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April 21, 1997

Mr. William F. Caton
Acting Secretary
Federal Communications Commission
1919 M Street, N. W.
Washington, DC 20554

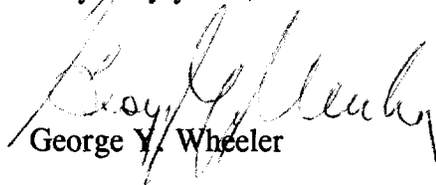
Re: WT Docket No. 96-18
PP Docket No. 93-253

Dear Mr. Caton:

Transmitted herewith on behalf of American Paging, Inc. (API), by its attorneys, are an original and fourteen copies of its Reply to Opposition of AirTouch Paging to API's Petition for Partial Reconsideration.

If there are any questions or comments concerning this matter please communicate with the undersigned.

Very truly yours,


George Y. Wheeler

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Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

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In the Matter of

Revision of Part 22 and Part 90)	WT Docket No. 96-18
of the Commission's Rules to Facili-)	
tate Future Development of Paging)	
Systems)	
)	
Implementation of Section 309(j))	PP Docket No. 93-253
of the Communications Act --)	
Competitive Bidding)	

To: THE COMMISSION

REPLY TO OPPOSITION OF AIRTOUCH PAGING
TO PETITION OF AMERICAN PAGING, INC.
FOR PARTIAL RECONSIDERATION

American Paging, Inc., on behalf of itself and subsidiaries (collectively "API"), by its attorneys, hereby replies to the Opposition of AirTouch Paging ("AirTouch") dated April 9, 1997, in the above-captioned proceeding.¹

* * *

Contrary to AirTouch's claims, it was not "conditionally qualified" under former Section 90.495(c) of the Commission's rules by February 8, 1996. Nor had it even claimed that its request met the eligibility restrictions (prohibiting spectrum hoarding) in former Section 90.495(d) by that date. For the reasons discussed here,

¹ Specific reference is made to Revision of Part 22 and Part 90 of the Commission's Rules to Facilitate Future Development of Paging Systems (FCC 97-59), ___ FCC Rcd. ___ (1997) ("Second Report and Order") and the Commission's Notice of Proposed Rulemaking, 11 FCC Rcd. 3108 (1996) ("NPRM") in the above captioned proceedings.

No. of Copies rec'd _____
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Commission grant of AirTouch's request was made in error and should now be rescinded.

The Commission should reject AirTouch's attempts to vitiate or avoid procedural protections under the Commission's rules, court decisions, and applicable statutes.² At a minimum, the Commission should reconsider its grant of nationwide exclusivity to AirTouch ab initio, without any presumption that the initial Commission decision is entitled to any presumption of regularity or correctness.

DISCUSSION

1. AirTouch's claims that it was "qualified conditionally" for nationwide exclusivity on 929.4875 MHz by February 8, 1996 and was therefore entitled under Section 90.495(c) to retain exclusive status (Opposition, pp. ii and 3) are untrue. And the Commission's finding in its Second Report and Order, para. 51, that AirTouch "...had conditionally qualified for nationwide exclusivity under our rules, although [it] had not completed construction at the time the Notice was adopted," which is the basis for its grant to AirTouch, is also incorrect. AirTouch received no Commission approval of

² These include (1) to protect the rights of "interested persons" to know the significant terms or substance on which the Commission has solicited comment (Sections 1.413 and 1.415 of the Commission's rules and 5 U.S.C. § 553(b)(3) and (c)), (2) to prohibit ex parte contacts in Sangamon-type quasi-adjudicatory matters in rulemaking proceedings (Sangamon Valley Television Corporation v. U.S., 269 F.2d 221, 106 US App. D.C. 30 (DC Cir. 1959)), (3) to give licensees, like API, notice and opportunity to protest grant to AirTouch of nationwide exclusivity (Section 316 of the Communications Act of 1934) and (4) to afford Ashbacker rights to others with pending exclusivity requests, including the right to notice and to be present at ex parte meetings with decision making personnel of the Commission. (Ashbacker Radio Corp. v. FCC, U.S. 327 (1945) and Section 1.1208(1)(i)(C) of the Commission's rules).

its nationwide exclusivity request on 929.4875 MHz by February 8, 1996.

AirTouch's nationwide exclusivity request was filed about February 8, 1996³ and none of the applications filed with that request was granted by February 8, 1996.⁴ Under former Section 90.495(c), "initial licensing" pursuant to an exclusivity request triggers conditional grant of exclusivity. In the case of the AirTouch filings, however, the Commission's own records confirm that any such licensing occurred after February 8, 1996. Consequently the AirTouch request for nationwide exclusivity should be dismissed or denied.

