DA 00-191
February 3, 2000

WIRELESS TELECOMMUNICATIONS BUREAU SEEKS COMMENT ON NEXTEL COMMUNICATIONS, INC.’S PETITION REGARDING PCS C AND F BLOCK SPECTRUM

EXTENSION OF FILING DEADLINE FOR COMMENTS TO SBC COMMUNICATIONS INC.’S REQUEST FOR WAIVER

Comment Date: February 14, 2000       Reply Date: February 22, 2000

Nextel Communications, Inc. (“Nextel”) has filed a petition requesting expedited rulemaking under Section 1.401, or in the alternative, waiver of the Commission’s rules under Sections 1.3 and 1.925. Nextel seeks modification or waiver of the Commission’s eligibility and bidding rules with respect to PCS C and F block spectrum. Section 24.709 of the Commission’s rules restricts the eligibility for C and F block licenses to entities with total assets and gross revenues below specified levels. Nextel requests that the Commission allow companies other than such entities to participate in the upcoming C and F block auction. In addition, Nextel urges the Commission to auction one block of spectrum at the end of May 2000 on a “bulk bidding” basis. Under this proposal the Commission would reconfigure the 30 MHz C block licenses into separate 20 MHz and 10 MHz authorizations and offer the new 20 MHz and the available 15 MHz PCS licenses on a bulk bid basis, subject to expedited build-out requirements. Further, the new 10 MHz C block and the F block licenses would be auctioned on a market-by-market basis.

Nextel argues that adopting its proposed rule modifications, or granting its waiver request, would serve the public interest by speeding the delivery of wireless services to the public, particularly to rural and underserved areas, and enhancing competition in wireless services.

We previously released a Public Notice seeking comment on SBC Communications Inc.’s (“SBC”) request for

1 47 C.F.R. §§ 1.401, 1.3, and 1.925.


waiver of the eligibility requirements for PCS C and F block spectrum.\(^4\) We stated that comments were due on February 10, 2000 and reply comments were due on February 15, 2000. In light of Nextel’s filing, we broaden our request to include comments addressing any issues raised by SBC and/or Nextel. Further, we extend the deadline for filing comments to SBC’s waiver request and/or Nextel’s petition to February 14, 2000 for comments and February 22, 2000 for reply comments.

Commenters should address the sufficiency of the showings made by SBC and/or Nextel in light of the requirements of 47 C.F.R. § 1.925 and any other public interest considerations. All comments should reference the DA number of this Public Notice (DA 00-191). Comments should be filed with the Office of the Secretary, Federal Communications Commission, TW B204, 445 12th St. S.W. Washington, DC 20554. Comments also should be provided to Amy Zoslov, Chief, Auctions and Industry Analysis Division, Rm # 4-A624, Wireless Telecommunications Bureau, Federal Communications Commission, 445 12th St. S.W. Washington, DC 20554.

This proceeding has been designated as a "permit-but-disclose" proceeding in accordance with the Commission's ex parte rules. 47 C.F.R. §§ 1.1200(a), 1.1206. Persons making oral ex parte presentations are reminded that memoranda summarizing the presentations must contain summaries of the substance of the presentations and not merely a listing of the subjects discussed. More than a one or two sentence description of the views and arguments presented is generally required. See 47 C.F.R. § 1.1206(b). Other rules pertaining to oral and written ex parte presentations in permit-but-disclose proceedings are set forth in section 1.1206(b) of the Commission's rules, 47 C.F.R. § 1.1206(b).

Both SBC’s waiver request and Nextel’s petition are available for public inspection and copying in the Reference Center, Room CY A257, 445 12th St., S.W., Washington, DC 20554. Copies of the request and the petition are also available from ITS at 1231 20th St. N.W., Washington, DC 20036, or by calling (202) 857-3800.

For further information, contact Leora Hochstein of the Auctions and Industry Analysis Division at (202) 418-0660.

By the Chief, Wireless Telecommunications Bureau

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Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of

Reaction of Certain C and F Block
Broadband PCS Licenses

RECEIVED
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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

PETITION FOR EXPEDITED RULEMAKING
OR, IN THE ALTERNATIVE,
WAIVER OF THE COMMISSION'S RULES

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January 31, 2000
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SUMMARY

When the Commission adopted the C and F Block auction rules in 1994, it balanced a conflicting set of Congressional goals: prompt deployment of new technologies; service to rural areas; recovering a portion of the value of the spectrum; and making licenses available to a wide variety of applicants, including small businesses. The rules put substantial weight on providing opportunities for small businesses (or "designated entities"), in part, because the Commission concluded that smaller companies could succeed in the broadband CMRS marketplace.

Even before the C and F block licenses were awarded, however, market conditions changed so significantly that the Commission’s hopes could not be realized. Rather than producing a vigorous marketplace of local and niche services, the auctions resulted in a handful of designated entities obtaining the vast majority of C and F Block licenses. The auction winners could not, however, translate their plans into operations, in large part because they had overextended themselves in their efforts to obtain sufficient spectrum. Today, only a few designated entities operate in a tiny fraction of C and F Block spectrum, and the vast majority of this spectrum lies fallow. Rural America remains particularly unserved and, in the March 1999 reauction, many rural licenses were not sold.

The Commission now is reauctioning much of the C and F Block spectrum and must once again balance the statutorily-defined goals for spectrum auctions. In designing these auctions, the Commission should focus on the goals that were not met by the initial C and F Block auctions – prompt deployment of service and service to all, including those in rural and underserved areas. These goals are particularly important because the failures of C and F Block licensees have deprived consumers of competitive choices that should have become available years ago.
To achieve these goals, the Commission must craft a new set of eligibility and bidding rules for the C and F Block spectrum now scheduled for auction in July. Specifically, the Commission should adopt rules as follows:

- The designated entity set aside rules will not apply to the reauction. Qualified, bona fide designated entities will be entitled to participate in the reauction and should remain eligible for bidding credits similar to those adopted for the 700 MHz auctions.

- One block of spectrum will be auctioned at the end of May 2000, on a bulk bidding basis. This block will consist of (i) 20 MHz from each of the 30 MHz C Block licenses being reauctioned; and (ii) all 15 MHz licenses being reauctioned. The successful bidder in this auction will be required to begin service in each BTA by three years from the date of license.

- The remaining F Block spectrum, consisting of 93 new 10 MHz licenses from each of the 30 MHz C Block licenses and all of the other 10 MHz licenses, will be auctioned beginning July 26, 2000. There will be separate bidding for each license.

These rules balance the Congressionally mandated goals while recognizing the evolution of the wireless marketplace since 1994. Opening the auctions to all qualified bidders and imposing accelerated build-out requirements for the bulk bid licenses will ensure that these licenses do not lie fallow. Accelerated build-out requirements for the bulk bid licenses will ensure that service is provided to many rural BTAs that do not now have PCS service. The bulk bid element of the auction will give the successful bidder the nationwide footprint necessary to compete effectively against mature wireless providers like AT&T Wireless. At the same time, the proposal will give designated entities significant opportunities by providing them with bidding credits and auctioning licenses at the BTA level. Thus, the proposal will meet the Congressional goals that were not served by the original C and F Block auctions while preserving the ability of designated entities to participate meaningfully in the auction process.
Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

In the Matter of

Reauction of Certain C and F Block Broadband PCS Licenses

To: The Commission

PETITION FOR EXPEDITED RULEMAKING OR, IN THE ALTERNATIVE, WAIVER OF THE COMMISSION'S RULES

"First, the operation of market forces generally better serves the public interest than regulation. As a general matter of principle, we prefer to place ultimate reliance on the market, rather than on regulation to direct the course of development in the CM/PCS and other markets. Second, we intend to foster vigorous competition in all telecommunications markets, consistent with the central Congressional mandate of the 1996 Act. In particular, we wish to ensure that there are no regulatory impediments to the evolution of wireless carriers into more effective competitors vis-à-vis the local wireline telephone companies. Third, we seek to secure the benefits of modern telecommunication services, including wireless services, for all areas of our Nation, including high-cost and rural areas. Finally, our regulations must promote, rather than impede, the introduction of innovative services and technological advances."

Nextel Communications, Inc. ("Nextel"), by its attorneys, hereby requests the Federal Communications Commission ("Commission" or "FCC") to initiate an expedited rulemaking proceeding pursuant to 47 C.F.R. § 1.401 to modify, or in the alternative to waive, its rules as necessary to implement a plan for the scheduled July 26, 2000 reauction of C and F Block broadband personal communications service ("PCS") licenses that will accomplish the four goals listed above.

Virtually none of the licenses identified by the Commission for the July 26 reauction have ever been used to provide service. Consequently, the Commission’s primary objective in this reauction should be to speed service to the public in a manner that enhances competition in both rural and urban areas. The Commission, therefore, should modify its rules as follows:

- Eligibility for the licenses available in the reauction should be expanded to all entities otherwise eligible under the Commission’s rules to hold the licenses, rather than being restricted to small businesses that qualify as designated entities.

- The 30 MHz C Block licenses should be reconfigured into separate 20 MHz and 10 MHz licenses for each BTA. The 20 MHz licenses, together with the available resubmitted C Block 15 MHz licenses, would be auctioned together exclusively as a single “bulk bid” package in a reauction to commence May 31, 2000. This bulk bid package would be subject to an expedited build-out schedule specifically to ensure that rural and underserved markets that went unsold in the last reauctions would receive service quickly.

- The new 10 MHz C Block and the F Block licenses would be auctioned on a BTA, market-by-market basis in the July 26, 2000 auction as planned. The availability of 93 new 10 MHz PCS licenses will enhance substantially designated entity opportunities to purchase these new licenses.

Nextel requests that the Commission place this petition on public notice immediately with an expedited pleading schedule so that rules can be adopted by April 15, 2000, for the two auctions described above.

Nextel's mobile radio roots are in the specialized mobile radio (“SMR”) industry. Prior to the creation of PCS, Nextel proposed SMR rule waivers to allow it to introduce advanced

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2 The Paducah, Kentucky license previously held by Southeast Telephone, Inc. may have been in service when the license was declared in default and cancelled for nonpayment.

3 Consistent with past Commission practice, individual licenses would be granted for the BTAs included in the bulk bid auction package. Attachment A lists the licenses that would be included within the bulk bid package.
switched digital services to provide the first real facilities-based competition to the cellular
duopoly. Nextel has assembled site-by-site SMR licenses and has participated in the
Commission's wide area SMR auctions to gain a sufficient footprint to provide its iDEN™
services. While it has sufficient spectrum for its current operations, Nextel seeks to offer a wider
array of advanced data and other innovative wireless communications services, and is interested
in participating in the upcoming reauction.

