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April 23, 1999

Via Federal Express

FILED

APR 26 1999

Mr. Cecil Wright
Executive Secretary
Missouri Public Service Commission
301 West High Street
5th Floor, Room 530
Jefferson City, MO 65101

Missouri Public Service Commission

Re: Application to Intervene of Sprint Spectrum L.P. d/b/a Sprint PCS ("Sprint PCS")

Dear Mr. Wright:

Enclosed please find an original and fourteen copies of Sprint PCS' Application to Intervene in case numbers TT-99-428, TT-99-429, TT-99-430, TT-99-431, TT-99-432, and TT-99-433.

Please return a file-stamped copy of each application in the enclosed self-addressed stamped envelope at your earliest convenience.

Thank you for your assistance in this matter.

Sincerely

Charles W. McKee

CWM:vld

BEFORE THE PUBLIC SERVICE COMMISSION

BEFORE THE PUBLIC	C SERVICE CO OF MISSOURI	OMMISSION	FIL	ED
In the Matter of Chariton Valley)	Servi	Ce Curi p	199g
Telephone Company's Filing to Revise)		OWING	blic
its Access Service Tariff, P.S.C. Mo.)	Case No. TT-9	<u>9-432</u>	Soio
No. 2)	Tariff No. 9900	657	* /

APPLICATION TO INTERVENE

COMES NOW, Sprint Spectrum L.P. d/b/a Sprint PCS ("Sprint PCS"), and pursuant to Section 386.420 RSMo and 4 CSR 240-2.110 respectfully seeks an Order granting intervention in the above referenced proceeding. In support of this Application, Sprint PCS states as follows:

- 1. Sprint PCS is a Delaware Limited Partnership with offices at 4900 Main Street, Kansas City, Missouri 64112. Sprint PCS is authorized to transact business within the State of Missouri and is authorized by the Federal Communications Commission ("FCC") to provide Commercial Mobile Radio Services ("CMRS") within the state.
- 2. All correspondence, communications and orders in this docket should be directed to:

Charles W. McKee Sprint PCS Legal/Regulatory Department 4900 Main Street Kansas City, MO 64112

3. By its Order of April 8, 1999, the Commission suspended the tariff filed in this proceeding and found that interested parties should be given notice and an opportunity to intervene. The Commission set an intervention deadline of April 28, 1999. 4. As a CMRS provider, Sprint PCS' interests will be directly effected by the tariff charges filed in this proceeding and are different than those of the general public. Sprint PCS' intervention will not harm any party and will aid the Commission in resolving this case. Sprint PCS supports the suspension of this tariff as contrary to the requirements of the Telecommunications Act of 1934, as amended.

WHEREFORE, Sprint PCS respectfully requests the Commission to issue an Order granting Sprint PCS' Application to Intervene.

Respectfully submitted,

Charles W. McKee, Mo Bar #39710

Sprint PCS

Legal/Regulatory Department

4900 Main Street

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ATTORNEY FOR SPRINT SPECTRUM L.P. d/b/a AS SPRINT PCS

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing pleading were served on the following persons by first class mail, postage prepaid on this 23rd day of April, 1999.

Craig S. Johnson Andereck, Evans, Milne, Peace & Baumhoer 301 E. McCarty P.O. Box 1438 Jefferson City, MO 65102

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