Moreover, under the Commission's NPRM, para. 148,⁵ AirTouch's exclusivity request and associated applications for its proposed nationwide system were frozen until the conclusion of these proceedings. We do not know on what basis AirTouch continued to construct new transmitters on 929.4875 MHz while its request was frozen, but that construction cannot justify grant after the fact of exclusivity rights for which it had failed to qualify before February 8, 1996.

2. In addition, the AirTouch request contained neither information to demonstrate compliance with the anti-hoarding rule or any request for waiver of that requirement.

³ A copy is Attachment A hereto. While the request itself is undated, one of the exhibits has a date and time stamp for the afternoon of February 6, 1996.

⁴ See Declaration of Darryl Richard dated April 16, 1997, Attachment B hereto.

⁵ This paragraph states in pertinent part: "We therefore will suspend action on all pending exclusivity requests until the conclusion of this rulemaking."

The Commission therefore should deny AirTouch's request for the additional reason defective as of the February 8, 1996 cut off in the Commission's NPRM.⁶

AirTouch's Opposition does not address this matter and therefore effectively concedes the point. It does not claim to have supplemented its request in this regard at any time during these proceedings. Based on our own review of the Commission's files, we are unable to confirm that AirTouch and its affiliates filed timely and complete compliance information under Section 90.495(d). Its unsworn claims that it has "previously certified" (Opposition, p. 23) gives no information permitting verification of its claims.⁷ The Commission should require that all of AirTouch's filings under Section 90.495(d) be made available on the public record and should afford opportunity for public comment on that record.

Moreover, if as AirTouch claims, its certification filings were made to support its request for nationwide exclusivity on 929.4875 MHz, they should have been served on all parties to the proceeding.⁸ These matters in turn raise questions as to whether AirTouch made other filings, or held discussions with Commission staff members,

⁶ The fact that AirTouch's request was defective in this respect is additional evidence that AirTouch could not have "conditionally qualified" for nationwide exclusivity on 929.4875 MHz on or before the February 8, 1996 freeze.

⁷ In fact, none of AirTouch's assertions of fact is supported by an affidavit or declaration of a person with knowledge of the facts asserted.

⁸ See, for example, the Amendment to Request for Nationwide Exclusivity filed by AirTouch and Arch Communications, Inc. on November 19, 1996, which is referenced in the Commission's Second Report and Order (Fn. 144). This certification by AirTouch was clearly filed during the pendency of these proceedings.

relating to the processing or merits of its pending request which to date it has failed to disclose. The Commission should require AirTouch to make a full disclosure to the parties and the Commission of its lobbying activities.

3. AirTouch argues that the longstanding procedural safeguards under the APA, Sangamon, Ashbacker and Section 316 of the Act are met by its filing of a few meet-and-disclose letters in the record of this proceeding. (Opposition, p. 8,12 and 16) We have previously shown that this is wrong as a legal matter. In addition it overlooks the fact that the Commission affirmatively represented that it would list the channels that would be subject to nationwide exclusivity and that list omitted 929.4875 MHz.

Grant of nationwide exclusivity resulted in private benefits to AirTouch worth tens of millions of dollars,⁹ foreclosed the rights of incumbent and new entrants to bid for spectrum rights on 929.4875 MHz, and diminished the spectrum rights of incumbent co-channel licensees including API. This made the AirTouch nationwide exclusivity request a restricted proceeding, yet the initial filing and all of its advocacy were conducted in private. This course of conduct is intolerable. The Commission should grant the relief which we requested to preserve public confidence in the fairness of its decisions, to limit opportunities for overeager advocacy by "insiders" like AirTouch and to preserve realistic opportunities for meaningful public comment.

AirTouch ignores our argument regarding the specific reference in Paragraph 26 of the Commission's NPRM, Sections 1.413 and 1.415 of the Commission's rules and

⁹ See Declaration of Dean R. LeDour, dated April 17, 1997, Attachment C hereto.

5 U.S.C. § 553(b)(3) and (c) with respect to disclosure of the terms or substance of subjects and issues involved in rulemaking proceedings. (Opposition, pp. 20-21). Contrary to AirTouch's discussion of these matters, the plain meaning of the Commission's NPRM, paragraph 26, and the language in its May 10 Public Notice which specifically references that paragraph 26 in footnote 1 is not difficult to discern. The NPRM gave no notice that the Commission was considering allocation and licensing of 929.4875 MHz as a nationwide exclusive channel. On the contrary, it said that a list of such channels would be provided in the future, and when such a list was published, 929.4875 MHz was not on it.

AirTouch's Opposition gives similar short shrift to the procedural safeguards under Sangamon. (Opposition, P. 16) AirTouch misses the point that the quasi-adjudicatory aspects of the rulemaking, involving the grant of valuable nationwide exclusivity to AirTouch on 929.4875 MHz, meant that this was not purely a rulemaking proceeding. Under Sangamon, the quasi-adjudicatory aspects of the proceeding were "restricted" so that private ex parte meetings between AirTouch and Commission staff members to discuss such grant should never have taken place.

The "conflicting private claims to a valuable licensing privilege" under Sangamon are clearly present here because grant of nationwide exclusivity to AirTouch forecloses any opportunity for API, or anyone else for that matter, from acquiring co-channel exclusivity rights at auction.¹⁰ The Commission's NPRM made clear that all non-shared

¹⁰ In this instance, the meet-and-disclose outlines filed by AirTouch

(continued...)

929 MHz frequencies would be subject to auctions except those excluded under nationwide licensing. For the reasons given in the Declaration of Dean R. LeDour (Petition, Attachment A), it was and remains essential that API be given the opportunity to participate in such auctions.¹¹

Contrary to the claims of AirTouch (Opposition, pp 18-20), Section 316 of the Act requires that API, as a co-channel licensee, be given notice of the combination of rules changes with grant to AirTouch of nationwide exclusivity which modifies its license rights. It also requires that API be given reasonable opportunity to show cause why such modification should not be made.

API operates an extensive paging regional network serving more than 260,000 subscribers in Florida and adjacent areas. The procedural safeguards under Section 316 are intended to protect incumbent licensees such as API which have made substantial commitments of resources for network facilities and indirectly to protect the interests of the hundreds of thousands of paging subscribers who rely upon their networks.

¹⁰(...continued)

indicate that the topics covered were intended to provide the regulatory predicate for grant of nationwide exclusivity. These topics included (1) favorable definitions of the scope of exclusivity rights which AirTouch would receive, (2) favorable interpretations of eligibility criteria under which its request on 929.4875 MHz would be permitted to be considered, (3) a redefinition of the interference protection rights which would limit competitive opportunities for co-channel incumbents on 929.4875 MHz, among other matters.

¹¹ See Declaration of Dean R. LeDour, dated April 17, 1997, Attachment C hereto.

AirTouch is simply wrong in arguing that the changes in API's license authority on 929.4875 MHz are "largely inconsequential." (Opposition, p. 20) API has previously described in its Petition that the modification of interference protection and co-channel exclusivity rights resulting from grant to AirTouch of 929.4875 MHz will strand its network investment, impair its ability to respond to changing subscriber needs for coverage and capacity and lead to degraded service along service area boundaries. The adverse effects upon API of being frozen in this manner under procedures where it can only lose service area rights and never have the right to expand over time is crippling in a business as dynamic and competitive as paging.¹² Section 316 provides procedural safeguards so that these consequences can be fully and fairly analyzed based on a record reflecting the consequences for licensees like API.

We have raised the procedural protections which must be accorded to mutually exclusive applicants under Ashbacker because API and AirTouch had, until grant of AirTouch's request, conflicting requests for exclusivity pending before the

¹² AirTouch's suggestion (Opposition, p. 19) that API should have filed in 1996 to provide for its geographic coverage and capacity needs is ludicrous. The adverse consequences for API are not short-term. The most pernicious effects will emerge based on long term factors such as population growth trends, changing perceptions of personal mobility coverage needs, changes in the size and location of commercial and residential development, emerging needs to provide new and innovative services, changes in the cost and technical characteristics of new messaging network designs, among other matters.

Commission.¹³ Section 1.1208(1)(i)(C) of the Commission's rules treat such circumstances as restricted proceedings and prohibits ex parte presentations.

Contrary to AirTouch's arguments (Opposition, pp 17-18), mutual exclusivity between the nationwide exclusivity requested by AirTouch and the regional exclusivity requested by API was unavoidable. This occurred because the bundle of rights, including so-called "reversion" rights¹⁴ and others,¹⁵ as requested under the nationwide and regional exclusivity at issue here was proposed to be redefined in these proceedings. As adopted in the Commission's Second Report and Order, grant of nationwide exclusivity under these revised rules effectively precluded the grant of the co-channel rights previously requested by API. Conflicting requests for grant of exclusive rights on the same channel in the same or overlapping service areas is the essence of mutual exclusivity under Ashbacker.

As an active participant in these proceedings, AirTouch could not help but know that its advocacy for favorable Commission determination benefiting the scope of

¹³ API conditionally qualified for exclusivity in 1994. Its request remained pending subject to the outcome of those proceedings.

¹⁴ See also Second Report and Order, para. 18 and new Section 22.503(f) of the Commission's rules.

¹⁵ The rules and policies under which API had conditionally qualified for regional exclusivity were not subject to other parties being granted "reversion" rights. (See PCP Exclusivity Order, 8 FCC Rcd 8318, 8329, Fn 65 (1993).) The rights conferred under regional exclusivity had different interference protection requirements for co-channel licensees than now apply. (See former Section 90.495 (b).) The Commission's former policies also permitted some flexibility to accommodate "minor modification to maintain an existing system." (See PCP Exclusivity Order 8 FCC Rcd at 8329, Fn 66.)

