Shelby Cnty Judge of Probate, AL 05/19/2010 12:46:18 PM FILED/CERT

This Instrument Prepared By: Matthew W. Barnes, Esq. Baker, Donelson, Bearman, Caldwell & Berkowitz, PC 420 20th Street North, Suite 1600 Birmingham, Alabama 35203

Return to: Stewart Title Guaranty Company National Title Services

1980 Post Oak Blvd, Suite 610

Houston, TX 77056.

STATE OF ALABAMA

COUNTY OF SHELBY

Cross Reference to: Instrument No. 1997-11181 Shelby County, Alabama Records

Shelby County, AL 05/19/2010

State of Alabama Deed Tax : \$77.00

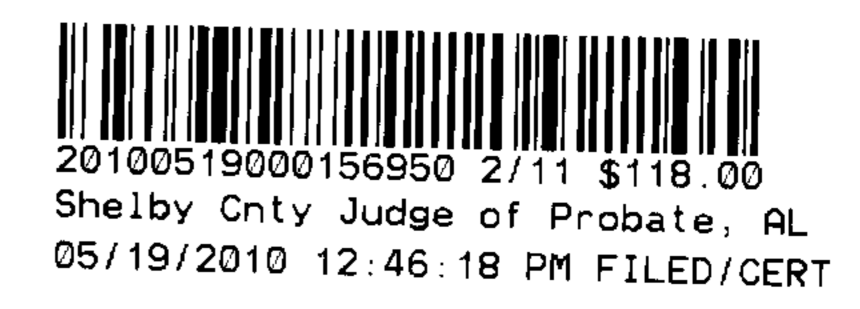
AGREEMENT AND MEMORANDUM OF SECOND AMENDMENT TO PCS SITE AGREEMENT

THIS AGREEMENT AND MEMORANDUM OF SECOND AMENDMENT TO PCS SITE AGREEMENT ("Memorandum") is made and entered into effective as of , 2009, by and between W. PAUL YEAGER and CLARA Y. YEAGER (having a mailing address of 101 Yeager Farm Road, Pelham, AL 35124) ("Lessor"), and STC FIVE LLC, a Delaware limited liability company, successor in interest to Sprint Spectrum Realty Company L.P., a Delaware limited partnership, successor in interest to Sprint Spectrum L.P., a Delaware limited partnership (having a mailing address of Sprint Contracts and Performance, Mailstop KSOPHT0101-Z2650, 6391 Sprint Parkway, Overland Park, KS 66251-2650, Attn: Marion S. Crable, Manager) ("Tenant").

WITNESSETH:

WHEREAS, Paul Y. Yeager and Julie R. Yeager (the "Original Lessors") entered into that certain PCS Site Agreement last dated August 13, 1996 (the "Original Agreement") with Sprint Spectrum L.P., a Delaware limited partnership ("Sprint"), as tenant, covering certain real property together with an easement for ingress, egress and utilities thereto, as described in Exhibit "A" attached hereto (the "Site"), which Original Agreement was recorded on April 10, 1997 as Instrument No. 1997-11181 in the Office of the Judge of Probate of Shelby County, Alabama (the "MOL");

WHEREAS, the Original Lessors and Sprint entered into that First Amendment to PCS Site Agreement and Consent to Sublease dated April 23, 2001 (the "First Amendment") (the Original Agreement as amended by the First Amendment is hereinafter referred to as the "Agreement");



WHEREAS, Lessor succeeded to the interest of the Original Lessors in and to the Site and the Agreement;

WHEREAS, the Site may be used for the purpose of constructing, maintaining and operating a communications facility, including tower structures, equipment shelters, cabinets, meter boards, utilities, antennas, equipment, any related improvements and structures and uses incidental thereto;

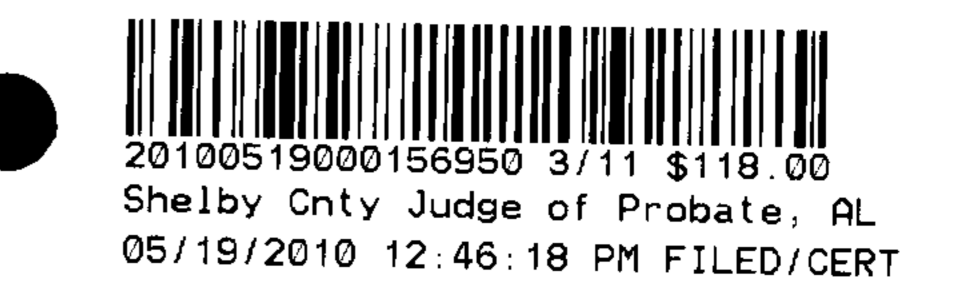
WHEREAS, the Agreement has an original term (including all extension terms) that will terminate on August 12, 2021 (the "Original Term") and the parties desire to amend the Agreement to extend the Original Term and as otherwise set forth herein; and

