#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

TRACBEAM, L.L.C., a Colorado limited liability company,

Plaintiff, CASE NO. 6:11-cv-96 **Jury Trial Demanded** vs. AT&T INC., a Delaware corporation; AT&T MOBILITY L.L.C., a Delaware limited liability company; METROPCS COMMUNICATIONS, INC., a Delaware corporation; METROPCS WIRELESS, INC., a Delaware corporation; TEXAS RSA 7B3, L.P. D/B/A PEOPLES WIRELESS SERVICES, a Texas corporation; SPRINT NEXTEL CORPORATION, a Kansas corporation; SPRINT SPECTRUM L.P., a Delaware limited partnership; NEXTEL OF CALIFORNIA, INC., a Delaware corporation; NEXTEL COMMUNICATIONS OF THE MID-ATLANTIC, INC., a Delaware corporation; NEXTEL OF NEW YORK, INC., a Delaware corporation; NEXTEL SOUTH CORP., a Georgia corporation; NEXTEL OF TEXAS, INC., a Texas corporation; NEXTEL WEST CORP., a Delaware corporation; and CELLCO PARTNERSHIP d/b/a VERIZON WIRELESS, a Delaware partnership.

Defendants.

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#### COMPLAINT FOR PATENT INFRINGEMENT

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Plaintiff TracBeam, L.L.C., ("TracBeam"), by counsel and pursuant to Federal Rule of Civil Procedure 8(a), on information and belief, alleges the following in support of its Complaint for patent infringement against Defendants AT&T, Inc.; AT&T Mobility, L.L.C.; MetroPCS Communications, Inc.; MetroPCS Wireless, Inc.; Texas RSA 7B3, L.P. d/b/a Peoples Wireless Services; Sprint Nextel Corporation; Sprint Spectrum, L.P.; Nextel of California, Inc.; Nextel Communications of the Mid-Atlantic, Inc.; Nextel of New York, Inc.; Nextel South Corp.; Nextel of Texas, Inc.; Nextel West Corp., and Cellco Partnership d/b/a Verizon Wireless (collectively "Defendants"):

#### **Introduction**

1. Plaintiff TracBeam owns the inventions described and claimed in United States Patent Nos. 7,764,231 entitled "Wireless Location Using Multiple Mobile Station Location Techniques" (the "231 patent") and 7,525,484 entitled "Gateway and Hybrid Solutions for Wireless Location" (the "484 patent") (collectively "the Patents"). Defendants have used and continue to use Plaintiff's patented technology in products and/or services that they make, use, import, sell, and/or offer to sell. TracBeam seeks damages for patent infringement and an injunction preventing Defendants from making, using, selling, or offering to sell, and from contributing to and inducing others to make, use, sell, or offer to sell, the technology claimed by the Patents without Plaintiff's permission.

#### **Plaintiff TracBeam**

2. Plaintiff TracBeam is a limited liability company existing under and by virtue of the laws of the State of Colorado.

#### **Defendants**

#### AT&T Defendants

 AT&T, Inc. is a Delaware corporation with its principal place of business in Dallas, Texas.

4. AT&T Mobility, L.L.C. is a Delaware limited liability company with its principal place of business in Atlanta, Georgia. (AT&T, Inc. and AT&T Mobility, L.L.C. are collectively referred to as "AT&T" or the "AT&T Defendants.")

#### MetroPCS Defendants

5. MetroPCS Communications, Inc. is a Delaware corporation with its principal place of business in Richardson, Texas.

6. MetroPCS Wireless, Inc. is a Delaware corporation with its principal place of business in Richardson, Texas. (MetroPCS Communications, Inc. and MetroPCS Wireless, Inc. are collectively referred to as "MetroPCS" or the "MetroPCS Defendants.")

#### Peoples Defendant

7. Texas RSA 7B3, L.P. d/b/a Peoples Wireless Services ("Peoples") is a Texas corporation with its principal place of business in Quitman, Texas.

#### Sprint Nextel Defendants

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8. Sprint Nextel Corporation is a Kansas corporation with its principal place of business in Overland Park, Kansas.

9. Sprint Spectrum, L.P. is a Delaware limited partnership with its principal place of business in Overland Park, Kansas.

10. Nextel of California, Inc. is a Delaware corporation with its principal place of business in Overland Park, Kansas.

11. Nextel Communications of the Mid-Atlantic, Inc. is a Delaware corporation with its principal place of business in Overland Park, Kansas.

12. Nextel of New York, Inc. is a Delaware corporation with its principal place of business in Overland Park, Kansas.

13. Nextel South Corp. is a Georgia corporation with its principal place of business in Overland Park, Kansas.

14. Nextel of Texas, Inc. is a Texas corporation with its principal place of business in Overland Park, Kansas.

15. Nextel West Corp. is a Delaware corporation with its principal place of business in Overland Park, Kansas. (Sprint Nextel Corporation; Sprint Spectrum, L.P.; Nextel of California, Inc.; Nextel Communications of the Mid-Atlantic, Inc.; Nextel of New York, Inc.; Nextel South Corp.; Nextel of Texas, Inc.; and Nextel West Corp are collectively reffered to as "Sprint Nextel" or the "Sprint Nextel Defendants.")

#### Verizon Defendant

16. Cellco Partership d/b/a Verizon Wireless ("Verizon") is a Delaware partnership with its principal place of business in Basking Ridge, New Jersey.

#### **The Patents**

17. The United States Patent and Trademark Office issued the '231 patent (attached as exhibit A) on July 27, 2010; and the '484 patent (attached as exhibit B) on April 28, 2009. Through assignment, Plaintiff is the owner of all right, title, and interest in the Patents, including all rights to pursue and collect damages for infringement of the Patents.

#### **Jurisdiction and Venue**

18. This is an action for patent infringement arising under the patent laws of the United States, 35 U.S.C. §§ 271 and 281, *et seq*. The Court has original jurisdiction over this patent infringement action under 28 U.S.C. § 1338(a).

19. Each of the Defendants has committed acts and continues to commit acts within this judicial district giving rise to this action. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b) and § 1400.

#### First Claim for Patent Infringement (Infringement of the '231 patent)

20. Plaintiff incorporates by reference each of the allegations in paragraphs 1 -19 above and further alleges as follows:

21. The United States Patent and Trademark Office issued the '231 patent on July 27, 2010. Plaintiff is the owner of the '231 patent with full rights to pursue recovery of royalties or damages for infringement of said patent, including full rights to recover past and future damages.

22. Without a license or permission from Plaintiff, AT&T has infringed and is continuing to infringe one or more claims of the '231 patent and, unless enjoined, will continue to do so, by making, using, providing, selling, offering for sale, or importing infringing products and services. AT&T's infringing products and services include, without limitation, its products and services for determining the locations of wireless mobile devices (*e.g.*, the locations of AT&T subscribers' cellular phones). AT&T, which has knowledge of the '231 patent, has also actively and knowingly contributed to and induced, and continues to actively and knowingly contribute to and induce, infringement by users of AT&T's products and services.

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