As the Commission recently found, access to additional spectrum could allow Nextel to
compete more effectively with large commercial mobile radio service ("CMRS") operators that
have access to substantially more spectrum. Adoption of these auction proposals also will
benefit other communications companies that have not already obtained substantial amounts of
wireless spectrum and are in a position to acquire these licenses and provide additional
competition in the CMRS market. Furthermore, a broader range of wireless mobile providers
will be eligible to bid for the additional 10 MHz licenses that the bulk bid proposal would make
available in all markets. Thus, regardless of which companies ultimately acquire the PCS
licenses to be made available in the upcoming reauction, as described below, it is manifestly in
the public interest for the Commission to modify its upcoming reauction.

I. WIRELESS MARKETS HAVE CHANGED DRAMATICALLY SINCE THE PCS
DESIGNATED ENTITY SET-ASIDE WAS ADOPTED.

The broadband CMRS market has undergone a substantial transformation since the
Commission established its PCS auction regime and the C and F Block designated entity set-
asides. Moreover, the wireless industry continues to evolve rapidly and the pace of change is

4 See In re Applications of Various Subsidiaries and Affiliates of Geotek Communications, Inc., Debtor-In-Possession, Assignors, and Wilmington Trust Co. or Hughes
continued...
accelerating. Although designated entity set-asides may have been appropriate in the context of
a nascent PCS market, set-asides are not well-suited to the current operational realities or future
competitive developments in the CMRS market.

A. In 1994, the Commission Reasonably Concluded That Small CMRS Operators Would Be Viable Competitors.

The Commission promulgated its original PCS auction rules in 1994, when the
broadband wireless mobile industry was characterized by a duopoly of cellular providers in each
market providing analog mobile voice communications services. To eliminate the cellular
duopoly and introduce enhanced digital wireless services, the Commission concluded that six
blocks of PCS spectrum should be made available for new entrants through competitive bidding,
as mandated by Congress. Of these, Blocks C and F — 40 MHz of the 120 MHz assigned to
licensed PCS operations — were set-aside for small businesses, or “designated entities,” required
to have gross revenues and total assets below certain levels and to comply with *de facto* and *de
jure* control requirements. The Commission also decided to auction C and F Block PCS

...continued


5 While the Regional Bell Operating Companies had significant in-market cellular
holdings, no single carrier had coast-to-coast licenses, and regional and local carriers were
common. In 1994, cellular providers that offered “national” wireless mobility did so through
inter-carrier roaming arrangements. These arrangements typically included a significant
surcharge on all calls made while roaming outside of a subscriber’s home area.

6 In the Matter of Implementation of Section 309(j) of the Communications Act –
Competitive Bidding, *Fifth Report and Order*, PP Docket No. 93-253, 9 FCC Rcd 5532, 5574-88
spectrum in 493 BTA licenses and to limit the total number of licensees that any single designated entity could obtain to facilitate distribution of licenses among a wide variety of applicants.\(^7\)

The Commission premised its actions establishing the C and F Blocks upon two fundamental assumptions. First, as is evident from the structure of the C and F Blocks (493 BTA licenses per Block) versus the A and B Blocks (52 MTA licenses per Block), the Commission assumed that designated entities would obtain licenses and implement PCS systems in smaller geographic markets. Second, given the early stage of the PCS industry’s development and the assertions in the record by interested small businesses, the Commission assumed that small businesses would be able to implement viable niche services in these more limited geographic markets and compete effectively with large regional and national wireless services providers by differentiating their offerings and forming cooperatives as necessary to counter any economics of scale realized by larger competitors.\(^8\) In the intervening years, however, this prediction did not prove true. Although there are many PCS licensees, consumer demand for national wireless services is plainly driving all CMRS carriers to national service offerings featuring “all you can eat” buckets of local and long distance minutes. Accordingly, today’s carriers must have either effectively national or regional footprints or arrangements that replicate the economics of a nationwide footprint.

\(^7\) Fifth Report and Order, at 5538.

\(^8\) For example, the Small Business PCS Association told the Commission that a small business operating in a single BTA service region could effectively compete with larger companies. See Fifth Report and Order at n.100.
B. By 1996, the Need for Broad Geographic Coverage Had Become Apparent.

Although the Commission promulgated its PCS auction rules in July 1994, the C Block PCS auction was delayed for a variety of reasons and did not commence until December 1995, well after the conclusion of the A and B Block PCS auction. In addition, the C Block auction was quite lengthy and did not conclude until May 1996. The idea that there would be many designated entity licensees successfully operating small regional PCS systems was shattered by the emergence of several large designated entities that had amassed significant license holdings. These so-called small businesses eliminated most of the real designated entities through their bidding strategies.9

C. Since 1998, CMRS Consolidation and Nationwide Footprints Have Been the Rule.

The trend in the CMRS industry towards larger geographic footprints has become more apparent since the conclusion of the C Block auction. Indeed, in its annual reports to Congress on competition in the CMRS industry, the Commission has identified consolidation and expansion of geographic coverage as the primary trends in the CMRS industry.10 The 1997

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9 By asking that the designated entity set-aside be eliminated for this reauction, Nextel is not attacking the wisdom of the PCS auction rules and designated entity set-asides originally adopted by the Commission. It is obvious, however, that small, start-up entities with hundreds of millions of dollars in debt are doomed to fail in competitive markets in which some of the nation’s largest communications firms operate. Furthermore, an entity that believes itself capable of bidding and timely making license payments totaling billions of dollars is not a small business by any stretch of the definition. Thus, despite the Commission’s best intentions in devising a designated entity program that would benefit small businesses, it is evident that many participants in the first C Bock auction had no intention of meeting the spirit of the Commission’s small business rules. Indeed, as Commissioner Furchtgott-Roth has recently stated, the C Block “experience is a case study in good intentions gone awry.” See “Commissioner Harold Furchtgott-Roth Reacts to NextWave Decision,” News, Federal Communications Commission (rel. Jan. 12, 2000).

10 See Implementation of Section 6002(B) of the Omnibus Budget Reconciliation Act of 1993, Annual Report and Analysis of Competitive Market Conditions with Respect to continued...
CMRS Annual Report recognized that CMRS operators acquired new wireless licenses through consolidation to gain efficiencies of larger and/or more cohesive footprints.\textsuperscript{11} In the 1998 CMRS Annual Report, the Commission reported that the primary focus of PCS operators was expansion of their footprints and that consolidation in the industry was continuing.\textsuperscript{12}

A driving force behind these trends was the introduction of “digital one-rate” price plans in 1998.\textsuperscript{13} The introduction of these pricing plans substantially changed the economics of the industry and made it significantly less cost effective for smaller regional CMRS providers to compete effectively with large wireless operators with national footprints. Even the more established CMRS carriers needed to find new ways to deliver improved seamless coverage as customers demanded wider coverage areas and lower rates in response to innovative new service offerings such as Nextel’s early offer of nationwide service with no charges for roaming.

In 1998, in efforts to achieve the needed critical mass, three of the top 25 operators in subscribership consolidated their operations with other carriers.\textsuperscript{14} These transactions included

\textit{...continued}


\textsuperscript{11} 1997 CMRS Annual Report, at 19766-67.

\textsuperscript{12} 1998 CMRS Annual Report at 10159-60, 10175.

\textsuperscript{13} While the details of various operators’ plans differ, they generally include some combination of the following: bundles of large quantities of minutes for a fixed monthly rate that translate into a low per-minute price; no long distance charges when used on the operator’s network; no roaming charges when used on the operator’s network; reduced roaming charges when off the operator’s network; and, in some cases, no extra roaming charges anywhere. Id. at 10155.

\textsuperscript{14} 1998 CMRS Annual Report, at 10159.
AirTouch's merger with US West Media Group, ALLTEL's merger with 360° Communications and AT&T's acquisition of Vanguard. That trend continued in 1999 as major wireless carriers such as AT&T, AirTouch, SBC and GTE continued to purchase other carriers, and new national combinations such as Omnipoint – VoiceStream – Aerial were proposed.\(^{15}\)

D. C Block Licensees Have Largely Been Unable to Finance and Implement Their Systems in the Present CMRS Market.

While dramatic structural changes were taking place in the CMRS industry since 1994, many C Block licensees found themselves unable, or unwilling, to pay the large sums owed for their licenses. Less than a year after the C Block auction concluded, the Wireless Telecommunications Bureau suspended payment obligations for C Block licensees.\(^{16}\) After considering several industry proposals on how to restructure C and F Block financial obligations, the Commission concluded that any outright forgiveness of the debt would undermine the credibility of the Commission's rules and would give an unfair advantage those who bid too high compared with those who withdrew when the bidding began to exceed their financial resources.\(^{17}\)

\(^{15}\) For example, in 1999 SBC acquired Comcast Cellular Communications, AT&T and Dobson Communications announced plans to purchase American Cellular Corp., AirTouch announced plans to purchase CommNet Cellular, and GTE announced plans to purchase 20 Ameritech wireless properties in partnership with minority-owned Georgetown Partners. See AT&T and Dobson Buy American Cellular for $2.32 Billion, Communications Daily, Oct. 18, 1999; GTE and Partner Pay $3.27 Billion for Ameritech Wireless Properties, Communications Daily, Apr. 6, 1999.


The major C Block industry players quickly responded to the Commission’s restructuring options: they declared bankruptcy. At present, at least eight C and F Block licensees holding more than 190 licenses, including the largest C Block license holder, NextWave Personal Communications, Inc. ("NextWave"), have declared bankruptcy. These bankruptcy cases have tied up the licenses in lengthy and complex proceedings and have had a snowball effect of freezing most build-out activity in the C Block. Only a few of the nearly 1,000 licenses acquired in the C and F Block auctions have been constructed and are in commercial operation; the vast majority remain unbuilt. As of January 3, 2000, only 21 C Block and 4 F Block licenses are constructed and providing services over some portions of their markets. In its annual report to Congress on CMRS competition, the Commission also reported that as of June 1999, C Block licensees implemented PCS services in regions covering only 6.7 percent of the U.S. population.

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19 Recent press reports indicate that of the 56 companies that made successful bids in the C Block auction, only about 15 are offering service. See Peter S. Goodman, Budget Talks Focus on Wireless Spectrum Issue, WASH. POST, November 17, 1999. See also Hearing of The Communications Subcommittee of the Senate Commerce, Science & Transportation Committee: FCC Reauthorization, May 13, 1998 (Chaired by: Senator Conrad Burns (R-Mt); Witness: Dan Phythyon, Chief, Wireless Bureau, FCC) (noting that recent C Block bankruptcies have "thrown . . . an incredible curve ball at this [auction] process and the Commission already is getting additional requests for relief, for delays, for clarity....").

while F Block licensees provided services in areas covering only 11.3 percent of the U.S. population.\textsuperscript{21}

II. RURAL AND UNDERSERVED AREAS HAVE BENEFITED LEAST FROM THE C AND F BLOCK LICENSES.

As the Commission's report to Congress shows, the C and F Block PCS licenses, nearly one-third of all new competitive spectrum available since the cellular duopoly days, have not been used to provide competition in rural and underserved areas. Carriers did not acquire these licenses to enter niche markets, as the Commission hoped when it established the designated entity program. Rather, C and F Block licensees chased the same urban customers who now already receive service from up to five different wireless competitors. The lack of carrier interest in rural and underserved markets is highlighted by the fact that 45 15 MHz licenses of the 154 total licenses available in this reauction went unsold in the March, 1999 reauction. These 45 unsold licenses primarily cover small populations in rural areas.