WHEREAS, effective as of the date of this Memorandum, Lessor and Tenant have amended the Agreement and desire to acknowledge, confirm and make record of the above-referenced amendment.

NOW, THEREFORE, Lessor and Tenant hereby acknowledge and agree that the following accurately represents the Agreement, as amended by that Second Amendment to PCS Site Agreement dated as of the date hereof:

MEMORANDUM OF SECOND AMENDMENT TO PCS SITE AGREEMENT

Lessor: W. Paul Yeager and Clara Y. Yeager, with a mailing address of 101 Yeager Farm Road, Pelham, AL 35124. Tenant: STC Five LLC, a Delaware limited liability company, with its principal offices at Sprint Contracts and Performance, Mailstop KSOPHT0101-Z2650, 6391 Sprint Parkway, Overland Park, KS 66251-2650, Attn: Marion S. Crable, Manager. Property: The real property leased by Lessor to Tenant, together with an easement for ingress, egress and utilities thereto, is described in Exhibit "A," attached to this Memorandum and incorporated herein by this reference. Initial Lease Term: For a term of five (5) years, beginning on August 13, 1996. Expiration Date: The first two (2) extensions having been exercised, not otherwise extended or renewed, the Agreement shall expire on August 12, 2011.



Right to Extend or Renew:

Tenant has the right to extend/renew the Agreement as follows: Nine (9) options to extend the Agreement for a period of five (5) years each on the terms and conditions set forth in the Agreement, as amended. If Tenant exercises all extensions/renewals, the final expiration of the Agreement will occur on August 12, 2046.

Option to Purchase:

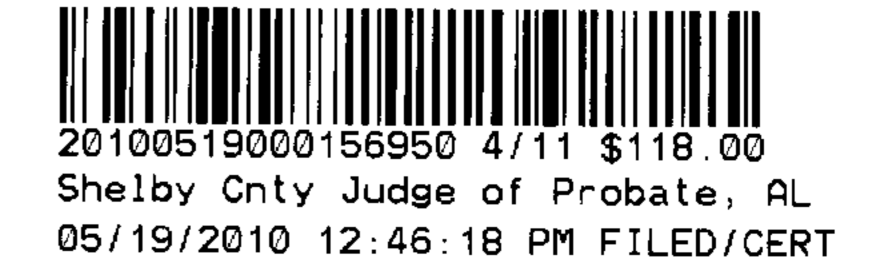
No.

Right of First Refusal:

Yes.

All of the terms, provisions, covenants and agreements contained in the Agreement, as amended by that Second Amendment to PSC Site Agreement of even date herewith, are hereby incorporated herein by reference in the same manner and to the same extent as if all such terms, provisions, covenants and agreements were fully set forth herein. Lessor and Tenant ratify, confirm and adopt the Agreement, as amended by that Second Amendment to PSC Site Agreement of even date herewith, as of the date hereof for purposes of compliance with Code of Alabama Section 35-4-6 (1975) (as amended) and acknowledge that there are no defaults under the Agreement, as amended, or events or circumstances which, with the giving of notice or passage of time or both, would ripen into events of default. Except as otherwise expressly amended herein, all the terms and conditions of the Agreement, as amended by that Second Amendment to PSC Site Agreement of even date herewith, shall remain and continue in full force and effect. This Agreement and Memorandum of Second Amendment to PSC Site Agreement will be recorded in the applicable land records and is intended to provide notice to third parties of the Agreement and any and all amendments thereto. The Agreement and any and all amendments thereto contain terms and conditions in addition to those set forth in this Memorandum. This Memorandum is not intended to amend or modify the terms and conditions of the Agreement or of any amendments thereto. To the extent that the terms and conditions of this Memorandum differ from the terms and conditions of the Agreement and/or any amendments thereto, the terms and conditions of the Agreement and/or any amendments thereto shall govern and prevail. Capitalized terms not otherwise defined herein shall have the meaning defined in the Agreement and/or any amendments thereto.

