

SITE DESIGNATION SUPPLEMENT TO MASTER LEASE AND SUBLEASE AGREEMENT

THIS SITE DESIGNATION SUPPLEMENT TO MASTER LEASE AND SUBLEASE AGREEMENT (this "Supplement"), made as of the Conversion Closing Date (as defined below), by and among, STC FIVE LLC, a Delaware limited liability company ("Lessor"), GLOBAL SIGNAL ACQUISITIONS II LLC, a Delaware limited liability company ("Lessee"), and SPRINT SPECTRUM L.P., a Delaware limited partnership ("Sprint Collocator").

WITNESSETH:

WHEREAS, reference is hereby made to that certain Master Lease and Sublease Agreement, dated May 26, 2005 (the "Agreement"), by and among Lessor, Lessee, and Global Parent (as defined in the Agreement);

WHEREAS, the parties desire that the terms and conditions of the Agreement shall govern the relationship of the parties under this Supplement; and

WHEREAS, Lessor is the owner of a leasehold estate or other interest in and to certain real property as more particularly described on Exhibit A attached hereto and incorporated herein by reference and improvements (including a telecommunications tower) located thereon (the "Site").

NOW, THEREFORE, for valuable consideration, the receipt, adequacy and sufficiency of which is hereby acknowledge by the parties hereto, the parties hereby agree as follows:

1. Agreement and Defined Terms.

Unless otherwise defined herein, capitalized terms shall have the meaning set forth in the Agreement. The parties agree that the terms and conditions of the Agreement shall govern the relationship of the parties under this Supplement and the Agreement is incorporated herein by reference. In the event of a conflict or inconsistency between the

Prepared By: Sidley Austin Brown & Wood, 10 S. Dearborn St., Chicago, IL 60601 NEWLL (AL) – (0331)(BI03XC054)(3016268)(10622647)

terms of the Agreement and this Supplement, the terms of the Agreement shall govern and control.

2. Demise.

Pursuant to and subject to the terms, conditions and reservations in the Agreement, Lessor hereby subleases or otherwise makes available to Lessee, and Lessee hereby subleases and accepts from Sublessor, the Leased Property of the Site. Such Leased Property consists of, among other things, the interest of Lessor in the Land related to the Site, as more particularly described on Exhibit A attached hereto and incorporated herein by this reference, and the Tower located on the Land.

3. Sprint Collocation Space.

The Sprint Collocator has leased back from Lessee pursuant to the Agreement the Sprint Collocation Space on the Site as more particularly defined and described in the Agreement.

4. Term.

The Term of the lease and sublease as to the Leased Property of the Site pursuant to the Agreement and this Supplement shall commence on May 26, 2005 (the "Conversion Closing Date") and shall terminate or expire on the Site Expiration Date as determined in accordance with the Agreement, but in no event later than May 25, 2037 which is the Site Expiration Outside Date.

5. Rent.

Lessee shall pay to Lessor the Rent in accordance with <u>Section 11</u> of the Agreement.

6. Leaseback Charge.

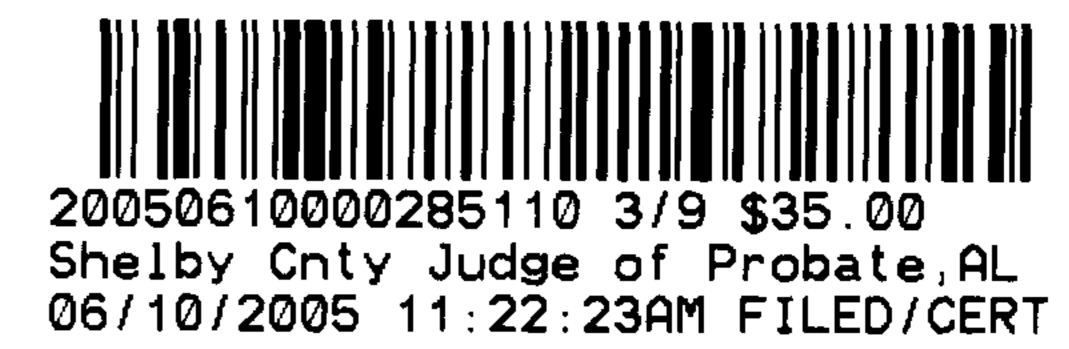
Each Sprint Collocator is obligated to pay to Lessee the Sprint Collocation Charge in accordance with <u>Section 11</u> of the Agreement.