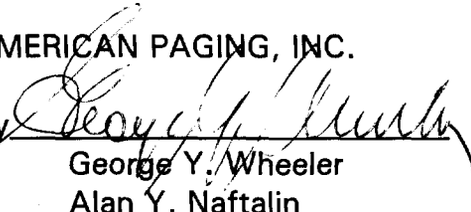
rights conferred under nationwide exclusivity would, if adopted, diminish the bundle of rights previously requested by API. AirTouch should have been guided by the Commission's "...common sense standards as to what is proper and fair."¹⁶ The opposite happened in this case.

CONCLUSION

AirTouch did not "conditionally qualify" for nationwide exclusivity prior to February 8, 1996. Its request failed to make any demonstration of compliance with the Commission's spectrum hoarding prohibition so that it could not have been granted by that date in any event. The Commission has ample grounds to rescind that grant and to deny AirTouch's request. Alternatively, and at a minimum, the Commission should reopen the record in these proceedings ab initio, requiring AirTouch to disclose the full scope of its prior lobbying efforts to all parties.

Respectfully submitted,

AMERICAN PAGING, INC.

By 
George Y. Wheeler
Alan Y. Naftalin

Koteen & Naftalin, L.L.P.
1150 Connecticut Avenue, N.W. Suite 1000
Washington, DC 20036
(202) 467-5700

Its Attorneys

April 21, 1997

¹⁶ Rules Governing Ex Parte Communications, 1 FCC 2d 49, 52 (1965).

ATTACHMENT A

929 MHZ EXCLUSIVITY REQUEST

NABER will be the acting frequency coordinator for 929 MHz Exclusivity requests. Recent action in PR Docket 93-35 will require that eligible entities file a formal request for exclusivity via NABER to the Commission's Licensing Division. This form is designed as a guide for preparation of such filings. Please answer each of the following questions in detail. If additional pages are required, or if separate format is used, please be sure to enclose this NABER form on top of your filing.

APPLICANT INFORMATION:

Name AirTouch Paging
Address 12221 Merit Dr., #800
City/State/Zip Dallas, TX 75251
Telephone (214)458-5200

TYPE OF EXCLUSIVITY REQUEST:

Type: Specific Frequency:
 Nationwide 929.4875 MHz
 Regional
 Local

CONTACT TO BE REACHED REGARDING THIS FILING:

Name Laura A. Clark
Telephone (214)458-5240
Fax (214)458-5248

ON A SEPARATE SHEET OF PAPER, PLEASE PROVIDE A LIST OF ASSOCIATED ENTITIES (NAME/ADDRESS/PHONE) THAT HAVE LICENSES OR HAVE FILED APPLICATIONS REFERENCED IN THIS EXCLUSIVITY REQUEST.

If this is a regional or local exclusivity request, please provide a description of area to be serviced:

Nationwide system - See attached Report

Please fill in the following information in the table provided:

- 1. A list of existing call signs.
- 2. If applications are pending at FCC, and were filed prior to October 14, 1993, provide FCC File Numbers.
- 3. A list of call signs of stations that have not been made operational.
- 4. If available, provide NABER control numbers.
- 5. A list of transmitters that have more than one 929 MHz frequency (licensed/pending) operated by the above entity(ies) identified above.
- 6. Use additional page provided if necessary.

CALL SIGN/FILE #	NABER CTRL #	SITE NAME	OPERATIONAL?	ADD'L FREQ.

PLEASE RESPOND TO ALL QUESTIONS, AND SEND COMPLETED REQUEST TO:

NABER, Attn: 929 MHz Exclusivity, 1501 Duke St., Alexandria, VA 22314

NABER will forward the request to the FCC after review.



PCP Exclusivity Request

AirTouch Paging ("AirTouch") is requesting nationwide exclusivity on the frequency 929.4875 Mhz. In support of this request, AirTouch provides an attachment listing pending and authorized facilities that comprise the AirTouch 929.4875 MHz nationwide PCP system.¹

AirTouch's 929.4875 Mhz nationwide PCP system meets all of the criteria set forth in section 90.495² of the Commission's Rules. Specifically, AirTouch³ holds or will hold authorizations for at least 300 transmitters⁴ and will serve at least 50 markets listed in Section 90.741⁵ of the Commission's Rules, including 25 of the top 50 markets in the regions set forth in Section 90.495(a)(3)⁶.

AirTouch will provide any supplemental information that is necessary to process this request.