[Signatures appear on the following pages.]



IN WITNESS WHEREOF, the parties have executed this Agreement and Memorandum of Second Amendment to PCS Site Agreement on the day and year first written above.

<u>LESSOR</u> :
yr shad them
W. PAUL YEAGER

STATE OF ALABAMA)
SHECBY COUNTY)
	,

I, the undersigned authority, a Notary Public, in and for said County in said State, hereby certify that **W. PAUL YEAGER**, whose name is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the foregoing instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal this the	16	_ day of	July	, 2009.
		1 mm	E/11	
NOTARIAL SEAL1		Notary Pub My Comm	olic ission Expir	es: 5-9-2010

CLARA Y. YEAGER

STATE OF A	LABAMA)
SHELBY	COUNTY)

I, the undersigned authority, a Notary Public, in and for said County in said State, hereby certify that CLARA Y. YEAGER, whose name is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the foregoing instrument, she executed the same voluntarily on the day the same bears date.

Given under my hand and seal this the _____ day of __

Notary Public My Commission Expires: 5-9-2010 [NOTARIAL SEAL]

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2009.

TENANT:

STC FIVE LLC,

a Delaware limited liability company

By: Global Signal Acquisitions II LLC, a Delaware limited liability company, its Attorney in Fact LSIR A (SEAL) Name: Barbara Howard Its: RET Manager

STATE OF TEXAS COUNTY OF HARPYS

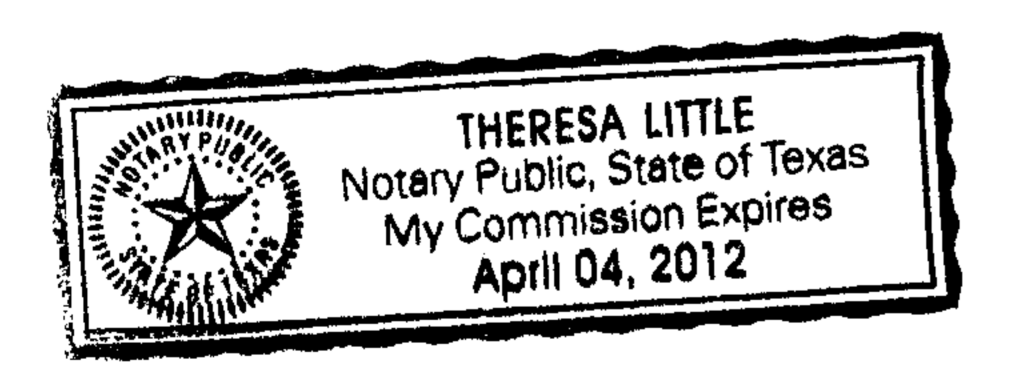
I, the undersigned authority, a Notary Public in and for said County, in said State, hereby certify that, BARBARA HOWARD, whose name as RET MANAGER GLOBAL SIGNAL ACQUISITIONS II LLC, a Delaware limited liability company, as Attorney-in-Fact of STC FIVE LLC, a Delaware limited liability company, has signed the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the foregoing instrument, he/she with full authority, executed the same voluntarily for and as the act of said limited liability company on the day the same bears date.

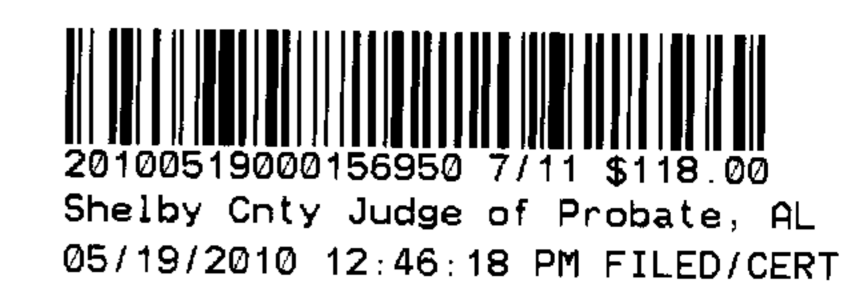
Given under my hand and official seal this $13^{\frac{1}{12}}$ day of JULY

Notary Public

My Commission Expires:_

[NOTARIAL SEAL]







