## 14-12611-scc Doc 513 Filed 03/10/15 Entered 03/10/15 15:08:20 Main Document Pg 1 of 10

JONES DAY 222 East 41st Street New York, New York 10017 Telephone: (212) 326-3939 Facsimile: (212) 755-7306 Scott J. Greenberg Lisa Laukitis

- and -

JONES DAY North Point 901 Lakeside Avenue Cleveland, Ohio 44114 Telephone: (216) 586-3939 Facsimile: (216) 579-0212

David G. Heiman (admitted *pro hac vice*) Carl E. Black (admitted *pro hac vice*)

Attorneys for Debtors and Debtors in Possession

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

		X	
		:	
In re:		:	Chapter 11
NII Holdings, Inc., et al., 1		:	Case No. 14-12611 (SCC)
	Debtors.	:	(Jointly Administered)
		· v	

#### NOTICE OF FILING OF FIRST AMENDMENT TO ASSET PURCHASE AGREEMENT

NYI-524643898v1

The Debtors in the jointly administered bankruptcy cases are comprised of the following fourteen entities (the last four digits of their respective U.S. taxpayer identification numbers follow in parentheses): NII Holdings, Inc. (1412); Nextel International (Services), Ltd. (6566); NII Capital Corp. (6843); NII Aviation, Inc. (6551); NII Funding Corp. (6265); NII Global Holdings, Inc. (1283); NII International Telecom S.C.A. (7498); NII International Holdings S.à r.l. (N/A); NII International Services S.à r.l. (6081); Airfone Holdings, LLC (1746); Nextel International (Uruguay), LLC (5939); McCaw International (Brazil), LLC (1850); NII Mercosur, LLC (4079); and NIU Holdings LLC (5902). The location of the Debtors' corporate headquarters and the Debtors' service address is: 1875 Explorer Street, Suite 800, Reston, VA 20190.

PLEASE TAKE NOTICE that on January 27, 2015, the above-captioned debtors filed the Motion of Debtors and Debtors in Possession for (I) an Order (A) Approving Bidding Procedures for the Sale of NII Mexico, (B) Approving Bidder Protections and (C) Scheduling a Final Sale Hearing and Approving the Form and Manner of Notice Thereof; and (II) an Order (A) Authorizing the Sale of NII Mexico Free and Clear of Liens, Claims, Interests and Encumbrances, (B) Dismissing the Bankruptcy Case of Nextel International (Uruguay), LLC and (C) Granting Related Relief [Docket No. 406], to which a certain Purchase and Sale Agreement was attached as Exhibit G (the "Purchase Agreement").

PLEASE TAKE FURTHER NOTICE that on February 17, 2015, the Court entered an Order (A) Authorizing and Approving the Bidding Procedures, Break-Up Fee and Expense Reimbursement, (B) Authorizing and Approving the Debtors' Entry into the Stalking Horse Purchase Agreement, (C) Approving the Notice Procedures, and (D) Scheduling a Sale Hearing [Docket No. 472].

PLEASE TAKE FURTHER NOTICE that the parties to the Purchase Agreement have entered into that certain First Amendment to Purchase and Sale Agreement, a copy of which is attached hereto as <a href="Exhibit A">Exhibit A</a>.

NYI-524643898v1 -2-

Dated: March 10, 2015

New York, New York

Respectfully submitted,

/s/ Scott J. Greenberg

Scott J. Greenberg Lisa Laukitis JONES DAY 222 East 41st Street

New York, New York 10017 Telephone: (212) 326-3939 Facsimile: (212) 755-7306

- and -

David G. Heiman (admitted *pro hac vice*) Carl E. Black (admitted *pro hac vice*) JONES DAY North Point 901 Lakeside Avenue Cleveland, Ohio 44114 Telephone: (216) 586-3939

Facsimile: (216) 579-0212

ATTORNEYS FOR DEBTORS AND DEBTORS IN POSSESSION

NYI-524643898v1 -3-

### **EXHIBIT A**

First Amendment to Purchase and Sale Agreement

#### FIRST AMENDMENT TO PURCHASE AND SALE AGREEMENT

THIS FIRST AMENDMENT TO THE PURCHASE AND SALE AGREEMENT (this "Amendment"), dated as of February 18, 2015, is made by and among New Cingular Wireless Services, Inc., a Delaware corporation, NIHD TELECOM HOLDINGS B.V., a private company with limited liability existing under the Laws of the Netherlands, NIU Holdings LLC, a limited liability company existing under the Laws of Delaware, Nextel International (Uruguay) LLC, a limited liability company existing under the Laws of Delaware and the "Seller Guarantors" identified as such on the signature pages to the Purchase Agreement (collectively, the "Parties").