¹ The list includes all pending and authorized locations, including locations that are operated, or will initially be operated, using multiple-frequency transmitters. When the construction compliance date for the nationwide system arrives, AirTouch will "dedicate" transmitters to the 929.4875 MHz system for purposes of demonstrating compliance with the requisite transmitter counts and dispersion requirements. By "dedicate", AirTouch means that the transmitter, even if it is a multi-frequency transmitter, will not be counted by AirTouch toward exclusivity on any other PCP channel.

² 47 C.F.R. Section 90.495

³ AirTouch holds the authorizations for each of the listed transmitters. Some of these authorizations were acquired pursuant to assignments of licenses which have been approved by the Commission and consummated. However, some of these assignments are not yet reflected in PCIA's database of authorized facilities. These assignments are described in further in the letter accompanying the attached transmitter list.

⁴ The specified sites include a mixture of pending stations, constructed stations and authorized stations in the process of being constructed.

⁵ 47 C.F.R. Section 90.741.

⁶ 47 C.F.R. Section 90.495(a)(3).

December 14, 1995

AirTouch Paging
12221 Merit Drive
Dallas, Texas 75251

RE: Operation of 929.4125 MHz and 929.4875 MHz
Above "Line A" in the United States

Ladies and Gentlemen:

Reference is made to the Traffic Interexchange Agreement (the "Interexchange Agreement"), of even date herewith, by and among Prime Communications Corporation, a corporation organized under the laws of British Columbia ("Prime"), and AirTouch Paging, pursuant to which the parties have agreed to interconnect their respective paging and messaging systems. Prime and AirTouch Paging are entering into this letter to enable Prime to enjoy further the benefits of the Interexchange Agreement.

The Canadian and United States governments have agreed to special coordination procedures for 929.4125 MHz and 929.4875 MHz as confirmed in the Special Coordination Procedure for the Use of Frequency 929.4125 MHz for Paging Operations in the United States within 120 km of the United States/Canada Border, dated January 11, 1994, and the Special Coordination Procedure for the Use of Frequency 929.4875 MHz for Paging Operations in the United States within 120 km of the United States/Canada Border, dated March 10, 1995.

Prime, the licensee of frequency 929.4125 MHz and frequency 929.4875 MHz (collectively, the "Frequencies") in Canada, hereby agrees to allow AirTouch Paging or an Affiliate thereof (collectively, "AirTouch") to be licensed by the Federal Communications Commission (or any successor agency) to utilize the Frequencies from locations above "Line A" but within the United States.

Without limiting the foregoing, this letter confirms the consent of Prime to the construction by AirTouch of co-channel facilities above "Line A" within the United States which may be located fewer than 70 miles from co-channel facilities of Prime, despite the potential for harmful interference to Prime's co-channel facilities. The parties agree to coordinate and cooperate in their use of the Frequencies in the manner contemplated by Section 3 of the Interexchange Agreement.

OPERATIO.LTR

Each party hereto agrees that a copy of this letter may be filed with Industry Canada and the Federal Communications Commission in order to satisfy any applicable regulatory requirements.

Except for the disclosures contemplated by the preceding paragraph, each party hereto shall, and shall cause each of its respective shareholders, directors, officers, employees and agents to, retain in confidence this letter and the terms hereof (except to the extent that a party is legally compelled to disclose the same, in which case such party shall comply with the procedures set forth in Section 11 of the Interexchange Agreement for the treatment of Confidential Information), and shall treat such agreement and terms in the same manner as it treats confidential information regarding its own business.

Sincerely,

Prime Communications Corporation

By

[Signature]
PRES

Its

Agreed and accepted:

AirTouch Paging

By

C. E. Jackson
Its Pres - CEO

OPERATIO. LTR

EXR005
Page. 2

Personal Communications Industry Assoc.
929 Exclusivity Detail Site Listing

2/06/96
13:37:36

Request number.....: 940001206 added 2/05/1996
Applicant name.....: Airtouch Paging