Ethibit 1

AHORNEY-IN-FACT

Network Services
Wireless Sites
6550 Sprint Parkway

Overland Park, KS 66251

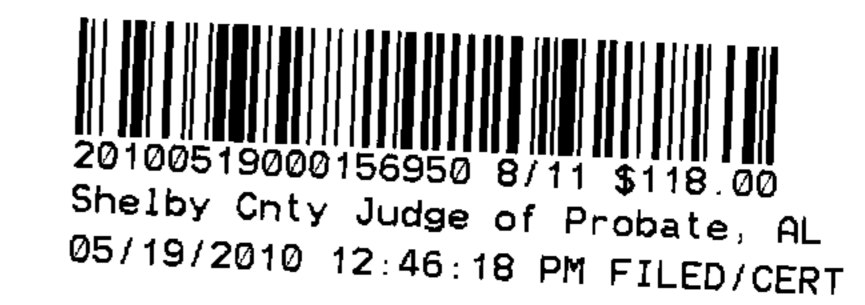
June 16, 2005

RE: Confirmation of Certain Authority and Powers of Attorney of Global Signal Acquisitions II LLC (the "Lessee") from STC One LLC, STC Two LLC, STC Three LLC, STC Four LLC, STC Five LLC, STC Six Company (collectively, "Lessor"), Sprint Spectrum L.P., SprintCom, Inc., Sprint Telephony PCS, L.P., American PCS Communications, LLC and Phillieco, L.P. (collectively the "Sprint Collocators") pursuant to those certain Master Leases and Subleases, dated as of May 26, 2005 (collectively, the "Agreement")

To Whom It May Concern:

This letter shall serve as confirmation by Lessor of its grants of certain authority and powers of attorney to Lessee to sublease or operate certain of Lessor's wireless communications tower sites (each a "Site") during the term of the Agreement in accordance with the terms and conditions of the Agreement. The term of the Agreement commenced on May 26, 2005 ("Effective Date") and terminates, unless terminated by Lessor for certain material defaults of Lessee, as more particularly described in the Agreement, on the earlier to occur of (i) May 25, 2037 and (ii) one day prior to the termination of any applicable Site ground lease, as the same may be extended or renewed (the "Term"). The Agreement provides in relevant parts that during the Term:

- 1) Pursuant to Sections 3(b) and 3(c), Lessor granted to Lessee either a sublease interest in a Site (a "Master Lesse Site") or exclusive right to operate a Site (a "Pre-Lesse Site").
- 2) Pursuant to Section 26(a), "without the consent of Lessor, (i) Lessee may lease, sublease, license or otherwise make available Available Space to Tower Subtenant for the purpose of the installation, operation and maintenance of Communications Equipment... subject to the applicable terms of the Agreement."
- 3) Pursuant to Section 4(b), so long as Lessee was not in default under the Agreement, Lessor granted to Lessee a limited power of attorney to "amend, modify, enforce or waive any terms of any Collocation Agreements or enter into new site supplements or site subleases applicable to Pro-Lease Sites or (iv) enter into any collocation agreements, site supplements, or site subleases out for signature on the date hereof or partially executed on the date hereof applicable to Master Lease Sites and Pro-Lease Sites "in accordance with the terms of the Agreement.
- 4) Pursuant to Section 5(a), with respect to each Master Lease Site, Lessor did "transfer, assign and convey over unto Lessee for the Term of the Master Lease Site... all of its rights, title and interest in, to or under any Collocation Agreements" and with respect to each Pre-Lease Site Lessor did "delegate all of its respective rights, duties, obligations, and responsibilities under the Collocation Agreements to Lessee for the term as to such Site..."
- 5) The following defined terms have the following meanings:



"Collocation Agreement" means an agreement, including master leases, between the Sprint Collocators or an affiliate thereof (each a "Sprint Group Member") (prior to the Effective Date hereof) or Lessee (on or after the Effective Date) on the one hand, and a third party not an affiliate of a Sprint Group Member (on the Effective Date) on the other hand, pursuant to which such Sprint Group Member or Lessee, as applicable, rents to such third party space at any Site (including space on a tower at such Site), including all amendments, modifications, supplements, assignments, guaranties, side letters and other documents related thereto.

"Communications Equipment" means, as to any Site, transmitting and/or receiving equipment and other equipment installed at the . . . Site . . . which is used in providing ourrent and future wireless and wireline communication services, including without limitation, switches, antennas, microwave dishes, panels, conduits, flexible transmission lines, cables, radio, amplifiers, filters and other transmission or communications equipment (including interconnect transmission equipment, transmitter(s), receiver(s) and accessories) and such other equipment and associated software as may be necessary in order to provide such wireless and wireline communication services, including without limitation, voice or data. Communications Equipment will include any existing, replaced and upgraded Communications Equipment.