To ensure that rural and underserved area consumers are not left behind, these 15 MHz licenses should be packaged with the primarily urban 20 MHz licenses into a "bulk bid" package, as discussed more fully below. The entire package would then be subject to an accelerated build-out requirement under which the holder of the bulk bid licenses would be required to serve one-third of the population in each BTA within three, rather than the current five, years. In addition, Nextel pledges that if it is the winner of the bulk bid package at the conclusion of the

\textsuperscript{21} See Annual Report and Analysis of Competitive Market Conditions with Respect to Commercial Mobile Services, Fourth Report, FCC 99-136 (June 24, 1999) at Table 13C. The C Block figure likely overstates the actual implementation of C Block spectrum, however, because a number of the relevant C Block licensees returned their C Block licenses and are providing services using licenses acquired by Sprint PCS in the A or B Blocks. \textit{Id.}
May 31, 2000 bulk bid auction, it will provide service to the many Native Americans living on reservations in the BTAs covered by the bulk bid package.22

III. PERMITTING NON-DESIGNATED ENTITIES TO PARTICIPATE IN THE REACTION WILL RESULT IN SUBSTANTIAL PUBLIC BENEFITS AND IS FULLY CONSISTENT WITH THE COMMISSION’S STATUTORY MANDATE.

Section 309(j)(3) of the Communications Act outlines the objectives to be promoted by the Commission through competitive bidding for spectrum licenses. They include: (i) “the development and rapid deployment of new technologies, products, and services . . .;” (ii) “promoting economic opportunity and competition . . . by disseminating licenses among a wide variety of applicants, including small businesses . . .;” (iii) “recovery for the public of a portion of the value of the public spectrum resource made available for commercial use . . .;” and (iv) “efficient and intensive use of the electromagnetic spectrum.”23 The courts have recognized that these statutory objectives are potentially conflicting and have held that the Commission has discretion to determine which of these competing objectives to advance in its decisionmaking.24

22 The Commission recently released two notices of proposed rulemaking principally concerned with improving telecommunications services, including wireless services, to tribal lands. Indeed, the Commission even has sought comment on whether it should allow designated entity to non-designated entity license transfers if the non-designated entity pledges to provide service to tribal lands and other unserved areas. See Extending Wireless Telecommunications Services to Tribal Lands, WT Docket 99-266, Notice of Proposed Rulemaking, FCC 99-205 (rel. Aug. 18, 1999) at ¶ 36. See also Federal-State Joint Board on Universal Service: Promoting Deployment and Subscription in Unserved and Underserved Areas, Including Tribal and Insular Areas, CC Docket 96-45, Further Notice of Proposed Rulemaking, FCC 99-204 (rel. Sept. 3, 1999) at ¶ 6 (“The Commission has been particularly concerned that Indians on reservations, in comparison to other Americans, have less access even to basic telecommunications services.”).


24 See Fresno Mobile Radio, Inc. v. FCC, 165 F.3d 965, 971 (D.C. Cir. 1999); Melcher v. FCC, 134 F.3d 1143, 1154 (D.C. Cir. 1998). In Melcher, the court concluded that Section 309(j)(3)(B) “articulates a number of potentially conflicting objectives” and that “the Commission may decide how much precedence particular policies will be granted when several continued...
In view of the significant changes in the CMRS industry and the substantial difficulties experienced by C and F Block PCS licensees in building their systems, the Commission has both the basis for and the obligation to revise its competitive bidding rules in structuring the upcoming PCS auction. Because these developments have dramatically changed the market and the common understanding of the elements necessary for viability and sustained successful commercial operations, the Commission’s set-aside policy must be eliminated. The Commission should now address how it may best promote the objectives of Section 309(j)(3) of the Communications Act in light of the fundamental changes in the marketplace.\textsuperscript{25}

A. Designated Entities Now Face Significantly Greater Competitive Obstacles than They Have in the Past.

This scheduled auction presents the Commission with competitive circumstances that are even more disadvantageous to the potential success of small businesses than were obstacles at the time of the 1994 C Block auction. The PCS licenses available in the upcoming auction must be won, financed and built out in the face of formidable facilities-based national competition such as Vodafone/AirTouch-Bell Atlantic/GTE, Sprint PCS and AT&T Wireless, as

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are implicated in a single decision.”\textsuperscript{25}\textit{Melcher}, at 1154 (quoting \textit{Mobiletel, Inc. v. FCC}, 107 F.3d 888, 895 (D.C. Cir. 1997)). The court’s view recently was affirmed in \textit{Fresno Mobile Radio}. “When an agency must balance a number of potentially conflicting objectives, which these are, judicial review is limited to determining whether the agency’s decision reasonably advances at least one of those objectives and its decisionmaking process was regular.”\textit{Fresno Mobile Radio}, at 971.

\textsuperscript{25} As noted by the U.S. Court of Appeals for the D.C. Circuit in discussing its reliance on the Commission’s predictive policy judgment, “a month of experience will be worth a year of hearings.”\textit{Syracuse Peace Council v. FCC}, 867 F.2d 654, 660 (D.C. Cir. 1989) (quoting \textit{American Airlines, Inc. v. CAB}, 359 F.2d 624, 633 (D.C. Cir. 1966) (en banc), cert. denied, 385 U.S. 843 (1966). In this case, the Commission’s years of experience with the CMRS industry and the C Block, in particular, overwhelmingly demonstrate that the public interest would be best

continued...
well as with continued strong regional competition from the other Regional Bell Operating Companies such as SBC and BellSouth. Each of these competitors has been operating for years, provides nationally or regionally available broadband cellular and PCS offerings, and possesses significant marketing advantages, such as well recognized brands.

It is manifest that the Commission’s earlier assumptions concerning measures necessary to facilitate small business participation in broadband PCS do not reflect the realities of the national CMRS market. The severe difficulties experienced by C and F Block licensees confirm that small businesses with limited resources face daunting obstacles in obtaining financing, building out their systems and competing successfully with entrenched incumbents.26

Accordingly, limiting the scheduled reauction to designated entities guarantees that the problems experienced by previous C Block designated entity licensees will be repeated and the spectrum will remain fallow. The Commission should acknowledge here, as it has elsewhere, that the competitive conditions of the CMRS market have changed dramatically and modify its rules accordingly.27 Indeed, the eligibility change proposed is consistent with the Commission’s

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served by modifying the PCS competitive bidding rules and eliminating the designated entity set-aside.

26 The sales of Vanguard to AT&T Wireless in 1998 and Comcast Cellular to SBC in 1999 are evidence that even established, non-designated entity regional operators are exiting the business. See Comcast Corp. Sells Cellular Telephone Operations for $1.7 Billion, Press Release, Jan. 20, 1999 (quoting President Brian Roberts as stating that “with this sale, we acknowledge the trend toward national and global competitors in the wireless industry”); Bill Menezes, “Is Vanguard Just the Beginning?,” Wireless Week, Oct. 12, 1998 (quoting Vanguard’s CEO as stating that “For a company such as Vanguard that only owns the network that performs the cellular part of the mix, we believe we could find ourselves continually signing up more customers yet generating unsatisfactory operating results. We believe this situation has created a new level of financial risk we have to put into our mix”).

27 See 1998 Biennial Regulatory Review Spectrum Aggregation Limits for Wireless Telecommunications Carriers, WT Docket 98-205, Report and Order, FCC 99-244 at ¶ 48 (rel. continued...
early acknowledgement when creating the program that designated entity benefits should not delay service to the public by encouraging under-capitalized firms to receive licenses for facilities which they clearly lack the resources adequately to finance."28 Because continuing a set-aside creates unacceptable risks of an indefinite denial of additional competitive PCS service to the public, the Commission should modify its rules to expand participation in the upcoming reauction.

R. Expanding Participation in the Reauction to Non-Designated Entities Will Enhance Competition and Further Important Public Interest Objectives.

A fundamental objective embodied in the Communications Act of 1934 is the deployment of “rapid, efficient Nation-wide ... wire and radio communication service with adequate facilities at reasonable charges ...”29 Congress adopted even more explicit objectives when it amended the Communications Act in the Omnibus Budget Reconciliation Act of 1993, directing “the development and rapid deployment of new technologies, products, and services for the benefit of the public ... [and] efficient and intensive use of the electromagnetic spectrum.”30

The objectives of rapid deployment and efficient use of spectrum are nowhere more evident than in the development of the PCS band plan and services rules. There, the Commission set out as its initial goals promoting “universality; speed of deployment; diversity of

...continued

Sept. 22, 1999) (“In the CMRS markets, we have seen substantial progress in competitive conditions as the result of the recent influx of new entrants.”) (“1999 Spectrum Cap Order”).


services; and competitive delivery.”31 Indeed, in one challenge to its licensing procedures, the Commission stated that even a temporary delay in the issuance of PCS licenses would not be in the public interest because it would delay the introduction of new competition and services.32 Moreover, the Commission has routinely held that “spectrum should not lie fallow when there are applicants ready and willing to use it.”33 This policy is so important that the Commission has waived its rules when necessary to prevent usable spectrum from remaining idle.34

By expanding the pool of participants in the C and F Block auction to companies that are better positioned to implement successfully new PCS systems, the Commission will significantly enhance competition in wireless telecommunications services. Non-designated entity wireless companies possess the operational expertise and substantial resources necessary

31 Amendment of the Commission’s Rules to Establish New Personal Communications Services, Notice of Proposed Rulemaking and Tentative Decision, GEN Docket No. 90-314, ET Docket No. 92-100, 7 FCC Rcd 5676, 5679 (1992). See also Amendment of the Commission’s Rules to Establish New Personal Communications Services, Memorandum Opinion and Order, GEN Docket No. 90-314, 9 FCC Rcd 4957, 4961 (1994) (“Rapid deployment is important so that consumers do not have to wait for the benefits of the new services.”); Amendment of Rules Re. Installment Payment Financing, Second Report and Order, WT Docket No. 97-82, 12 FCC Rcd 16436, 16438 (1997) (“It is in the public interest to adopt provisions to facilitate use of C block licenses without further regulatory or marketplace delay.”).


33 Mobilcomm Pittsburg, Inc., Memorandum Opinion and Order, 8 FCC Rcd 351 (1993). See also Amendment of Section 73.202(b), Table of Assignments, FM Broadcast Stations, Memorandum Opinion and Order, 62 FCC 2d 76, 80 (1976) (finding “little benefit to the public interest in allowing a channel to lie fallow and unused . . .”); Aeronautical Radio Inc., Memorandum Opinion and Order, 3 FCC Rcd 6994, 6995 (1998) (stating that the FCC’s channel recovery policies ensure that scarce spectrum space is either put to prompt use by the existing licensee or returned for reallocation to another ready and able to construct).