WHEREAS, the Parties entered into that certain Purchase and Sale Agreement, dated as of January 26, 2015 (the "Purchase Agreement"); and

WHEREAS, the Parties desire to make certain amendments to the Purchase Agreement pursuant to and in accordance with Section 12.5(b) thereof.

NOW, THEREFORE, in consideration of the representations, warranties, covenants and undertakings contained in this Amendment, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be legally bound, agree as follows:

#### **ARTICLE I**

#### **DEFINITIONS**

**Section 1.01.** Unless otherwise defined herein, all capitalized terms used in this Amendment have the meanings given to them in the Purchase Agreement.

#### **ARTICLE II**

#### AMENDMENTS TO THE PURCHASE AGREEMENT

**Section 2.01.** The Purchase Agreement is hereby amended by (a) deleting in its entirety the definition of "Company Approvals" set forth in Section 1.1 of the Purchase Agreement and (b) replacing each reference in the Purchase Agreement to "the Company Approvals" or "any Company Approvals" with a reference to "the Regulatory Approval".

#### **ARTICLE III**

#### **MISCELLANEOUS**

**Section 3.01.** On and after the date of this Amendment, each reference in the Purchase Agreement to "this Agreement," "hereunder," "hereof," "herein" or words of like import referring to the Purchase Agreement, and each reference in any Transaction Agreement or other instrument to the "Purchase and Sale Agreement," "Purchase Agreement," "thereunder," "thereof" or words of like import referring to the Purchase Agreement, shall mean and be a reference to the Purchase Agreement as amended by this Amendment; *provided* that the phrase

"date hereof" or "date of this Agreement" or words of like import in the Purchase Agreement shall be deemed to refer to January 26, 2015 for all purposes of the Purchase Agreement.

**Section 3.02.** Except as specifically amended by the terms of this Amendment, the terms and conditions of the Purchase Agreement are and shall remain in full force and effect for all purposes.

**Section 3.03.** The provisions of Sections 12.2, 12.3, 12.4, 12.5(a), 12.6, 12.7, 12.8 and 12.12 of the Purchase Agreement shall apply to this Amendment as if set forth herein *mutatis mutandis*.

[Signature pages follow]

IN WITNESS WHEREOF, each of the Parties has caused this Amendment to be executed by its officers thereunto duly authorized, as of the date first written above.

NEW CINGULAR WIRELESS SERVICES, INC.

By:

Name: Rick L. Moore

Title: Senior Vice President, Corporate

Development

IN WITNESS WHEREOF, each of the Parties has caused this Amendment to be executed by its officers thereunto duly authorized, as of the date first written above.

NIU HOLDINGS LLC

By: Shana C. Smith
Name: Shana C. Smith
Title: Manager

NIHD TELECOM HOLDINGS B.V.

By: Mana C. Amith
Name: Shana C. Smith
Title: Managing Director

NEXTEL INTERNATIONAL (URUGUAY) LLC

Name: Shana C. Smith Title: Manager

COMUNICACIONES NEXTEL DE MÉXICO S.A. DE C.V.

By:

Name: Antonio Garza Canovas

Title: Vice President and General Counsel

NIU HOLDINGS LLC 14-12611-scc Doc 513 Filed 03/10/15 Entered 03/10/15 15:08:20 Main Document Pg 9 of 10 Name: Title: NIHD TELECOM HOLDINGS B.V. By: Name: Title: NEXTEL INTERNATIONAL (URUGUAY) LLC By: Name: Title: COMUNICACIONES NEXTEL DE MÉXICO S.A. DE C.V. Title:

> NII INTERNATIONAL TELECOM S.C.A., Represented by its Sole Manager, NII International

NII INTERNATIONAL TELECOM S.C.A., Represented by its Sole Manager, NII International Holdings S.á r.l.

By: Shana C. Smith
Name: Shana C. Smith Title: Class B Manager

NII INTERNATIONAL HOLDINGS S.À R.L.

Name: Shana C. Smith Title: Class B Manager

NII GLOBAL HOLDINGS, INC.

Name: Gary D. Begeman

Title: Vice President and Secretary

NII CAPITAL CORP.

Name: Gary D. Begeman

Title: Vice President and Secretary

NII HOLDINGS, INC.

Name: Gary D. Begeman

Title: Executive Vice President and General Counsel

By: