BEFORE THE PUBLIC SERVICE COMMISSION

In re: Joint petition by TDS Telecom d/b/a TDS Telecom/Quincy Telephone; ALLTEL Florida, Inc.; Northeast Florida Telephone Company d/b/a NEFCOM; GTC, Inc. d/b/a GT Com; Smart City Telecommunications, LLC d/b/a Smart City Telecom; ITS Telecommunications Systems, Inc.; and Frontier Communications of the South, LLC ["Joint Petitioners"] objecting to and requesting suspension and cancellation of proposed transit traffic service tariff filed by BellSouth Telecommunications, Inc.	DOCKET NO. 050119-TP
In re: Petition and complaint for suspension and cancellation of Transit Traffic Service Tariff No. FL2004-284 filed by BellSouth Telecommunications, Inc., by AT&T Communications of the Southern States, LLC.	ORDER NO. PSC-06-0501-PCO-TP

ORDER GRANTING JOINT MOTION TO REQUEST EXTENSION OF PAGE LIMIT FOR POST-HEARING BRIEF

On June 6, 2006, Sprint Spectrum Limited Partnership, Nextel South Corporation, Sprint Communications Company Limited Partnership (collectively, "Sprint Nextel"), T-Mobile USA, Inc. (T-Mobile), and MetroPCS Florida, LLC (MetroPCS)(hereinafter, "Joint CMRS Carriers") filed a Joint Motion to Request Extension of Page Limit for Posthearing Brief (Joint Motion).

In their Joint Motion, the CMRS Carriers request that they be allowed to extend the page limit on post-hearing briefs from 40 pages to 55 pages in order to submit a consolidated brief on all of the issues. While each of the Joint CMRS Carriers could file a separate 40-page brief, totaling 120 pages, the Joint CMRS Carriers believe that a single brief with a unified position on each issue will better serve their interests and afford the Commission a better understanding of their position. If this Joint Motion is granted, the parties state that the page extension would only apply to the Joint CMRS Carriers. While CMRS Carriers had not received a response from every party as of the time of filing, they represented that no responding party objected to the Joint Motion.

The Joint Motion is hereby granted. While the time to respond has not run, several of the parties have responded and noted no objection. Further, it does not appear that any party will be prejudiced by this Joint Motion.

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Based on the foregoing, it is

ORDERED by Commissioner Katrina J. Tew, Prehearing Officer, that the Joint Motion to Request Extension of Page Limit for Posthearing Brief filed by Sprint Spectrum Limited Partnership, Nextel South Corporation, Sprint Communications Company Limited Partnership, T-Mobile USA, Inc., and MetroPCS Florida, LLC, is hereby granted.

By ORDER of Commissioner Katrina J. Tew, as Prehearing Officer, this <u>8th</u> day of <u>June</u>, <u>2006</u>.

Commissioner and Prehearing Officer

(SEAL)

FRB

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code; or (2) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Director, Division of the Commission Clerk and Administrative Services, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.