7. Purchase Option.

Lessee shall have an option to purchase the right, title and interest of Lessor in the Site in accordance with Section 36 of the Agreement.

8. Notice.

All notices hereunder shall be deemed validly given if given in accordance with the Agreement.



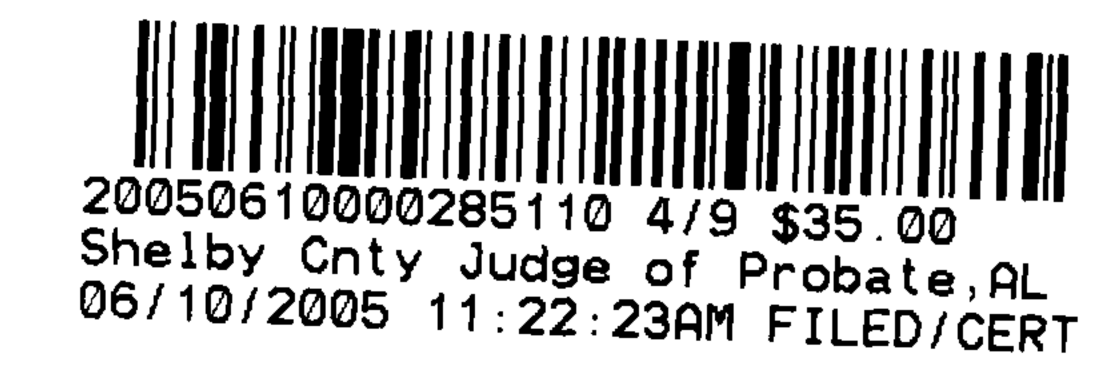
9. Governing Law.

This Supplement shall be governed by and construed in accordance with the laws of the State of New York.

10. Modifications.

This Supplement shall not be amended, supplemented or modified in any respect, except pursuant to written agreement duly executed by the parties.

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IN WITNESS WHEREOF, the parties hereto have set their hands as of the Site Commencement Date as defined above.

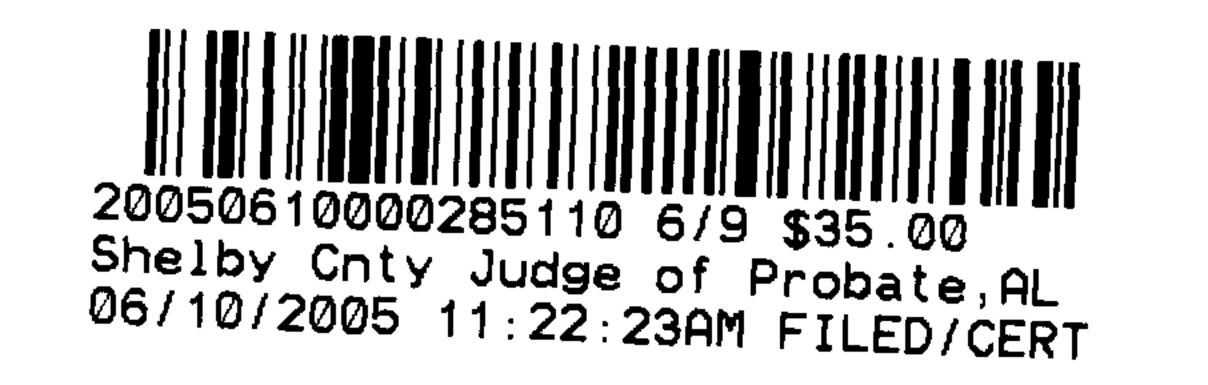
LESSOR:		
STC FIVE LLC, a Delaware limited liability company		
By:By:		
Name: Don R. Mueller		
Assistant Vice President Title:		
LESSEE:		
GLOBAL SIGNAL ACQUISITIONS II LLC,		
a Delaware limited liability company		
By: With Dec		
Name: Keith Drucker		
Vice President		
Title: Corporate Development		
SPRINT COLLOCATOR:		
SPRINT SPECTRUM L.P.,		
a Delaware limited partnership		
By: My Mully		
Name: Don R. Mueller		
Assistant Secretary		
Title: * 10015tallt Secretary		