Group B

Control #	Stn #	Call Sign	Site Name	St	Abv A
923580118	1	WPDR337	WATERFORD WORKS	NJ	
923580123	1	WPDV838	PLYMOUTH	MA	
923580123	2	WPDV838	BARNSTABLE	MA	
923580123	3	WPDV838	FALL RIVER	MA	
923580123	4	WPDV838	BREWSTER	MA	
930350108	1	WPEK603	REDDING	CA	
930350108	2	WPEK603	CORNING	CA	
930350108	3	WPEK603	BERRY CREEK	CA	
930410010	1	WPEK595	LAS VEGAS	NV	
930410010	2	WPEK595	LAUGHLIN	NV	
930410010	3	WPEK595	HENDERSON	NV	
930410014	1	WPEK596	BAKERSFIELD	CA	
930410014	2	WPEK596	SANTA MARIA	CA	
930410014	3	WPEK596	SAN LUIS OBISPO	CA	
930410014	4	WPEK596	MCKITTRICK	CA	
930420034	1	WPEX474	APACHE JUNCTION	AZ	
930420034	2	WPEX474	PHOENIX	AZ	
930420034	3	WPEX474	PHOENIX	AZ	
930420034	4	WPEX474	PHOENIX	AZ	
930500006	1	WPEX477	PENNGROVE	CA	
930500006	3	WPEX477	VACAVILLE	CA	
930500006	4	WPEX477	UKIAH	CA	
930500006	5	WPEX477	RIO NIDO	CA	
930500006	6	WPEX477	MIDDLETOWN	CA	
930500008	1	WPEX476	PACIFICA	CA	
930500008	2	WPEX476	DALY CITY	CA	
930500008	3	WPEX476	SAN FRANCISCO	CA	
930500008	4	WPEX476	MILL VALLEY	CA	
930500008	5	WPEX476	IGNACIO	CA	
930500008	6	WPEX476	BERKELEY	CA	
930500009	1	WPEB493	SALINAS	CA	
930500009	2	WPEB493	SALINAS	CA	
930500009	3	WPEB493	MORGAN HILL	CA	
930500009	4	WPEB493	STANFORD	CA	
930500009	5	WPEB493	WOODSIDE	CA	
930500009	6	WPEB493	FREMONT	CA	
930500010	1	WPEX475	SILVER CITY	NV	
930500010	2	WPEX475	TAHOE CITY	CA	
930500010	3	WPEX475	WASHOE CITY	NV	
930500010	4	WPEX475	GENOA	NV	
930500010	5	WPEX475	RENO	NV	
930500011	1	WPEK592	SACRAMENTO	CA	
930500011	2	WPEK592	RANCHO CORDOVA	CA	
930500011	3	WPEK592	CAMERON PARK	CA	
930500011	4	WPEK592	NEW CASTLE	CA	
930500011	5	WPEK592	AUBURN	CA	
930500011	6	WPEK592	SUTTER	CA	
933610231	3	WPFN436	TULSA	OK	
933610231	4	WPFN436	OKLAHOMA CITY	OK	
933610232	1	WPFN448	SULPHUR	LA	
933610232	2	WPFN448	BATON ROUGE	LA	

EXR005
Page 3

Personal Communications Industry Assoc.
929 Exclusivity Detail Site Listing

2/06/96
13:37:36

Request number.....: 940001206 added 2/05/1996
Applicant name.....: Airtouch Paging

Group B

Control #	Stn #	Call Sign	Site Name	St	Abv A
933610232	3	WPFN448	ALEXANDRIA	LA	
933610232	4	WPFN448	WEST MONROE	LA	
933610232	5	WPFN448	SHREVEPORT	LA	
933610232	6	WPFN448	WEST MONROE	LA	
933610233	1	WPFN447	EFFINGHAM	IL	
933610233	2	WPFN447	SIGEL	IL	
933610233	3	WPFN447	EAST PEORIA	IL	
933610233	4	WPFN447	SPRINGFIELD	IL	
933610233	5	WPFN447	SPRINGFIELD	IL	
933610233	6	WPFN447	SPRINGFIELD	IL	
933610234	1	WPFN445	LINCOLN	NE	
933610234	2	WPFN445	LINCOLN	NE	
933610235	1		OSHKOSH	WI	
933610235	2		GREEN BAY	WI	
933610235	3		GREEN BAY	WI	
933610235	4		DE PERE	WI	
933610235	5		MANITOWOC	WI	
933610236	1	WPFN437	WICHITA	KS	
933610236	2	WPFN437	WICHITA	KS	
933610236	3	WPFN437	GOODARD	KS	
933610236	4	WPFN437	WICHITA	KS	
933610236	5	WPFN437	WICHITA	KS	
933610236	6	WPFN437	WICHITA	KS	
933610237	1		KANSAS CITY	MO	
933610237	2		KANSAS CITY	MO	
933610237	3		KANSAS CITY	KS	
933610237	4		KANSAS CITY	MO	
933610237	5		OVERLAND PARK	KS	
933610237	6		KANSAS CITY	MO	
933610238	1	WPFN439	LITTLE ROCK	AR	
933610239	6	WPFN440	BLOOMINGTON	MN	
933610240	1	WPFN441	KANSAS CITY	MO	
933610240	2	WPFN441	KANSAS CITY	KS	
933610240	3	WPFN441	MERRIAM	KS	
933610240	4	WPFN441	KANSAS CITY	MO	
933610240	5	WPFN441	KANSAS CITY	MO	
933610240	6	WPFN441	TOPEKA	KS	
933610242	1	WPFN442	HAMPTON	IL	
933610242	2	WPFN442	BETTENDORF	IA	
933610242	3	WPFN442	CEDAR RAPIDS	IA	
933610243	1	WPFN443	NEW ORLEANS	LA	
933610243	2	WPFN443	BELLE CHASE	LA	
933610243	3	WPFN443	SLIDELL	LA	
933610243	5	WPFN443	NEW ORLEANS	LA	
933610243	6	WPFN443	NEW ORLEANS	LA	
933610245	1	WPFN444	BLOOMINGTON	IL	
933610245	2	WPFN444	NORMAL	IL	
933610245	3	WPFN444	DECATUR	IL	
933610246	1	WPFN449	DES MOINES	IA	
933610247	1	WPFN774	CHEYENNE	WY	
933610249	1	WPFJ523	BILLINGS	MT	

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Control #	Stn #	Call Sign	Site Name	St	Abv A
933610250	1	WPFJ527	DALLAS	TX	
933610251	1	WPFJ482	MASONVILLE	CO	
933610251	2	WPFJ482	COLORADO SPRINGS	CO	
933610251	3	WPFJ482	DENVER	CO	
933610251	4	WPFJ482	LOUISVILLE	CO	
933610251	5	WPFJ482	ENGLEWOOD	CO	
933610251	6	WPFJ482	EL DORADO SPRING	CO	
933610252	1	WPFJ230	CAMAS	WA	
933610252	2	WPFJ230	PORTLAND	OR	
933610253	1	WPFJ483	SALT LAKE CITY	UT	
933610253	2	WPFJ483	PAYSON	UT	
933610253	3	WPFJ483	PLAIN CITY	UT	
933610253	4	WPFJ483	BLUFFDALE	UT	
933610253	5	WPFJ483	PROVO	UT	
933610256	1	WPFJ544	BOISE	ID	
933610257	2	WPFJ229	MILWAUKIE	OR	
933610257	3	WPFJ229	NEWBERG	OR	
933610257	4	WPFJ229	EUGENE	OR	
933610258	1	WPFJ540	SPOKANE	WA	
933610259	1	WPFJ567	MESA	AZ	
940030161	1	WPFJ824	BOULDER	CO	
940030161	2	WPFJ824	DENVER	CO	
940030162	3	WPFJ535	DALLAS	TX	
940030163	1	WPFN450	FARMER CITY	IL	
940030163	2	WPFN450	LINCOLN	IL	
940030163	3	WPFN450	PEORIA	IL	
940070282	1	WPFJ543	CINCINNATI	OH	
940070282	2	WPFJ543	DAYTON	OH	
940070282	3	WPFJ543	FAIRFIELD	OH	
940070282	4	WPFJ543	MIDDLETOWN	OH	
940070282	5	WPFJ543	LEBANON	OH	
940070282	6	WPFJ543	XENIA	OH	
940070284	1	WPFJ575	INDIANAPOLIS	IN	
940070284	2	WPFJ575	INDIANAPOLIS	IN	
940070284	3	WPFJ575	INDIANAPOLIS	IN	
940070284	4	WPFJ575	LEBANON	IN	
940070284	5	WPFJ575	SHERIDAN	IN	
940070284	6	WPFJ575	MORRISTOWN	IN	
940070287	1	WPFN451	ST LOUIS	MO	
940070287	2	WPFN451	ST LOUIS	MO	
940070287	3	WPFN451	OVERLAND	MO	
940070287	4	WPFN451	CLAYTON	MO	
940070287	5	WPFN451	O FALLON	MO	
940070287	6	WPFN451	ST LOUIS	MO	
940240431	1	WPFN229	PORTSMOUTH	NH	
940240431	2	WPFN229	GOFFSTOWN	NH	
940240431	3	WPFN229	HUDSON	NH	
940240431	4	WPFN229	CONCORD	NH	
940240431	5	WPFN229	LOWELL	MA	
940240431	6	WPFN229	METHUEN	MA	
940240432	2	WPFN225	PITTSBURGH	PA	

