## COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

## In the Matter of:

APPLICATION OF AMERICAN	)	
TOWERS, INC., TRITEL	)	
COMMUNICATIONS, INC., AND	)	
TRITEL FINANCE, INC. FOR	)	
ISSUANCE OF A CERTIFICATE	)	
OF PUBLIC CONVENIENCE	)	CASE NO. 2001-132-UAC
AND NECESSITY TO CONSTRUCT	)	
A PERSONAL COMMUNICATIONS	)	
SERVICES FACILITY IN THE	)	
LOUISVILLE MAJOR TRADING	)	
AREA (ALVATON)	)	

## <u>O R D E R</u>

On July 6, 2001, American Towers, Inc. ("American Towers") and Tritel Communications, Inc. and Tritel Finance, Inc. ("Tritel") (collectively "Applicants") filed an application with the Commission requesting a Certificate of Public Convenience and Necessity to construct and operate a wireless telecommunications facility at Alvaton, Warren County, Kentucky.

On August 6, 2001, the Applicants filed a motion to remove Tritel as a coapplicant in this matter. American Towers stated that Tritel wants to withdraw and no
longer intends to collocate on the proposed facility. However, American Towers
indicates that Nextel Partners, Inc. ("Nextel") wants to collocate upon the facility.
American Towers further requests that the Commission hold this matter in abeyance
until various technical matters can be determined due to the withdrawal of Tritel. We
find that this request should be granted.

The Commission further finds that the additional page labeled "For the Public

Record," filed by American Towers on July 6, 2001 as required by 807 KAR 5:063,

Section 5(2), does not contain the correct case caption.

The Commission, having reviewed the record herein and being sufficiently

advised, HEREBY ORDERS that:

1. Tritel is dismissed as a co-applicant in this case.

2. Nextel shall be substituted for Tritel in this matter and shall be co-

applicant.

3. American Towers shall file the additional page required by 807 KAR

5:063, Section 5(2) containing the correct case caption.

4. This case shall be held in abeyance for 60 days from the date of this

Order.

5. If American Towers and Nextel take no further action within the 60-day

period, this case shall be dismissed without prejudice and removed from the

Commission's docket.

Done at Frankfort, Kentucky, this 23<sup>rd</sup> day of August, 2001.

By the Commission

ATTEST:

Executive Director