

Sprint Nextel Policy Statement on Preparatory 2GHz Inventory Activities for Eligible Incumbent BAS Licensees

Sprint Nextel will compensate eligible Broadcast Auxiliary Service (“BAS”) incumbent licensees (each, a “Broadcaster”) for the reasonable costs of relocating from 1990 – 2110 MHz to the new BAS channel allocation at 2025 to 2110 MHz, or such other new channel allocation that may be adopted by the FCC (the “New Channels”) consistent with Section 74.690 of the FCC’s rules regarding relocation of the Broadcasters, 47 C.F.R. § 74.690, the Report and Order in WT Docket 02-55 released August 6, 2004 (the “FCC Order”) or such other FCC policies and rules that the FCC may adopt from time to time applicable to the Broadcasters and the New Channels (collectively, the “Applicable FCC Rules”) pursuant to certain agreements that Sprint Nextel anticipates entering into with each Broadcaster (the “Frequency Relocation Agreement” or “FRA”). Service fees and costs may be incurred by a Broadcaster prior to executing an FRA and remain eligible for reimbursement, provided that such Broadcaster (i) executes an FRA with Sprint Nextel, and (ii) has complied with this Policy Statement, the Applicable FCC Rules and the FCC Order.

The FRA will provide for the reimbursement of the applicable Broadcaster by Sprint Nextel for the reasonable service fees and costs incurred by the applicable Broadcaster in establishing its BAS equipment inventory in order to plan for the relocation to the New Channels. Consistent with the FCC Order, any service fees or costs that a Broadcaster incurs prior to entering into an FRA for which it seeks reimbursement from Sprint Nextel must be fully documented to Sprint Nextel’s satisfaction.

This Policy Statement is for informational purposes only and does not constitute a firm offer or otherwise legally binding representation, warranty or covenant by Sprint Nextel Corporation, its subsidiaries or affiliates.