34 For example, the FCC waived a minimum loading requirement to avoid spectrum lying fallow, which it described as “the least efficient alternative.” Petition for Declaratory Ruling Concerning Waiver of the Loading Requirements in 47 C.F.R. § 21.710(d), Declaratory Ruling and Order, 11 FCC Rcd 1911, 1912 (1996). See also BellSouth v. FCC, 162 F.3d 1215, 1225

continued...
to construct and operate viable PCS systems in the face of formidable competition from wireless providers that have substantial "head starts" in the CMRS market. As a result, eliminating the designated entity set-aside in the reauction will promote the near-term implementation of new PCS competition and the provision of additional service choices to the public.

Permitting non-designated entities to participate in the reauction also will promote the proper functioning of the Commission's auction process and ensure that the public receives the full market value of the available spectrum. Congress adopted competitive bidding for spectrum licenses to promote an assignment process that would utilize marketplace forces to assign licenses to those parties that value the spectrum most highly. If the Commission retains a designated entity set-aside for this reauction, it will thwart this Congressional directive. Allowing all qualified entities, regardless of their size, to participate in the reauction will ensure that the auction process works rationally and maximizes the value of the spectrum, thereby providing that the public receives full value for this spectrum.

C. Small Businesses Will Have the Opportunity to Participate Fully in the Reauction.

While Nextel believes that small businesses face formidable obstacles in entering the CMRS marketplace, expanding participation in the C and F Block reauctions to companies other than designated entities will in no way undermine their opportunity to participate in the reauction. First, the continued availability of bidding credits will provide small businesses with an enhanced ability to bid competitively against other applicants. Second, designated entities will be able to pursue whatever bidding strategy best complements their circumstances. For

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(D.C. Cir. 1999) (FCC stating in oral argument that it would allow exceptions to its spectrum cap rules where necessary to prevent spectrum from lying fallow).
example, designated entities with F Block licenses not in default might seek to acquire additional 10 MHz C Block licenses. New entrant designated entities might seek to acquire available C or F Block licenses. Finally, nothing would preclude any qualified designated entity from acquiring the national 20 MHz/15 MHz bulk bid package of licenses.

Indeed, the bulk bid reauction proposal actually enhances the ability of small businesses to participate fully in the reauction because it provides a large number of additional PCS licenses all across the country by reconfiguring available 30 MHz C Block licenses into a 20 MHz/15 MHz bulk bid package and 10 MHz BTA licenses. Thus, all auction participants will have more choices and licenses can be acquired more easily by designated entities. By creating a large number of additional PCS licenses that will be auctioned on a BTA, market-by-market basis, the bulk bid proposal makes it significantly easier and less expensive for designated entities and other applicants to break into new markets or to expand existing operations.

Moreover, the Commission has moved away from establishing small business set-asides like the C and F Block PCS licenses in its more recent auctions. In rejecting small business set-asides, the Commission generally has cited “the large number of licenses available” and the effectiveness of bidding credits and other special provisions that allow for extensive participation of small businesses without the use of spectrum set-asides. In other cases, the Commission has

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35 Additionally, under existing rules, designated entities can disaggregate and partition licenses to other qualified designated entities without triggering unjust enrichment penalties.

simply relied on its substantial bidding credits and other small business preferences in declining
to adopt small business set-asides. Most recently, when the Commission created twelve large
regional licenses to be auctioned and provided for a nationwide bid that would operate as a
“winner take all” auction assignment mechanism, it determined that no small business assistance
devices, beyond bidding credits, would be appropriate or necessary.

IV. THE BULK BID PROPOSAL IS STRONGLY PRO-COMPETITIVE AND WILL
RESULT IN SUBSTANTIAL PUBLIC BENEFITS.

Consistent with the post-auction experience of licensee disaggregation of 30 MHz
licenses, Nextel proposes that the Commission reconfigure the available 30 MHz C Block
licenses into separate 20 MHz and 10 MHz BTA authorizations. The Commission would then
offer the new 20 MHz and the available 15 MHz PCS licenses exclusively on a bulk bid package
basis in an expedited auction that would begin on May 31, 2000, with full license payment to be
made by September 30, 2000. It would offer the remaining new 10 MHz BTA licensees and the

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Docket No. 93-253, 12 FCC Rcd 2732, 2820 (1997); Amendment of the Commission’s Rules
Regarding the 37.0-38.6 GHz and 38.6-40.0 GHz Bands; Implementation of Section 309(j) of the
Communications Act — Competitive Bidding, Notice of Proposed Rule Making and Order, ET

37 See Amendment of the Commission’s Rules to Establish Part 27, the Wireless
Communications Service (“WCS”), Report and Order, GN Docket No. 96-228, 12 FCC Rcd
10785, 10882 (1997).

38 See Channels 60-69 Order, FCC 00-5 at ¶ 134 (establishing no set-aside and stating
that bidding credits “will provide adequate opportunities for small businesses of varying sizes to
participate in spectrum auctions”).

39 In October 1997 for example, AT&T entered into a partnership in which Triton PCS
received 20 MHz of AT&T’s MTA licenses in several BTAs throughout the Southeast. AT&T
later formed similar ventures with TeleCorp, Inc. and Cincinnati Bell. See Annual Report and
Analysis of Competitive Market Conditions With Respect to Commercial Mobile Services, Third
available 10 MHz F Block licensees in the reauction on a BTA, market-by-market basis that would begin on July 26, 2000.

A. The Bulk Bidding Proposal Will Establish a Viable, Nationwide PCS Competitor and With Result in Expedited Service to Rural and Underserved Areas.

Because wireless operators have expanded their geographic footprints on a regional and national scale, the Commission must adapt its auction mechanisms to allow bidders to achieve competitive parity, i.e. nationwide aggregation of licenses. Offering new 20 MHz PCS licenses, together with available 15 MHz licenses, exclusively on a bulk bid basis would provide sufficient spectrum and geographic coverage to support the entry of a new or spectrum constrained facilities-based PCS provider that would be able to compete effectively against entrenched wireless incumbents on a nationwide scale. The introduction of a viable, new or enhanced nationwide PCS competitor will expand service choices for users, heighten incentives for national carrier efficiency, hasten technological innovation and put new pressure on all CMRS providers to offer higher quality services at reduced costs. Thus, the bulk bid proposal is strongly pro-competitive and will significantly enhance competition within the CMRS market.

The need for a bulk bidding option in the upcoming reauction is underscored by the most recent Commission review of competition in the CMRS market. In the most recent CMRS Annual Report, the Commission reported that the primary focus of PCS operators was expansion

40 Operators with large footprints can achieve economies of scale and increased efficiencies, and the proliferation of one-rate pricing plans has enhanced the need for geographic expansion because it can be significantly more expensive to provide this feature when a wireless customer roams outside of its home network. 1998 CMRS Annual Report, at 10159.

41 In view of developments in wireless technology, Nextel believes that 20 MHz of PCS spectrum is sufficient to support a fully competitive PCS system that can provide a full range of CMRS services.

of their footprints and that consolidation in the industry is continuing. Indeed, as the Commission has recently recognized, concentration currently prevails in the CMRS marketplace. Consequently, Commission policy is to "foster more vigorous competition in markets in which adequate competition has not yet been realized, and to inhibit the erosion of competition from undue consolidation of spectrum in markets in which competitive conditions may have advanced significantly." The bulk bid package will foster more vigorous competition. In addition, including the predominantly rural 15 MHz licenses in the package will ensure that these areas are built out soon. Thus, the bulk bid proposal will ensure that all consumers in all markets subject to reauction, both rural and urban, enjoy the benefits of additional PCS service offerings at the earliest possible time.

B. The Commission Can Immediately Implement the Bulk Bidding Proposal.

The Commission has the authority to reconfigure the licenses in the manner proposed and to specify use of a bulk bidding mechanism. In this regard, there are many aspects of the Channels 60-69 national bid proposal that could be modified or adapted for use in reauctioning 20 MHz PCS licenses in bulk. Indeed, the FCC has proposed a "winner take all" national bid method for the announced Channels 60-69 auction.

43 Id. at 10159-60, 10175. The CMRS Annual Report cited the AirTouch/US West, ALLTEL/360° Communications, and SBC/SNET transactions and the planned ALLTEL/Alien, SBC/Comcast, SBC/Ameritech, Bell Atlantic/GTE and AT&T/Vanguard transactions as examples of the trends towards consolidation in the CMRS market. Id., at 10159.

44 See 1999 Spectrum Cap Order, FCC 99-244 at ¶ 27.

45 As discussed above, the 15 MHz licenses are those that went unsold in the last C Block reauction held in March of 1999.

46 See Channels 60-69 Order, FCC 00-5.

47 See id. at ¶¶ 126-27.
Unlike the Channels 60-69 auction, however, the Commission need not delay the auction to await the development of software capable of processing combinatorial bids. No additional auction software is necessary to implement the Nextel bulk bidding plan because it necessarily reflects an aggregation of available spectrum and markets. Thus, the Commission can easily implement the bulk bidding proposal without delaying the PCS reauction and should accelerate the bulk auction to May 31, 2000. By holding the bulk bid auction soon, the public will quickly benefit from new service offerings at the earliest possible time.48

C. Additional Proposals Related to Bulk Bidding.

In connection with offering the new 20 MHz C Block licenses and the available 15 MHz C Block licenses exclusively on a bulk bid package basis, the following additional measures are proposed to facilitate the bulk bid auction and expedite deployment of the spectrum. Given the substantial value of the PCS spectrum at issue, the Commission should adopt an up-front payment and minimum opening bid of $2 billion for the bulk bid auction package. This substantial payment and bidding requirement will ensure that only those applicants that can commit substantial resources to acquiring and building out the spectrum participate in the bulk bid auction and that the public receives the full value of the spectrum.

48 Indeed, a bulk bid auction could easily conclude in 2 or 3 days and thus enable buildout to begin promptly.
Nextel also proposes that the Commission establish accelerated system construction and service implementation schedules for all markets in the bulk bid auction. Specifically, to ensure that the licenses are put to use quickly, the Commission’s five-year construction deadline should be shortened to three years.\(^49\) Imposing accelerated implementation schedules for these markets will ensure those applicants that participate in the bulk bid auction are committed to building out all of the licensed areas in a timely manner, thus promoting the rapid introduction of new PCS systems and services to the public.

D. The Availability of Additional 10 MHz C Block Licenses in Many Major Markets Will Enhance the Ability of All Applicants to Participate in the Reauction.

