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IDAHO PUBLIC
UTILITIES COMMISSION

Sean P. Farrell, Esq. (CSB # 186902)
General Counsel
IAT Communications, Inc.
NTCH-Idaho Inc., dba Clear Talk
703 Pier Avenue, Suite B, PMB 813
Hermosa Beach, CA 90254
(310) 548-0939

BEFORE THE
IDAHO PUBLIC UTILITIES COMMISSION

In the Matter of IAT Communications, Inc.,
d.b.a. Clear Talk, Petition For Designation As
An Eligible Telecommunications Carrier
_____)

CASE NO. Docket No. GNR-T-03-08

**AMENDMENT TO PETITION FOR
DESIGNATION AS AN ELIBIBLE
TELECOMMUNICATIONS
CARRIER**

IAT Communications, Inc., a Delaware corporation doing business through its subsidiary NTCH-Idaho, Inc., an Idaho corporation (hereinafter "Clear Talk"), pursuant to Section 62-210A of the Idaho Code and pursuant to the Idaho Public Utilities Commission's (the "Commission") Order No. 27715 in Case No. GNR-T-98-7 ("Order No. 27715"), hereby amends its Petition for E.T.C. Designation as follows:

1. Designation Not Sought for Idaho Universal Service Fund. Clear Talk does not by its Petition seek designation as an eligible telecommunication carrier for

purposes of receiving support from the Idaho Universal Service Fund pursuant to Idaho Code § 62-610, *et. seq.*

2. Errata. Page 4, paragraph 3, of the Clear Talk's Petition incorrectly references Idaho Code § 62-210D, instead of § 62-610D. Clear Talk hereby retracts the incorrect statutory reference to Idaho Code § 62-210D and references instead Idaho Code § 62-610D.

3. Errata. Page 1, footnote 1, of Clear Talk's Petition incorrectly states that a separate petition was to be filed with the Federal Communications Commission for purposes of obtaining E.T.C. designation for tribal lands in Idaho. Clear Talk hereby retracts Footnote 1 in its entirety, and petitions the Idaho Public Utilities Commission for E.T.C. designation throughout Clear Talk's service areas in Idaho, including tribal lands.

4. Requested Relief: To the extent that the Idaho Public Utilities Commission chooses to process Nextel Partners' April 28, 2003 petition for E.T.C. designation concurrently with Clear Talk's February 3, 2003 Petition, Clear Talk respectfully requests that Clear Talk's E.T.C. designation (if granted) be made effective before Nextel's designation (if granted) in a period that corresponds to the parties' respective filing dates of their petitions for E.T.C. designation. In the alternative, Clear Talk respectfully requests that the Commission issue an interim order(s) for E.T.C. designation for any service areas for which Clear Talk's E.T.C. designation is not contested, or any other equitable measures offered by the Commission to ameliorate any delay in handling Clear Talk's Petition.

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5. Counsel of Record. Clear Talk hereby informs the Commission that Clear Talk will be represented by, and all pleadings, communications, notices and orders should be served upon:

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sfarrell@cleartalk.net

Clear Talk has brought this Amendment to the attention of parties likely to be interested in this proceeding by mailing a copy of this Amendment to the persons listed on the attached Certificate of Service.

Respectfully Submitted,

IAT Communications, Inc., dba Clear Talk



Sean P. Farrell
General Counsel

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this 2nd day of May 2003, served the foregoing PETITION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER upon all parties of record in this proceeding by delivering a copy thereof via Federal Express to:

Jean Jewell, Secretary
Idaho Public Utilities Commission
472 W. Washington Street
Boise, Idaho 83720
(208) 334-0300

and true and correct copies were forwarded on May 2, 2003, via first-class mail, to the following:

Dean J. Miller
McDevitt & Miller LLP
P.O. Box 2564
Boise, Idaho 83701
Counsel for Nextel Partners

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Boise, Idaho 83701-2720
Counsel for Idaho Telephone Association;
Albion, Filer, Farmers, Mud Lake, and Project Mutual Telephone
Companies

Signed: _____


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