"Tower Subtenant" means, as to any Site, any Person (other than Sprint Collocators who sublease tower space at a Site), which: (a) is a "sublessee" under any Collocation Agreement affecting such Site; or (b) subleases, licenses or otherwise acquires from Lessee the right to use Available Space on such Site.

"Available Space" means, as to any Site, a tower location thereon, a portion of the land thereon, a portion of the Improvements thereon or any other portion, space or area of such Site that is available for lease to or collocation by any Tower Subtement and all rights appurtenant to such portion, space or area.

Lessor and Lessee hereby certify that the foregoing is true and correct. If you have any questions regarding this letter, please contact the Collocation Department at Global Signal, 301 North Cattlemen Road, Suite 300, Sarasota FL 34232 at 941-364-8886. Thank you

Sincerely

Lessor:	Lessee:
STC-ONG LLC	Global Signal Acquisitions II LLC
By: Muelle	By:
Name: Don R. Mueuer	Name:
Assistant Vice President Title:	Greetson G. McMullen Title: Executive Vice President
STC TWALLE	General Counsel and Secretary
By. Colle	
Name: Don R. Mueller	•
Title: Assistant Vice President	

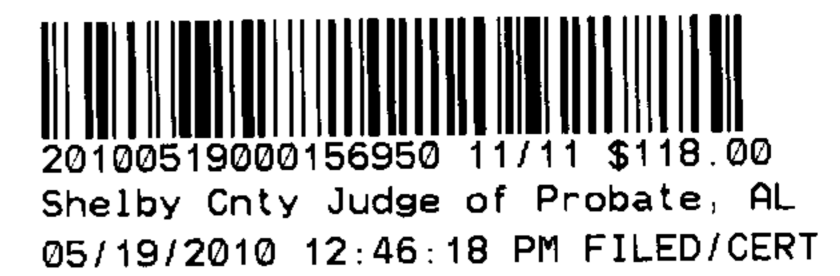
STC Three LLC
By:
Name: Don R. Mueller
Title: Assistant Vice President
STC Four LLC
By.
Name: Don R. Mueller
Title: Assistant Vice President
STC Five LLC
By Charles
Name: Don R. Muchel
Title: Assistant Vice President
STC Six Company
By. Mulle
Name: Don R. Mueller
Title: Assistant Vice President
Sprint Spectrum L.S
By: Mulle
Name: Don R. Mueller
Title: Assistant Secretary
SprintCom, Inc
By:
Name: Don R. Mueller
Title: Assistant Secretary
Sprint Telephony PCS, L.P
Don D X K 11
Name: Don K. Mueller
Assistant Secretary

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Americ	n PGS Communications,
Ву:	Manuella De la
Name: _	Don R. Mueller
Title:	Assistant Secretary
PhillieC	of Est.
By:	Mulley
Name: _	Don R. Mueller
Title:	Assistant Secretary

Title:

EXHIBIT "A"



A Leasehold Esate, said lease area being a portion of the following described parent parcel:

The land referred to herein is situated in the State of Alabama, County of Shelby, City of Pelham described as follows:

A parcel of land situated in the NE 1/4 of the NE 1/4 of Section 21, Township 20 South, Range 2 West, and being more particularly described as follows: Begin at the NE corner of the NE 1/4 of the NE 1/4 of Section 21, Township 20 South, Range 2 West, said point being the point of beginning; thence South 3 degrees 55 minutes 25 seconds west along the Easterly boundary of said 1/4-1/4 section a distance of 787.22 feet; thence North 85 degrees 44 minutes 51 seconds a distance of 1296.25 feet; thence North 3 degrees 41 minutes 22 seconds East along the Westerly boundary of said 1/4-1/4 section a distance of 802.98 feet to the NW corner of said 1/4-1/4 section; thence South 85 degrees 03 minutes 15 seconds East along the Northerly boundary of said 1/4-1/4 section a distance of 1299.68 feet to the point of beginning; being situated in Shelby County, Alabama.

Municipal Address: 90 Yeager Farm Road, Pelham, Alabama 35124

Tax ID Number: 14-5-21-0-000-002.023

Tax ID: 14-5-21-0-000-002.023

Connection Number: 10622651