In addition to creating 20 MHz licenses to be offered exclusively in bulk, the bulk bid proposal to reconfigure the available 30 MHz C Block licenses will create a large number of 10 MHz PCS licenses for major markets throughout the United States. A total of 93 additional 10 MHz PCS licenses would be available as a result of the bulk bid proposal, which would supplement the 40 F Block licenses available in the scheduled reauction. All of these 10 MHz PCS licenses be auctioned on a BTA, market-by-market basis.

The availability of a substantial number of additional PCS licenses in the upcoming reauction will enhance the ability of all potential bidders, including small businesses, to participate fully in the reauction. Because these additional 10 MHz PCS licenses will cover many of the most significant and populous U.S. markets, they would be desirable to many existing players as well as to new entrants.

\(^{49}\) Current rules require licensees of 30 MHz licenses to serve one-third of the population of their service area within five years and two-thirds of the population within ten years. Licensees of 10 MHz and 15 MHz licenses must serve one-quarter of the population of their service area within five years or make a showing of substantial service. 47 C.F.R. § 24.203.
Furthermore, because the acquisition of 10 MHz of PCS spectrum should cost less than acquisition of 30 MHz of spectrum in the same market, it would be easier for small businesses to acquire a 10 MHz license. Not only would the availability of additional 10 MHz PCS licenses attract new small businesses to the CMRS market, these licenses create a path for existing designated entity F Block licensees to more easily expand existing operations. The availability of additional 10 MHz PCS licenses also would provide an adequate means for other existing wireless operators to “fill in” their geographic footprint or expand their PCS offerings. Thus, reconfiguration of the 30 MHz C Block licenses enhances the ability of all potential bidders, including small businesses, to participate in the reauction by creating a large number of additional 10 MHz PCS licenses that otherwise would not be available.

V. THE COMMISSION ALTERNATIVELY SHOULD WAIVE ITS RULES TO IMPLEMENT THIS AUCTION PROPOSAL.

Section 1.3 of the Rules permits the Commission to grant a waiver of its rules “if good cause therefor is shown.”\(^\text{30}\) The “good cause” standard is met if a petitioner demonstrates: (i) that special circumstances warrant a deviation from the general rule; and (ii) that such deviation will serve the public interest.\(^\text{31}\) Similarly, under Section 1.925(b)(3) of the Rules, the Commission may grant a waiver of the broadband PCS rules where a showing is made that:

(i) The underlying purpose of the rule(s) will not be served or would be frustrated by its application in a particular case, and that the grant of the requested waiver would be in the public interest, or

\(^\text{30}\) 47 C.F.R. § 1.3.

(ii) In view of unique facts and circumstances of the instant case, application of the rule(s) would be inequitable, unduly burdensome or contrary to the public interest, or the applicant has no reasonable alternative.\textsuperscript{52}

The United States Court of Appeals for the D.C. Circuit and the Commission have recognized that no substantive difference exists between the general Section 1.3 waiver standard and the PCS-specific waiver standard of Section 1.925.\textsuperscript{53}

The courts have afforded the Commission substantial deference in determining the circumstances warranting grant of a waiver request, especially when the waiver request requires the expertise of the agency. For instance, in Bell South Corp. v. FCC, the United States Court of Appeals for the District of Columbia Circuit stated that “[w]hen . . . an agency is obligated to make policy judgments where no factual certainties exist or where facts alone do not provide the answer, our role is more limited; we require only that the agency so state and go on to identify the considerations it found persuasive.”\textsuperscript{54}

If the Commission elects to act by waiver rather than by expedited rulemaking, it should treat the proposals to expand participation in the reauction to non-designated entities, to reconfigure available 30 MHz licenses, and to auction the new 20 MHz licenses on a bulk bid basis, as a requested waiver of its PCS auction rules. For the reasons set forth in the preceding sections, the waiver standards enunciated in Sections 1.3 and 1.925(b)(3) are fully satisfied in

\textsuperscript{52} 47 C.F.R. § 1.925(b)(3) (emphasis added).
\textsuperscript{53} See Bell South Corp. v. FCC, 162 F.3d 1215, 1225 n.10 (D.C. Cir. 1999); Application for Review of BellSouth Wireless, Inc., Memorandum and Order, WT Docket No. 96-59, 12 FCC Rcd 14031, 14037-38 (1997).
\textsuperscript{54} BellSouth Corp. v. FCC, 162 F.3d 1215, 1221 (D.C. Cir. 1999) (quoting Melcher v. FCC, 134 F.3d 1143, 1152 (D.C. Cir. 1998)).
this case. Nextel envisions that this waiver would not be limited to Nextel, but would operate as a blanket waiver to allow auction participation by all interested and qualified bidders.\(^{55}\)

VI. CONCLUSION.

As demonstrated in this Petition, the reauction proposals discussed herein would further important public interest objectives, including allowing the spectrum to be put to use promptly in major urban and smaller rural markets, significantly enhancing competition in wireless services, promoting small business participation in the PCS reauction and ensuring that the public receives the full value of the spectrum. Accordingly, Nextel respectfully requests that the Commission conduct an expedited rulemaking proceeding to modify its rules as necessary to adopt these reauction proposals. Alternatively, if the Commission elects to shape its reauction standards via

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\(^{55}\) The FCC has previously issued blanket waivers applicable to similarly-situated entities, particularly when such waivers would avoid unnecessary delay and administrative burden. See, e.g., Implementation of Sections 11 and 13 of the Cable Television Consumer Protection and Competition Act of 1992, Report and Order, MM Docket No. 92-264, 8 FCC Rcd 6828 (1993); Implementation of the Pay Telephone Reclassification and Compensation Provisions of the Telecommunications Act of 1996, Memorandum Opinion and Order, CC Docket No. 96-128, 13 FCC Rcd 4998 (CCB 1998); BellSouth Corporation Petition for Waiver of Section 32.22 of the Commission’s Rules, Memorandum Opinion and Order, 2 FCC Rcd 5146 (CCB 1987).
a waiver process, Nextel requests that the Commission waive its rules as necessary to implement

Nextel's proposals as presented in this Petition.

Respectfully submitted,

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[Signature]
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Robert S. Foosaner
Senior Vice President and Chief Regulatory Officer

Its Attorneys

January 31, 2000
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| PBB235C | 31 | Indianapolis | 235 | Lafayette, IN | 247,523 | 20 |
| PBB239C | 13 | Tampa-St. Petersburg-Orlando | 239 | Lakeland, FL | 405,382 | 20 |
| PBB241C | 5 | Detroit | 241 | Lansing, MI | 489,698 | 20 |
| PBB744C | 39 | El Paso-Albuquerque | 244 | Las Cruces, NM | 197,166 | 20 |
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| PBB329C | 41 | Oklahoma City | 329 | Oklahoma City, OK | 1,305,472 | 20 |
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CERTIFICATE OF SERVICE

I, Constance Randolph, do hereby certify that on this 31st day of January, 2000, I caused copies of the foregoing "Petition for Expedited Rulemaking or, In the Alternative, Waiver of the Commission's Rules" to be served via hand delivery upon the following:

Magalie R. Salas
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Michael K. Powell
Commissioner
Federal Communications Commission
445 12th St., SW, Room 8-A204
Washington, DC 20554

William E. Kennard
Chairman
Federal Communications Commission
445 12th St., SW, Room 8-B201
Washington, DC 20554

Gloria Tristani
Commissioner
Federal Communications Commission
445 12th St., SW, Room 8-C302
Washington, DC 20554

Susan Ness
Commissioner
Federal Communications Commission
445 12th St., SW, Room 8-B115
Washington, DC 20554

Kathleen O'Brien Ham
Wireless Telecommunications Bureau
Federal Communications Commission
445 12th Street, SW, Room 3-C255
Washington, DC 20554

Harold Furchtgott-Roth
Commissioner
Federal Communications Commission
445 12th St., SW, Room 8-A302
Washington, DC 20554

Constance Randolph

January 31, 2000
WAIVER — EXPEDITED ACTION REQUESTED

January 21, 2000

Magalie Roman Salas
Secretary
Federal Communications Commission
c/o Mellon Bank
P.O. Box 358130
Pittsburgh, PA 15251-5130

Re: Petition of SBC Communications Inc. for a Waiver of the Eligibility Requirements of 47 C.F.R. §24.709 for the PCS Frequency Blocks C and F Auction to Begin on July 26, 2000

Dear Ms. Salas:

Enclosed for filing please find an original and four copies of the Petition of SBC Communications Inc. for a Waiver of the Eligibility Requirements of 47 C.F.R. § 24.709 for the PCS Frequency Blocks C and F Auction to Begin on July 26, 2000. Also enclosed are a Form 159 and a check payable to the Federal Communications Commission in the amount of $135 for the prescribed filing fee.

Please direct questions or correspondence concerning this petition to me.

Sincerely,

Wayne Watts

Enclosures
Before the
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

In the Matter of
Petition of SBC Communications Inc.
For a Waiver of the Eligibility Requirements of 47 C.F.R. § 24.709
For the PCS Frequency Blocks C and F
Auction to Begin on July 26, 2000

To: The Commission

PETITION OF SBC COMMUNICATIONS INC.
FOR A WAIVER OF SECTION 24.709
AND FOR EXPEDITED ACTION

James D. Ellis
Wayne Watts
Carol L. Tacker
SBC Communications Inc.
175 E. Houston
San Antonio, TX 78205
(210) 351-3476

Dated: January 21, 2000
EXECUTIVE SUMMARY

SBC applauds the Commission’s decision to re-auction the PCS spectrum that was originally licensed to NextWave. NextWave’s failure to honor the commitments it made over three years ago has harmed the public interest by allowing this spectrum to remain unused, as well as by denying the treasury monies owed for this valuable resource. The public interest requires the Commission to put this spectrum into the hands of carriers who will promptly and effectively put it to maximum use.

To date, designated entities have experienced serious difficulties. The three largest winners of the C and F block auctions went bankrupt, and approximately 80% of the C block spectrum, representing over $6.5 billion of the $10.2 billion bid in that auction, has either been entangled in bankruptcy proceedings or returned to the Commission. Significantly, as shown by the Commission’s records, the designated entities have failed to introduce service to virtually all markets, and, in the major markets, 9 out of 10 C block licenses were acquired by companies who subsequently declared bankruptcy. Indeed, NextWave itself was the auction winner in the majority of the 50 largest markets.

SBC seeks a waiver of the eligibility rules for the auction of C and F block authorizations to begin on July 26, 2000. Limiting participation in the upcoming auction exclusively to designated entities would invite a replay of the very problems that have plagued this process to date. SBC will be an active participant in this auction and will seek to obtain a substantial number of the C and F block authorizations.

