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June 5, 2006

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JUN 06 2006  
PUBLIC SERVICE  
COMMISSION

Ms. Beth O'Donnell  
Executive Director,  
Kentucky Public Service Commission  
211 Sower Boulevard  
P.O. Box 615  
Frankfort, Kentucky 40602-0615

***Re: Case No. 2005-00474***

Dear Ms. O'Donnell:

Enclosed please find the original and ten (10) copies of the Supplement to the Petition of Nexus Communications, Inc. An extra copy is enclosed for your file stamp. Please return the extra copy in the enclosed, self-addressed postage paid envelope.

Your assistance in this matter is greatly appreciated.

Sincerely yours,

Deborah T. Eversole  
Counsel to Nexus Communications, Inc.

Enclosures

LOU 107514/122401/436856.1

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

RECEIVED  
JUN 06 2006  
PUBLIC SERVICE  
COMMISSION

In the Matter of:

PETITION OF NEXUS )  
COMMUNICATIONS, INC. )  
FOR DESIGNATION AS AN ) CASE NO. 2005-00474  
ELIGIBLE TELECOMMUNICATIONS )  
CARRIER )

**SUPPLEMENT TO PETITION OF NEXUS COMMUNICATIONS, INC.**

Nexus Communications, Inc. (“Nexus”), by counsel, hereby supplements  
its petition herein as follows:

\* \* \* \* \*

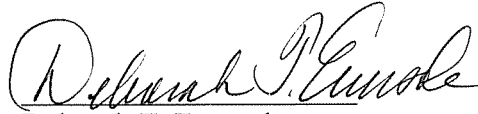
In its Data Request No. 3, Commission Staff requested that Nexus provide information concerning steps that have been taken to secure contracts that would enable Nexus to continue to provide facilities-based service after March 11, 2006, the date upon which the Federal Communications Commission ordered that Section 251 switching would no longer be required to be provided by ILECs. Nexus responded by stating, among other things, that it was currently in negotiations with BellSouth Telecommunications Inc. (“BellSouth”) to obtain a commercial facilities agreement that would enable Nexus to continue to provide facilities-based service. Subsequently, Nexus updated its response by stating that such commercial agreement has been executed, enabling Nexus customers to continue receiving service by means of Nexus’s “own facilities” pursuant to federal law.

By this filing, Nexus submits copies of the proposed and consummating orders of the Florida Public Service Commission in *In re: Petition for Designation as Eligible*

*Telecommunications Carrier (ETC) by Nexus Communications, Inc. d/b/a Nexus Communications TSI, Inc.*, Fla. PSC Docket No. 050889-TX. The Florida orders granted Nexus ETC status in BellSouth's area in Florida. The decision is based upon the same commercial agreement with BellSouth that is at issue in this proceeding, and rests upon the conclusion that Nexus does, in fact, provide facilities-based service pursuant to that agreement. *See Proposed Order at 9* ("Nexus meets the statutory facilities requirement by leasing the physical components of the telecommunications network necessary to provide the nine services identified in CFR Rule 54.201(d)(1) through its CFAs [Commercial Facilities Agreements].").

The Florida Commission also noted that Nexus did not yet have agreements with Sprint and Verizon, but held that Nexus "*shall* be granted ETC status in the requested Verizon non-rural wire centers" upon consummation of such an agreement with Verizon, and that, upon a public interest showing, Nexus also will be granted ETC status in the requested rural wire centers of Sprint when a commercial agreement with that carrier is consummated. *Id.* (Emphasis added.)

Respectfully submitted,



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LOU 107514/122401/436860.1