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March 7, 2005

via Hand Delivery

Ms. Beth O'Donnell
Executive Director
Kentucky Public Service Commission
211 Sower Blvd.
P. O. Box 615
Frankfort, KY 40601

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HAR 9 7 2005

PUBLIC SERVICE COMMISSION

Re: Bluegrass Wireless LLC's Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Kentucky Case No. 2005-00017

Dear Ms. O'Donnell:

Enclosed for filing with the Public Service Commission of the Commonwealth of Kentucky (the "Commission") is one original and ten (10) copies of Bluegrass Wireless LLC's Motion (1) to Certify the Division of the Rural Study Area of Kentucky Alltel, Inc.-London, and (2) to Vacate the Procedural Order and Cause the Case to be Submitted as Ripe for Decision in the above-styled case.

Thank you, and if you have any questions with regard to this matter, please call me.

Very truly yours,

DINSMORE & SHOHL LLF

Holly C. Wallace

JES/HCW/rk Enclosure

cc: Ron Smith (with enclosure)

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BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION

MAR 9 7 2005

PUBLIC SERVICE

In the matter of:

BLUEGRASS WIRELESS LLC PETITION FOR)	
DESIGNATION AS AN ELIGIBLE)	
TELECOMMUNICATIONS CARRIER))	Case No. 2005-00017
IN THE COMMONWEALTH OF KENTUCKY)	

MOTION (1) TO CERTIFY THE DIVISION OF THE RURAL STUDY AREA OF KENTUCKY ALLTEL, INC. - LONDON, AND (2) TO VACATE THE PROCEDURAL ORDER AND CAUSE THE CASE TO BE SUBMITTED AS RIPE FOR DECISION

Bluegrass Wireless LLC ("Bluegrass Wireless"), by counsel, pursuant to 47 C.F.R. §54.207(c) and the December 16, 2004 Order of the Public Service Commission of the Commonwealth of Kentucky (the "Commission") in Case No. 2003-00143, hereby moves the Commission (1) to certify the division of the rural study area of Kentucky Alltel, Inc. - London, and (2) to vacate the procedural order and cause the case to be submitted as ripe for decision. In support of its motions, Bluegrass Wireless states as follows.

(1) MOTION TO CERTIFY THE DIVISION OF THE RURAL STUDY AREA OF KENTUCKY ALLTEL, INC. - LONDON

On January 4, 2005, Bluegrass Wireless filed its Petition for Designation as an Eligible Telecommunications Carrier (the "Petition"). Bluegrass Wireless specifically requested designation as an eligible telecommunications carrier ("ETC") throughout each of the Designated Areas within the Commonwealth of Kentucky, as set forth in Exhibit B to the Petition. Bluegrass Wireless noted that the "Designated Areas consist of study areas of rural telephone companies that Bluegrass Wireless or a related cellular telephone carrier serves in their entirety (with one exception) as well as wire centers of non-rural ILECs." (See Bluegrass Wireless's Petition, p. 7.) The one rural study area that Bluegrass Wireless, or a related cellular telephone

carrier, does not serve in its entirety is that of Kentucky Alltel, Inc. - London ("Kentucky Alltel").

In order to accommodate commercial mobile radio service carriers, such as Bluegrass Wireless, who have authorized service areas that do not match incumbent local exchange carrier ("ILEC") wire centers, a state commission and the Federal Communications Commission ("FCC") may redefine the competitive ETC's service area along boundaries that are not identical with ILEC wire center boundaries.² To do otherwise would effectively exclude wireless carriers as a class from receiving universal service support and would be contrary to the pro-competition policies articulated by the FCC and the Commission. Accordingly, pursuant to 47 C.F.R. §54.207(c), Bluegrass Wireless hereby moves the Commission to certify the division of the rural study area of Kentucky Alltel Inc. - London so that the following wire centers within Kentucky Alltel's study area are deemed a separate rural study area for which Bluegrass Wireless may receive ETC status: BBVLKYXA, BESPKYXA, BWVLKYXA, CKSNKYXA, CYVLKYXA, EBNKKYXA, EBRNKYAC, FBSHKYXA, FLLCKYXA, LONDKYXA, MMCVKYXA, MNCHKYXA, ONEDKYXA, PRCYKYXA, SCHLKYXA, SMGVKYXA, SOVLKYXA, WHLLKYXA. In the alternative, Bluegrass Wireless moves the Commission to redefine the study area of Kentucky Alltel, Inc. - London so that each wire center within the study area is a separate rural study area. Bluegrass Wireless, however, seeks ETC designation only for the wire centers specified above.