It is well established that the Commission has the power to grant such a waiver if the public interest would be served either: (1) because the waiver is needed to implement
Commission policies or (2) because of unique or unusual circumstances. Both standards are met here. Opening the auction to SBC will ensure the participation of a bidder with the resources both to commence service quickly and to honor its payment commitments. This spectrum will not only be put into use faster, but also, it will be put to use by an experienced wireless operator capable of competing effectively with the multiple existing wireless operators in these market areas. It will enable SBC to meet the explosive increase in demand for wireless services in market areas where SBC does not currently provide facilities-based service. In contrast to a typical designated entity, SBC can and will compete effectively with the existing major wireless providers, such as AT&T Wireless, Sprint, Nextel, BellAtlantic/GTE/Vodafone/AirTouch and VoiceStream/Aerial/Omnipoint, which have existing networks, customer bases, support systems and name brand recognition. The rapid changes in the wireless marketplace since the Commission first awarded this spectrum, and the long period of time this spectrum has gone unused, constitute appropriate circumstances for granting the waiver.

The grant of this waiver will also be consistent with the Commission's efforts to encourage participation by smaller companies. Designated entities will remain eligible for bidding credits and other benefits, but both the past difficulties of NextWave and others, as well as intensifying competition in wireless markets, must be taken into account by the Commission in connection with the re-auction of this spectrum. Allowing a non-designated entity like SBC to participate will encourage successful entry of smaller companies because it will increase the likelihood that they will only attempt to enter the markets where they can be competitive.
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<td>B. Future Competitive Conditions Will Make It Difficult for Designated Entities to Compete Successfully On a Broad Geographic Basis or In Larger Markets</td>
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<td>IV. THE GRANT OF THIS WAIVER PETITION WILL SERVE THE PUBLIC INTEREST</td>
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<td>V. CONCLUSION</td>
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ATTACHMENT: Affidavit of Stanley T. Sigman
Group President -- SBC National Operations
I. INTRODUCTION

Pursuant to Sections 1.3 and 1.925 of the Commission’s Rules, SBC Communications Inc. (“SBC”) hereby petitions for an expedited waiver of 47 C.F.R. § 24.709 so that it can participate in the auction scheduled to begin on July 26, 2000 for reclaimed C and F block PCS authorizations. If the Commission wishes to see this spectrum, which has now lain fallow for over three years, utilized promptly to provide new, competitive wireless services to the public, it must open the auction to companies in addition to designated entities. Restricting this new auction to designated entities will ensure that the difficulties, which have plagued virtually all the designated entities that participated in the initial auctions, will be repeated. Indeed, the marketplace changes that have occurred in the ensuing years have aggravated those difficulties, and make it less likely that a designated entity would succeed today in making effective use of this spectrum."

1 As the Commission is acutely aware, the three designated entities which acquired the largest number of C block licenses all declared bankruptcy. See Donaldson, Luarkin & Jenrette, The Global Wireless Communications Industry, at 48 (Summer 1999) (“DLJ Report”); FCC, Federal Communications Commission C-Block Auction: Final Results, available at <http://www.fcc.gov/wtb/auctions/blk_c5_cursum.gif> (listing highest bidders). Virtually all the others faced sufficient financial difficulties to require the Commission to provide them with relief. See, e.g., In re Amendment of the Commission’s Rules Regarding Installment Payment Financing for Personal Communications Services (PCS) Licensees, Second Report and Order and Further Notice of Proposed Rule Making, [Footnote is continued on next page]
The grant of this waiver petition — like the waiver the Commission’s Staff
publicly stated it would recommend when it entered into the Term Sheet with Nextel, would serve the public interest because it will: (1) speed the delivery of additional wireless services over this still dormant spectrum; (2) provide substantial new competition in numerous market areas, including most of the major markets throughout the country, through the entry of an experienced, technically advanced and financially strong entrant; (3) avoid a repetition of the C block scenario; (4) increase the likelihood that smaller companies that are successful in the auction will also be successful in the marketplace; and (5) maximize the recovery for the treasur. The Commission has the power to grant this petition and has granted waivers in other situations where the public interest would be similarly served. As demonstrated in the accompanying Affidavit of Stanley T. Sigman, the Group President for SBC National Operations ("Sigman

Footnote continued from previous page]

12 FCC Red. 16,436 (1997). With this history, it is questionable whether there exist today sources of adequate funding to allow many of the designated entities to make timely and effective use of the same frequencies and become meaningful competitors in these same markets.

2 See Nextel’s Term Sheet For Comprehensive Settlement Agreement and Joint Plan of Reorganization (the “Term Sheet”), filed as exhibit 99.1 to Nextel Communications, Inc., S.E.C. Form 8-K (filed Aug. 18, 1999).


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Affidavit”), SBC is firmly committed to participate actively in the upcoming auction if this waiver is granted.

A. The Public Interest Requires Expedited Approval of SBC’s Request

SBC requests the Commission to give this waiver expedited consideration in view of the fast pace of developments in wireless markets. During the past several years, the Commission has taken numerous actions, including the award of new spectrum and the approval of many mergers and other transactions, to facilitate the ability of wireless carriers to establish large regional, and even national, wireless footprints. Expedited action on this petition will enable SBC to refine its nationwide wireless strategy based on its ability to participate in the auction. In addition, expedited consideration of this petition in necessary so that all potential bidders who may wish to participate in the upcoming auction, both designated entities and others, are aware of who is eligible to participate and can base their plans, and make appropriate financial arrangements, in light of that information. The extensive press coverage of the proceedings involving NextWave, including the Staffs determination that Nextel would be entitled to a similar waiver, means that potential commenters have been on notice for months that the Commission would be dealing with this issue. Accordingly, SBC respectfully requests that this petition promptly be placed on public notice, that
comments or oppositions be filed within 7 days of such notice, and that SBC reply to such comments or oppositions within 2 days.  

II. THE WAIVER STANDARD

Section 1.925 of the Commission’s Rules authorizes the Commission to grant a waiver when it is in the public interest to do so, either because a waiver is needed to implement Commission policies or because of unique or unusual circumstances. A petitioner has the burden to demonstrate that the public interest will be served by the waiver, and the circumstances here clearly require that the Commission grant this waiver if it wishes to ensure that this valuable and needed spectrum is put into service promptly and effectively. Allowing SBC to participate, and to acquire licenses in the C and F block re-auction, will both speed the delivery of long-delayed service to the public and enhance competition through the entry of an experienced, financially sound wireless operator that is fully capable of competing head to head with the major existing carriers in these markets. Moreover, the unique circumstances involving NextWave and the other

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4 The Commission’s rules provide it with discretion to establish an appropriate comment period without fixing any minimum time requirements. See 47 C.F.R. §1.925(a). Moreover, even in a rulemaking proceeding, where the Administrative Procedure Act typically requires an agency to give the public thirty days notice before a new or modified rule becomes effective, Section 553(d)(1) of that Act allows the Commission to modify its rules on less than 30 days notice when the change in the rules will relieve a restriction. 5 U.S.C. § 553(d)(l). SBC, of course, is not seeking to modify a rule; it requests only a waiver of the designated entity restriction for this particular auction.

5 See 47 C.F.R. §1.925(b)(3).

designated entities that have failed to utilize this spectrum counsel in favor of opening up this auction to SBC, a non-designated entity.

Opening up the auction will not compromise the Commission’s policy of encouraging – on a viable basis – participation by smaller companies. Of course, some designated entities from the original auctions have fared better than NextWave, so that policy has already borne fruit. However, unless the Commission allows SBC to participate in this auction, similar problems are likely to recur.

Indeed, protecting such smaller companies against competition with larger carriers at the auction stage simply delays the time when they will have to compete with larger carriers in the market. Opening up the auction to the same competitors who will eventually face each other in the market, however, ensures that all participants will base their bids on a realistic assessment of both their competitive abilities and their resources, thereby increasing the likelihood that auction winners, including designated entities (who will, of course, continue to enjoy the use of bidding credits and other benefits), will provide service to customers and succeed in the marketplace.

III. THE WIRELESS MARKET HAS CHANGED SUBSTANTIALLY

The appropriate response of the Commission to the failures of NextWave and other designated entities to put their spectrum to use must be considered in light of the current and future demand for wireless telecommunications services, the history of the Commission’s efforts to allocate spectrum, and the ability of small companies to compete in the wireless marketplace. As set forth below, each of these factors requires the
Commission to open up the auction process if it wishes to avoid a new generation of NextWaves.

A. The Set Aside of Spectrum for Designated Entities Has Not Been As Successful A Means of Implementing Section 309(i) as the FCC Anticipated

The demand for wireless services has increased dramatically in recent years and is expected to continue to grow rapidly. In 1984, there were only 92,000 wireless customers.\(^7\) By 1998, the customer base had increased to almost 70 million,\(^8\) and analysts predict that within ten years there may be 100 million (or more) wireless telephone subscribers.\(^9\) In view of this exploding demand, the Commission’s paramount concern must be to ensure that sufficient spectrum is allocated for wireless services and that the allocated spectrum is placed into service quickly and with adequate funding.

During the past several years, the Commission has addressed this demand through the allocation of PCS spectrum to supplement the cellular spectrum and through the use of auctions to award the new spectrum. The Commission’s efforts in the case of non-designated entity auctions have proven successful; over 60 of both the A/D and B/E block


\(^8\) See *DLJ Report*, supra, at 11.

\(^9\) See *FCC, Broadband PCS Fact Sheet*, available at <http://www.fcc.gov/wtb/pcs/bbfctsh.html> (visited Jan. 14, 2000). *Cf.* *DLJ Report*, supra, at 7 (“Our conclusion: the U.S. penetration rate is going to take off. We have revised our long-term models to show an ultimate penetration of nearly 70% versus 63% in our last report.”).
licensees in the top 50 MSAs were offering service to the public by the summer of 1999.  

The Commission’s efforts to ensure that small entrepreneurs can participate in this dynamic business, however, have not been entirely successful. Acting pursuant to Section 309(j) of the Communications Act, which requires the Commission to ensure that small businesses receive the opportunity to participate in the provision of spectrum-based services, the Commission set aside 986 C and F block PCS licenses for companies with income and assets below specified levels, and it also provided such entities with incentives to participate in these auctions, including bidding credits, an installment payment option, and tax certificates.” The Commission concluded initial auctions, open only to entities meeting the Commission’s criteria, to distribute the C block and F block licenses in May 1996 and January 1997.

Unfortunately, the vast majority of C and F block licensees have not succeeded in the market. While NextWave’s troubles have garnered the most attention in the press, it has hardly been alone. The top three winning bidders in the Commission’s 1996 C block auction — representing over $6.5 billion of the $10.2 billion the Commission was pledged through that auction — later declared bankruptcy. The fourth largest bidder

10 DLJ Report, supra, at 107-08.
12 Those three bidders were NextWave, DCR PCS, Inc. (a subsidiary of Pocket Communications) and GWI PCS, Inc. (a subsidiary of General Wireless). See FCC, Federal Communications Commission C-Block Auction: Final Results, available at [Footnote is continued on next page]
defaulted almost immediately on its payments. In fact, it has been estimated that licenses amounting to approximately 80 percent of the winning bids at the Commission’s C-block auction either became entangled in bankruptcy proceedings or were returned to the Commission.