Title:_

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LESSOR BLOCK

STATE OF () ss.) ss.)	
On 5 / 2005, before me, the undersigned, personved to me on the basis of satisfactory evidence) to be is/are subscribed to the with winst pursuant acknowle executed the same in his/her/their authorized capacity(signature(s)) on the instrument, the person(s), or the enterperson(s) acted, executed the instrument.	_, personally known to me (or be the person(s) whose name(s) edged to me that he/she/they ies), and that by his/her/their
If this instrument was executed in NY and affects real property outsistatutory form of acknowledgment and is supplemental to the forego was executed in NY and affects real property in NY, the following is acknowledgment and supercedes the foregoing acknowledgment:	ing acknowledgment, OR if this instrument
On \(\sum / \sum / 2005\), before me, the undersigned, a New personally appeared \(\text{Don R. Mueller} \) known to me or proved to me on the basis of satisfactor whose name(s) is (are) subscribed to the within instruming the / she / they executed the same in his / her / their cap their signature(s) on the instrument, the individual(s), of the individual(s) acted, executed the instrument. Witness my hand and official seal.	ry evidence to be the individual(s) nent and acknowledged to me that acity(ies), and that by his / her /
Notary Public My commission expires:	MAURICE I. MICHAANE NOTARY PUBLIC, State of New York No. 01MI6101194 Qualified in New York County Commission Expires Nov. 10, 2007



LESSEE BLOCK

STATE OF FLORIDA	
COUNTY OF SARASOTA	Ùh
The foregoing instrument was acknowledged by Keither agent) on behalf of Global Signal Acquisitions II He/she is personally known to me or has produced the statement of the statement was acknowledged by the sta	Drucker, member (of LLC, a limited liability company
identification.	
Signature:	Maybones
Name (printed, typed or stamped):	Mary Lou DiMaggio
	Mary Lou DiMaggio MY COMMISSION # DD236359 EXPIRES July 30, 2007

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SPRINT COLLOCATOR BLOCK

STATE OF NW YON F
COUNTY OF NUV OW) ss.
On
If this instrument was executed in NY and affects real property outside NY, the following is the prescribed NY statutory form of acknowledgment and is supplemental to the foregoing acknowledgment, OR if this instrument was executed in NY and affects real property in NY, the following is the prescribed NY statutory form of acknowledgment and supercedes the foregoing acknowledgment:
On \(\sum_{\subset} \) /2005, before me, the undersigned, a Notary Public in and for said State, personally appeared \(\text{Don R. Muclier} \), personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he / she / they executed the same in his / her / their capacity(ies), and that by his / her / their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument. Witness my hand and official seal.
Notary Public My commission expires: JOHN LOVE NOTARY PUBLIC, State of New York No. 01LO6113933 Qualified in New York County Commission Expires August 9, 2008

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Schedule 1 (one)

Connection Number 10622647

A lease by and between Dale DeWayne New and Ester Kate New, as lessor ("Lessor"), and Sprint Spectrum L.P., a Delaware limited partnership, as lessee ("Lessee") as evidenced by a(n) Memorandum of PCS Site Agreetment recorded 4/10/1997, in Instrument No. 1997-11178, affecting land described in attached legal description.