(2) MOTION TO VACATE THE PROCEDURAL ORDER AND CAUSE THE CASE TO BE SUBMITTED AS RIPE FOR DECISION

¹ Kentucky Alltel, Inc. - London has not intervened in this case.

² See Federal-State Joint Board on Universal Service, Report and Order, 12 FCC Rcd 8776, 8839-25 (1997).

After filing is Petition on January 4th of this year, Bluegrass Wireless served all of the ILECs serving the rural study areas and non-rural wire centers in Bluegrass Wireless service area with a copy of the Petition. On January 21, 2005, BellSouth Telecommunications, Inc. ("BellSouth") moved for full intervention in the case pursuant to 807 KAR 5:001, Section 8. The Commission granted BellSouth's motion on January 31, 2005. No other entities moved to intervene.

Counsel to Bluegrass Wireless has conferred with counsel to BellSouth regarding Bluegrass Wireless's Petition and BellSouth's intervention. During these conversations, BellSouth, by counsel, represented to Bluegrass Wireless that BellSouth does not oppose Bluegrass Wireless's Petition nor intend to exercise any of its rights under the procedural order entered in this matter or under 807 KAR 5:001, Section 8 as an intervener.³ In addition, to the best of Bluegrass Wireless's knowledge, there is no reason to believe that the Commission would need to exercise any of its rights under the procedural order in this case prior to issuing a final order. Bluegrass Wireless has satisfied all of the requirements for petitioning for ETC designation, which the Commission has summarized as follows.

An ETC petition must contain the following: (1) a certification that the petitioner offers or intends to offer all services designated for support by the Commission pursuant to Section 254(c) [of the Telecommunications Act of 1996]; (2) a certification that the petitioner offers or intends to offer the supported services either using its own facilities or a combination of its own facilities and resale of another carrier's services; (3) a description of how the petitioner advertises the availability of supported services and the charges therefore using media of general distribution; and (4) identification of its study area if the petitioner meets the definition of a rural telephone company pursuant to Section 3(37) of the Act, or, if the petitioner is not a rural telephone company, a detailed description of the

³ These conversations took place between Dorothy J. Chambers, counsel to BellSouth, and John E. Selent, counsel to Bluegrass Wireless.

geographic service area for which it requests an ETC designation from the Commission.⁴

Bluegrass Wireless satisfied all of the foregoing requirements in its Petition and the attached Declaration of Ron Smith, the authorized representative of Bluegrass Wireless. Accordingly, there is nothing to prevent the Commission from vacating the procedural order and causing the case to be submitted as ripe for decision.

In addition, the Commission should grant Bluegrass Wireless's motion because it would be in the best interest of Kentucky consumers. Upon receiving designation as an ETC, Bluegrass Wireless will be eligible to receive substantial funds from the Universal Service Fund that will be used exclusively for the provision, maintenance, and upgrading of facilities and services for which the support is intended, pursuant to Section 254(e) of the Telecommunications Act of 1996.⁵ Thus, Kentucky consumers will reap the benefits of Bluegrass Wireless's increased ability to provide advanced communications services to rural Kentucky as a result of its ETC status. The sooner the Commission designates Bluegrass Wireless as an ETC, the sooner Bluegrass Wireless can provide improved wireless services to rural Kentucky consumers. Accordingly, the Commission should grant Bluegrass Wireless's motion to vacate the procedural order and cause the case to be submitted as ripe for decision.

⁴ Order, In the Matter of: Petition of NPCR, Inc. d/b/a Nextel partners for Designation as an Eligible Telecommunications Carrier in the State of Kentucky, Case No. 2003-00143, December 16, 2004.

In anticipation of the Commission granting Bluegrass Wireless's Petition to receive ETC status, Bluegrass Wireless hereby submits the attached certification that all high-cost support provided to Bluegrass Wireless will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended as provided in 47 U.S.C. § 254(e). (See High-Cost Certification, attached as Exhibit 1.) Said certification is provided pursuant to 47 C.F.R. §§54.313 and 54.314 so that Bluegrass Wireless may begin receiving high-cost support in its designated ETC areas.

CONCLUSION

For the foregoing reasons, Bluegrass Wireless respectfully requests that the Commission grant its motions (1) to certify the division of the rural study area of Kentucky Alltel, Inc. - London, and (2) to vacate the procedural order and cause the case to be submitted as ripe for decision.

Respectfully submitted,

John E. Selekt Holly C. Wallace

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Counsel to Bluegrass Wireless LLC

CERTIFICATE OF SERVICE

It is hereby certified that a true and accurate copy of the foregoing was served, via United States mail, first class, postage pre-paid, this 7th day of March, on the following:

Brian Harman Alltel Kentucky, Inc. 229 Lees Valley Road Shepherdsville, Kentucky 40165

William W. Magruder
Duo County Telephone
Cooperative Corporation, Inc.
1021 W. Cumberland Avenue
Jamestown, Kentucky 42629

Steve Mowery Kentucky Alltel, Inc. - London Kentucky Alltel, Inc. - Lexington 230 Lexington Green Circle Lexington, Kentucky 40588-1650

Greg Hale Logan Telephone Cooperative, Inc. 10725 Bowling Green Road Auburn, Kentucky 42206

Forrest Wilson South Central Rural Telephone Cooperative Corporation, Inc. 1399 Happy Valley Road Louisville, Kentucky 40232

Steve Mowery 230 Lexington Green Circle Lexington, Kentucky 40588-1650 J. D. Tobin, Jr.
Brandenburg Telephone Company, Inc.
200 Telco Drive
Brandenburg, Kentucky 40108

F. L. Terry Highland Telephone Cooperative, Inc. 7840 Morgan County Highway Sunbright, Tennessee 37872

Michael A. Pandow Lewisport Telephone Company, Inc. 30 Pell Street Lewisport, Kentucky 42351-0439

F. Thomas Rowland North Central Telephone Cooperative, Inc. 872 Highway 52 By-Pass Lafayette, Tennessee 37083-0070

Dorothy Chambers
BellSouth Telecommunications, Inc.
601 West Chestnut Street
Glasgow, Kentucky 42141-0159

Counsel to Binegrass Wireless LLC

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BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION

In the matter of:

BLUEGRASS WIRELESS LLC'S PETITION FOR)	
DESIGNATION AS AN ELIGIBLE)	
TELECOMMUNICATIONS CARRIER IN THE)	Case No. 2005-00017
COMMONWEALTH OF KENTUCKY)	

HIGH-COST CERTIFICATION

Bluegrass Wireless LLC, pursuant to 47 C.F.R. §§54.313 and 54.314, hereby submits the following high-cost certification in support of its Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Kentucky (the "Petition"), and in order to begin receiving high-cost support in its designated eligible telecommunications carrier area.

I, the undersigned Ron Smith, do hereby declare under penalty of perjury as follows.

- 1. I am the authorized representative of Bluegrass Wireless LLC ("Bluegrass Wireless").
- 2. Bluegrass Wireless filed its Petition with the Public Service Commission of the Commonwealth of Kentucky on January 4, 2005.
- 3. All high-cost support provided to Bluegrass Wireless will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, pursuant to Section 254(e) of the Telecommunications Act of 1996, codified at 47 U.S.C. § 254(e).

Ron Smith

Authorized Representative Bluegrass Wireless LLC

COUNTY OF JEFFERSON	
STATE OF KENTUCKY	
Subscribed and sworn to be march, 2005.	efore me by Ron Smith, on this day of
My Commission expires:	1/20/06
	marlene Ligh
	NOTARY PUBLIC, STATE AT LARGE, KY

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