These problems have been particularly severe in major markets. Among the top 10 markets by population, 9 of the C block licenses were won by parties who later declared bankruptcy, and, according to the FCC’s data, only 1 of the 20 license issued...
for the C and F blocks in these markets was operational at the beginning of 2000.\textsuperscript{16}

Furthermore, in the top 50 metropolitan statistical areas, only 9 of 100 C and F block licensees were offering service on a commercial basis by the summer of 1999.\textsuperscript{17} As a result, the Commission has had to conduct two re-auctions of C block licenses and one re-auction of F block licenses that became available due to auction winners’ inability to meet required payment schedules and other difficulties.” Moreover, even re-auctioning has failed to put a number of these licenses into service; several blocks of spectrum have


\textsuperscript{17} \textit{DLJ Report}, supra, at 107-08. From the Commission’s data, it appears that fewer than 3 percent of either the C or F Block licensees are presently operational. See FCC, \textit{Buildout Schedule and Technology Chosen by C Block Licensees}, available at<http://www.fcc.gov/wtb/pcs> (updated Jan. 3, 2000); FCC, \textit{Buildout Schedule and Technology Chosen by D, E, and F Block Licensees}, available at<http://www.fcc.gov/wtb/pcs> (updated Jan. 3, 2000).

already been re-auctioned twice,¹⁹ and a number of spectrum blocks were bought by NextWave and will thus have to be auctioned yet again.²⁰

B. Future Competitive Conditions Will Make It Difficult for Designated Entities to Compete Successfully On a Broad Geographic Basis or In Larger Markets

In 1994, when the Commission originally adopted its rules to encourage the participation of smaller companies in the wireless marketplace, the failures discussed above were not reasonably foreseeable. At that time, wireless service was largely limited to the two original cellular carriers, and all new entrants would have been entering the market more or less simultaneously, which would have meant that C and F block auction winners would not have been competitively disadvantaged in relation to the other new entrants. As a result, there appeared to be ample room for smaller companies, especially given the rapidly increasing demand for wireless services. Accordingly, dedicating the C and F blocks exclusively to small companies rather than simply granting them bidding credits or other preferences in an auction open to all types of companies seemed sensible.

The competitive landscape that new entrants will face following the re-auction of these licenses, however, has changed dramatically. Such companies will now face four

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¹⁹ For example, Phoenix, Albuquerque and Tucson have been re-auctioned twice.

or more wireless carriers already in the markets, all with substantial head starts. The existing carriers are well established, with facilities in place, substantial name brand recognition and sizeable customer bases – and many of the major carriers, like SBC, are seeking to assemble essentially national, facilities-based footprints which are very attractive to wireless customers because they facilitate both broad calling scopes and the efficiencies allowed by integrated networks. Such facilities-based service is important to improving SBC’s ability both to provide ubiquitous service features and functionalities across markets.

In recent years this trend toward wide area, facilities-based wireless networks has accelerated, as shown by such transactions and ventures as AT&T/McCaw, Sprint PCS, Bell Atlantic/NYNEX Mobile, SBC/Telesis/SNET/Ameritech, GTE’s purchase of wireless properties from Ameritech, and the recent agreement of Bell Atlantic/GTE and Vodafone/AirTouch to pool their wireless properties. The consolidations among these wireless carriers and the creation of these wide area systems clearly benefit wireless consumers, while at the same time presenting a daunting competitive challenge for small, new entrants in any wireless markets. Indeed, the decision of some designated entities to give spectrum back to the Commission was unquestionably motivated in part by the realization that they could not compete effectively, even when they were not starting out in a market with 4 or more strong, existing competitors. Given the problems these designated entities encountered several years ago, when conditions appeared to be more favorable, it is likely that they will face even greater difficulty in obtaining financing, building out their networks, and competing successfully in the future.
IV. THE GRANT OF THIS WAIVER PETITION WILL SERVE THE PUBLIC INTEREST

Granting this waiver petition will enable SBC quickly to bring new services to the public in market areas where SBC does not currently have wireless facilities, and that will enhance competition in the wireless marketplace. This can be accomplished without depriving designated entities of the opportunity to participate, and the grant of this waiver would be consistent with other waivers granted by the Commission.

A. Allowing SBC to Participate Will Bring Services Quickly to the Public

The most obvious benefit of allowing wider participation in the auction to begin on July 26th will be to put this spectrum to use quickly. The purpose of allocating new spectrum was to expand dramatically the availability of wireless services to the public and to increase competition in the wireless industry. For far too long, however, the NextWave spectrum – which includes spectrum in most of the major markets across the country – has gone unused. Given the exponential growth in the demand for wireless services, allowing this situation to continue any longer than necessary is contrary to the public interest.

There can be no question regarding SBC’s expertise in offering high quality wireless services, and SBC has the resources to build facilities on a large scale very rapidly and to shoulder the other substantial start-up costs and risks associated with entering new markets that are already served by other large, well established carriers.21

21 See Sigman Affidavit, attached hereto, ¶3. Through its wireless subsidiaries, SBC offers cellular, PCS and paging services to 10.3 million customers and serves 132 cellular metropolitan/rural service areas and PCS major/basic trading areas nationwide.

[Footnote is continued on next page]
The Commission has repeatedly recognized SBC’s qualifications in the wireless area.  

SBC is prepared to bring them to bear with respect to any of the C and F Block licenses that it may acquire, and there can be no doubt regarding SBC’s ability to pay for any spectrum for which it is the highest bidder and to build out the systems.

By contrast, continued reliance exclusively on small, unreliably-funded and inexperienced designated entities to build out this spectrum will likely result in delay and uncertainty as to whether and when the spectrum will be used to provide service. The failure of the previous winners to perform as promised shows that restricting participation in the up-coming auction to designated entities is a prescription for more failures.

That is not to say that the Commission should abandon its efforts to encourage participation by smaller companies. Indeed, allowing wider participation in the auction should ensure that designated entities will focus on markets that they can afford to enter.

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SBC subsidiaries also are leading providers of digital wireless communications, which makes possible additional features such as real-time news and weather updates, Caller ID, message waiting indicator and short messaging service. SBC has made strides to open the world of wireless communications to new customers through innovative new service and payment options, including prepaid calling cards that allow customers to buy predetermined amounts of service and wireless “phone-in-a-box” offerings that allow customers to purchase wireless equipment at retail outlets.

and where they can compete effectively. The Commission’s primary goal, however, should be to expedite the widespread delivery of expanded service to the public via this spectrum.\footnote{While speeding service to the public is perhaps the most important benefit of allowing SBC or others to participate, increasing the number of bidders, including bidders with substantial resources, will also maximize the recovery for the treasury. While this is not a primary concern, it is not an inconsequential one for the FCC or for Congress.} Allowing broader participation in the auction is the way to do that.

**B. Allowing SBC to Participate Will Enhance Competition In Wireless Markets**

The nature of competition in wireless markets has changed dramatically since the establishment of the first cellular systems. Beginning with locally-based systems, carriers first sought to provide wider service through roaming agreements and more recently through the development of regional systems. The Commission has repeatedly emphasized the benefits of such systems in numerous orders finding that consolidations of wireless carriers served the public interest because they provide expanded calling scopes and create efficiencies that would ultimately benefit consumers.\footnote{See, e.g., SBC/Comcast, supra. ¶ 10; In re Applications of Vanguard Cellular Systems, Inc. and Winston, Inc., Memorandum Opinion and Order, 14 FCC Red. 3844, ¶ 23 (WTB 1999); In re Applications of 360 Communications Co. and ALLTEL Corporation, Memorandum Opinion and Order, 14 FCC Red. 2005, ¶ 41 (WTB 1999); SBC/SNET, supra, ¶¶ 44-45; In re Bell Atlantic Mobile Systems, Inc. and NYNEX Mobile Communications Co., Order, 10 FCC Red. 13,368, ¶¶ 45-46 (1995) (citing In re Application of Corpus Christi Cellular Telephone Co., Memorandum Opinion and Order, 3 FCC Red. 1889, ¶ 19 (1988); see also In re Application of Madison Cellular Telephone Co., Memorandum Opinion and Order, 2 FCC Red. 5397, ¶ 4 (1987); In re Applications of Nextel Communications, Inc. for Transfer of Control of OneComm Corporation, N.A. and C-Call Corp., Order, 10 FCC Red. 3361, ¶¶ 23-27 (1995); In re Applications of Motorola, Inc. for Consent to Assign 800 MHz Licenses to Nextel Communications, Inc., Order, 10 FCC Red. 7783, ¶ 14 (1995); In re Applications of Dial Page, Inc. for Consent to Transfer Control of Dial Call, Inc., SMR and Business Radio Licenses to Nextel...}
It is highly unlikely that any of the designated entities that are eligible for C and F block licenses would ever have the resources to acquire and build out wide area networks and overcome the existing wireless providers’ substantial resources and head start in these market areas. By contrast, the problem facing SBC is the lack of spectrum in certain areas that are desirable to fill out its footprint. Given SBC’s ability to provide services promptly and to engage in robust competition in the markets it enters, the Commission should not give only smaller companies, who likely cannot compete as effectively, a lock over the spectrum that SBC desires to provide facilities-based competition in additional market areas. That is particularly true with respect to the former NextWave licenses, which cover many of the major markets that are attractive for SBC to enter and would warrant SBC’s efforts to commit the substantial resources necessary to acquire the authorizations, construct the networks and aggressively enter these market areas. Opening up the auction for these authorizations would, like other actions the Commission has taken, continue to foster the development of national networks, thus enhancing competition among the major carriers and allowing them to serve the public more effectively.25

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25 It is also particularly appropriate to grant a waiver with respect to the NextWave licenses. Under the Commission’s rules, NextWave would have been allowed to transfer its licenses to a non-designated entity after 5 years. See 47 C.F.R. § 24.709(a)(3). Those licenses were granted in February 1997, so by the time the new auction is held it will

[Footnote is continued on next page]
C. Allowing SBC to Participate Will Benefit the Public Without Undermining the Policy of Assisting Smaller Companies

For the reasons discussed above, allowing SBC to participate in the auction will advance the Commission’s policies of expanding wireless services and enhancing wireless competition. This does not mean, however, that allowing SBC to participate will undermine the Commission’s policy of encouraging the entry of smaller companies.

While some designated entities have enjoyed a degree of success, the bankruptcy of companies like NextWave, DCR and GWI, and the problems encountered by other designated entities who acquired spectrum in a large number of markets — including the major markets that they could not afford to pay for or to build out — show that the old rules for encouraging small company participation have not worked effectively. Allowing SBC to participate should help avoid those failures by providing a business discipline to the auction process. Faced with competitive bidding from a well qualified, non-designated entity like SBC, each participant in the auction, and its financial backers, will have to assess carefully what markets are most important to its business plans and offer the greatest opportunity for a successful entry, as well as how much it should be willing to pay for those markets. For example, this calculus might lead larger carriers like SBC to focus on major markets, which will require very substantial outlays of

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have been 3% years since NextWave received the licenses. Since the time is fast approaching when SBC could have purchased the licenses from NextWave, it is appropriate to allow it to participate in the auction.
capital, while smaller companies might choose to focus on smaller markets that they can afford to enter and where they stand a better chance of competing effectively.