[EXHIBIT A (LEGAL DESCRIPTION) CONTINUED ON NEXT PAGE]

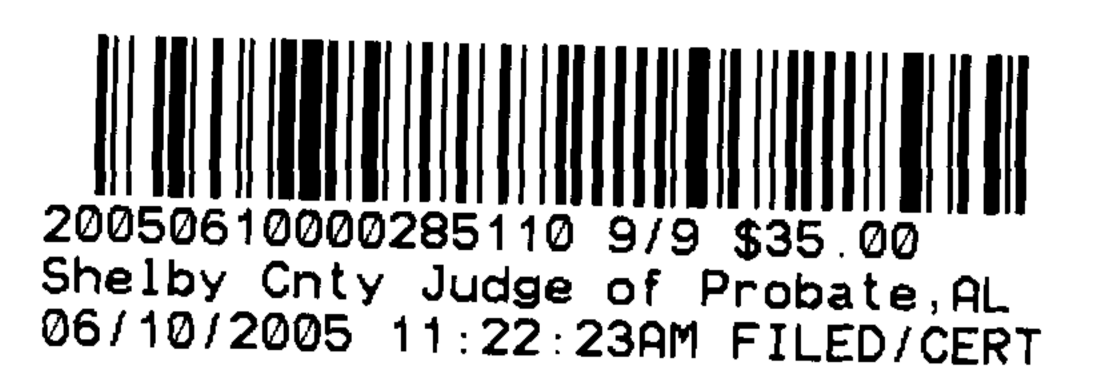


Exhibit A

Legal Description A parcel of land situated in the Northeast Quarter of the Northeast Quarter of Section 34, Township 19 South, Range 1 West, Shelby County, Alabama and being more particularly described as follows:

Commence at the Northeast Section 34, Township 19 South, Range 1 West; thence run South 88 deg 02 min 88 deg 02 min 38 sec West for a distance of 777.10 feet to a point thence run South 01 deg 57 min 22 sec East for a distance of 646.93 feet to a point thence rung South 79 deg 39 min 51 sec West for a distance of 359.10 feet to a point thence run South 10 deg 20 min 09 sec East for a distance of 15.00 feet to the Point of Beginning; thence run South 10 deg 20 min 09 sec East for a distance of 74.54 feet to a point thence run South 79 deg 39 min 51 sec West for a distance of 75.00 feet to a point thence run North 10 deg 20 min 09 sec West for a distance of 75.00 feet to a point; thence run North 79 deg 39 min 51 sec East for a distance of 75.00 feet to the Point of Beginning, Said parcel contains 0.13 acres

An easement of land situated in the Northeast and Northeast Quarter of the Northeast Quarter of Section 34, Township 19 South Range 1 West Shelby County, Alabama, and being more particularly described as follows:

Commence at the Northeast Section 34, Township 19 South, Range 1 West thence run South 88 deg 02 min 38 sec West for a distance of 777.10 feet to a point; thence run South 01 deg 51 min 22 sec East for a distance of 646.93 feet to a point; thence run South 79 deg 39 min 51 sec West for a distance of 359.10 feet to a pint; thence run South 10 deg 20 min 09 sec East for a distance of 149.94 feet to a point thence run South 79 deg 39 min 51 sec West for a distance of 75.00 feet to a point thence run North 10 deg 20 min 09 sec West for a distance of 20.00 feet to the Point of Beginning of the centerline of an Ingress/Egress and utility easement that lies 20 feet at the side of said centerline as described herein thence run South 79 deg 39 min 51 sec West for a distance of 442.30 feet to a point thence run North 80 deg 42 min 24 sec West for a distance of 106.43 feet to a point thence run South 79 deg 44 min 17 sec West for a distance of 47.55 feet to a point thence along a curve to the right with a radius of 1527.69 feet and a central angle of 16 deg 03 min 12 sec for a distance of 428.03 feet to a point thence run South 38 deg 11 min 13 sec West for a distance of 64.66 feet to a point thence run South 09 deg 32 min 13 West for a distance of 41.24 feet to a point on the north right-of-way of County Route 47 having a prescriptive right-of-way of 50 feet, and being the terminus of easement.

Tax ID: 098-34-0-0-001-027-001

When recorded, return to:

GS Project
LandAmerica CLS
9011 Arboretum Parkway, Ste. 300
Richmond, VA 23236
Connection Number 10622647