Opening up the auction would also be fully consistent with the Commission’s statutory mandate because designated entities would remain eligible for the bidding credits and other benefits provided by the Commission’s Rules. See 47 C.F.R. § 1.211 O(e). As the Commission noted as recently as earlier this month—in adopting its new 700 MHz auction rules, which included bidding credits for designated entities, but no entrepreneurs-only blocks, such bidding credits fulfill the Commission’s obligations under Section 309(j)(3)(B):

We remain committed to meeting the statutory objectives of promoting economic opportunity and competition, avoiding excessive concentration of licenses, and ensuring access to new and innovative technologies by disseminating licenses among a wide variety of applicants, including small businesses, rural telephone companies, and businesses owned by members of minority groups and women. We believe the bidding credits we adopt here for small businesses will further these objectives because many minority- and women-owned entities, as well as rural telephone companies, are small businesses and therefore will qualify for these special provisions.

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26 Section 309(j)(3)(B) of the Communications Act directs the Commission to design competitive bidding methodologies that “promote economic opportunity and competition and ensure that new innovative technologies are readily accessible to the American people by avoiding excessive concentration of licenses and by disseminating licenses among a wide variety of applicants, including small businesses, rural telephone companies, and businesses owned by members of minority groups and women.” 47 U.S.C. 309 (j)(3)(B).

Congress has mandated, and the Commission has repeatedly recognized, that competition, rather than regulation, should be the driving force in shaping communications markets. While granting bidding credits to give smaller companies help in entering the market is perfectly consistent with that goal, allocating spectrum in a way that disregards competitive forces is not.

D. The Commission Has Granted Waivers In Similar Circumstances

There is ample authority to grant the waiver SBC seeks. Most obviously, the Staff has already publicly announced, in connection with the NextWave reorganization Term Sheet, that it would recommend granting essentially the same waiver to Nextel. This announcement was clearly based on the factors discussed above. Since SBC is indistinguishable from Nextel for purposes of participating in the upcoming auction, a waiver is appropriate. Moreover, as a number of other cases make clear, a waiver is appropriate where the net result is increased competition and the delivery of additional services to the public.28 The waiver SBC seeks would achieve those very benefits.

28 See In re Dominion Video Satellite, Inc., 14 FCC Rcd. 8182 (1999) (waiving requirement to construct and launch satellite in order to enhance competition and expand service offerings in DBS service); In re Application of MCI Telecommunications Corporation, 14 FCC Rcd. 11,077 (1999) (waiving financial qualification requirements in order to expand service and promote competition); In re Application of Columbia Communications Corporation, 14 FCC Rcd. 33 18,116 (1999) (granting waiver of financial qualifications rules for international satellite services because waiver would “enable Columbia to increase capacity and significantly expand its service offerings without preventing additional entry, thereby enhancing competition in the market for international satellite services”); In re Transmissions Holdings, Inc., 14 FCC Rcd. 3769, ¶10(WTB and CSB 1999) (granting waiver of Sections 101.603(a) and (b) to allow Transmissions Holdings to modify its POFS microwave stations to transmit video entertainment in the 12 GHz band because waiver would “promote competition in one of

[Footnote is continued on next page]
V. CONCLUSION

For the reasons set forth above, the Commission should expeditiously grant a waiver of the eligibility requirements in 47 C.F.R. § 24.709 to allow SBC (or its subsidiaries) to participate in the auction of PCS spectrum scheduled to begin on July 26, 2000, and to be granted any licenses for which it submits a winning bid.

Respectfully submitted,

[Signature]

James D. Ellis
Wayne Watts
Carol L. Tacker
SBC Communications Inc.
175 E. Houston
San Antonio, TX 78205
(210) 351-3476

Dated: January 21, 2000

[Footnote continued from previous page]

the most highly concentrated communications markets, local video distribution, without any countervailing sacrifice of spectrum efficiency”).
[Attached is a facsimile copy of the Affidavit of Stanley T. Sigman. The original will be filed as soon as it is received in Washington.]
AFFIDAVIT OF STANLEY T. SIGMAN

STATE OF TEXAS
COUNTY OF BEAUMONT

STANLEY T. SIGMAN, being duly sworn, deposes and says:

1. My name is Stanley T. Sigman. I am the Group President of SBC National Operations for SBC Communications Inc. ("SBC"). In this capacity, I am responsible for all of SBC's domestic wireless operations.

2. The purpose of this affidavit is to explain why SBC will participate in the auction for reclaimed C and F Block PCS authorizations scheduled to begin on July 26, 2000, provided that the Federal Communications Commission grants the necessary waiver of Section 24.709 of the Commission's Rules.

3. SBC, through its wireless subsidiaries, is a leading provider of wireless communications services to consumers and businesses. Through its wireless brands - Southwestern Bell Wireless, Ameritech Cellular, Pacific Bell Wireless, Nevada Bell Wireless, SNET Wireless, Cellular One, and others - SBC offers cellular, PCS and paging services to 10.3 million customers. SBC serves 132 cellular metropolitan/rural service areas and PCS major/basic trading areas nationwide. SBC subsidiaries also are leading providers of digital wireless communications, which makes possible additional features such as real-time news and weather updates, Caller ID, message waiting indicator and short messaging service. SBC has made strides to open the world of wireless communications to new customers through innovative new service and payment options, including prepaid calling cards that allow customers to buy predetermined amounts of service and wireless "phone-in-a-box" offerings that allow customers to purchase wireless equipment at retail outlets.

4. Like SBC, the major wireless carriers have taken numerous steps over the past several years to expand and to provide facilities-based service in as many market areas as possible. This enhanced competition clearly benefits consumers and has led to a dramatic increase in the demand for wireless service. SBC wants to meet that demand in those market areas in which it does not currently hold wireless authorizations, in order to provide the consistent features and uniform functionality that consumers expect.

5. Therefore, SBC wants to participate in the re-auction of C and F Block PCS authorizations scheduled to begin on July 26, 2000 in order to bid on and obtain authorizations that would enable SBC to increase the number of market areas in which it can provide competitive, facilities-based wireless service.
6. In addition, in some markets where SBC has facilities, SBC provides wireless services using less than the 45 MHz permitted under the CMRS spectrum cap. Acquisition of additional spectrum in these markets would permit SBC to provide better quality service and offer additional features to its customers, as well as hasten the deployment of 3G wireless technology. SBC wants to participate in the upcoming auction in order to bid on such spectrum.

7. If the Commission grants SBC's petition for a waiver of Section 24.709 of the Commission's Rules, SBC will aggressively seek to acquire a substantial number of the authorizations that are being re-auctioned, and it will commit the financial and other resources necessary to build the new systems quickly and to compete vigorously in the new market areas.

Subscribed and sworn to before me the 21st day of January, 2000.

Notary Public

Stanley T. Sigman

Valerie L. James

** TOTAL PAGE.02 **
Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of

Petition of SBC Communications Inc.
For a Waiver of the Eligibility
Requirements of 47 C.F.R. § 24.709
For the PCS Frequency Blocks C and F
Auction to Begin on July 26, 2000

To: The Commission

SUPPLEMENT TO PETITION OF SBC COMMUNICATIONS INC.
FOR A WAIVER OF SECTION 24.709

On January 21, 2000, SBC Communications Inc. (“SBC”) filed with Mellon Bank in Pittsburgh, PA, a Petition For a Waiver of the Eligibility Requirements of 47 C.F.R. §24.709 For the PCS Frequency Blocks C and F Auction to Begin on July 26, 2000 (the “Petition”). SBC attached a facsimile copy of the Affidavit of Stanley T. Sigman to the Petition and stated that it would file the original Affidavit upon its receipt in Washington. Attached is the original of Mr. Sigman’s Affidavit. SBC requests that this original be appended to its Petition.
Respectfully submitted,

Wayne Watts
James D. Ellis
Wayne Watts
Carol L. Tacker
SBC Communications Inc.
175 E. Houston
San Antonio, TX 78205
(210) 351-3476

January 24, 2000

Copies distributed to:
Christopher J. Wright
Kathryn C. Brown
Kathleen Ham
STATE OF TEXAS
COUNTY OF BEXAR

STANLEY T. SIGMAN, being duly sworn, deposes and says:

1. My name is Stanley T. Sigman. I am the Group President - SBC National Operations for SBC Communications Inc. (“SBC”). In this capacity, I am responsible for all of SBC’s domestic wireless operations.

2. The purpose of this affidavit is to explain why SBC will participate in the auction for reclaimed C and F Block PCS authorizations scheduled to begin on July 26, 2000, provided that the Federal Communications Commission grants the necessary waiver of Section 24.709 of the Commission’s Rules.

3. SBC, through its wireless subsidiaries, is a leading provider of wireless communications services to consumers and businesses. Through its wireless brands – Southwestern Bell Wireless, Ameritech Cellular, Pacific Bell Wireless, Nevada Bell Wireless, SNET Wireless, Cellular One, and others – SBC offers cellular, PCS and paging services to 10.3 million customers. SBC serves 132 cellular metropolitan/rural service areas and PCS major/basic trading areas nationwide. SBC subsidiaries also are leading providers of digital wireless communications, which makes possible additional features such as real-time news and weather updates, Caller ID, message waiting indicator and short messaging service. SBC has made strides to open the world of wireless communications to new customers through innovative new service and payment options, including prepaid calling cards that allow customers to buy predetermined amounts of service and wireless “phone-in-a-box” offerings that allow customers to purchase wireless equipment at retail outlets.

4. Like SBC, the major wireless carriers have taken numerous steps over the past several years to expand and to provide facilities-based service in as many market areas as possible. This enhanced competition clearly benefits consumers and has led to a dramatic increase in the demand for wireless service. SBC wants to meet that demand in those market areas in which it does not currently hold wireless authorizations, in order to provide the consistent features and uniform functionality that consumers expect.

5. Therefore, SBC wants to participate in the re-auction of C and F Block PCS authorizations scheduled to begin on July 26, 2000 in order to bid on and obtain authorizations that would enable SBC to increase the number of market areas in which it can provide competitive, facilities-based wireless service.
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7. If the Commission grants SBC's petition for a waiver of Section 24.709 of the Commission's Rules, SBC will aggressively seek to acquire a substantial number of the authorizations that are being re-auctioned, and it will commit the financial and other resources necessary to build the new systems quickly and to compete vigorously in the new market areas.

Subscribed and sworn to before me the 21st day of January, 2000.

Notary Public