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Control #	Stn #	Call Sign	Site Name	St	Adv A
940240432	3	WPFN225	CORAOPOLIS	PA	
940240432	6	WPFN225	PITTSBURGH	PA	
940240433	1	WPFN221	PROVIDENCE	RI	
940240434	1	WPFM663	WELLS	ME	
940240434	2	WPFM663	PORTLAND	ME	
940240435	1	WPGE990	GREENBROOK	NJ	
940240435	2	WPGE990	MORRISTOWN	NJ	
940240435	3	WPGE990	BROOKLYN	NY	
940240435	4	WPGE990	NEPTUNE	NJ	
940240436	1	WPFX235	NEW YORK	NY	
940240436	2	WPFX235	BRONX	NY	
940240436	3	WPFX235	STATEN ISLAND	NY	
940240437	2	WPFX234	KING OF PORUSSIA	PA	
940240437	3	WPFX234	WEST CHESTER	PA	
940240437	4	WPFX234	PHILADELPHIA	PA	
940240437	6	WPFX234	CAMDEN	NJ	
940240438	1	WPFM889	NORWICH	CT	
940240439	1	WPFX233	MERIDEN	CT	
940240440	1	WPGE992	SEYMOUR	CT	
940240440	2	WPGE992	GREENWICH	CT	
940240440	3	WPGE992	GLASTONBURY	CT	
940240440	4	WPGE992	NEW MILFORD	CT	
940240441	1	WPFX232	KILLINGWORTH	CT	
940240441	2	WPFX232	MONSEY	NY	
940240441	3	WPFX232	DOVER	NJ	
940240442	1	WPFX231	OAK BLUFFS	MA	
940240443	1	WPFN216	SYOSSET	NY	
940240443	2	WPFN216	UNIONDALE	NY	
940240444	1	WPFN212	NOYACK	NY	
940240444	2	WPFN212	JAMAICA	NY	
940240445	1	WPFN208	ALPINE	NJ	
940240445	2	WPFN208	NEW CASTLE	NY	
940240446	1	WPFN204	MILFORD	CT	
940240446	2	WPFN204	STORRS	CT	
940240446	3	WPFN204	FARMINGTON	CT	
940240447	1		FAIRFIELD	CT	
940240447	2		WEST HAVEN	CT	
940240447	3		OLD SAYBROOK	CT	
940240447	4		STAFFORDVILLE	CT	
940240447	5		DANBURY	CT	
940240447	6		BRIDGEPORT	CT	
940240449	1	WPFM918	NORTH STONINGTON	CT	
940240449	2	WPFM918	TORRINGTON	CT	
940240449	3	WPFM918	NORWALK	CT	
940240451	1	WPFN217	WASHINGTON	DC	
940240452	2	WPFH311	FREDERICK	MD	
940240453	1	WPFN213	MANHATTAN	NY	
940240454	1	WPFN209	WILTON	CT	
940310204	1	WPFX228	KINGSTON	NY	
940310204	2	WPFX228	PUTNAM VALLEY	NY	
940310204	3	WPFX228	MAHOPAC	NY	

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Control #	Stn #	Call Sign	Site Name	St	Abv A
940310204	4	WPFX228	FISHKILL	NY	
940450272	1	WPFN770	SAN JOSE	CA	
940730195	1	WPFN479	ABINGTON	MA	
941360313	1	WPGP625	DOVER	NH	
941360313	2	WPGP625	DERRY	NH	
941360315	1	WPGP620	ROCKY HILL	NJ	
941360315	2	WPGP620	MANAHAWKIN	NJ	
941360315	3	WPGP620	CAPE MAY CH	NJ	
941360316	1	WPGP667	KAYUTAH	NY	
941360316	2	WPGP667	BINGHAMTON	NY	
941360316	3	WPGP667	OWEGO	NY	
941360320	1	WPGP627	SOUTHBRIDGE	MA	
941360320	2	WPGP627	WOONSOCKET	RI	
941360320	3	WPGP627	PORTSMOUTH	RI	
941360321	1	WPGP631	DALTON	MA	
941360321	2	WPGP631	SOUTH EGREMONT	MA	
941360321	3	WPGP631	GRAFTON	NY	
941360321	4	WPGP631	NEW BALTIMORE	NY	
941360323	1	WPGU385	FITCHBURG	MA	
941360323	2	WPGU385	HARVARD	MA	
941360323	3	WPGU385	AGAWAM	MA	
941360323	4	WPGU385	HOLYOKE	MA	
941360323	5	WPGU385	SPRINGFIELD	MA	
941360323	6	WPGU385	NORTHAMPTON	MA	
941360324	1	WPGP629	WOODBURY	CT	
941360324	2	WPGP629	MIDDLETOWN	CT	
941360324	3	WPGP629	LEBANON	CT	
941360324	4	WPGP629	TRUMBULL	CT	
941360324	5	WPGP629	NEW HARTFORD	CT	
941380050	1	WPGJ705	HONOLULU	HI	
941380050	2	WPGJ705	HONOLULU	HI	
941380050	3	WPGJ705	HONOLULU	HI	
941380050	4	WPGJ705	HONOLULU	HI	
941380050	5	WPGJ705	HONOLULU	HI	
941380050	6	WPGJ705	HONOLULU	HI	
941380051	1	WPGQ544	ANCHORAGE	AK	
941380051	2	WPGQ544	ANCHORAGE	AK	
941380051	3	WPGQ544	ANCHORAGE	AK	
941380051	4	WPGQ544	ANCHORAGE	AK	
941380051	5	WPGQ544	ANCHORAGE	AK	
941380051	6	WPGQ544	ANCHORAGE	AK	
941570054	1	WPGN599	LEXINGTON	KY	
941570054	2	WPGN599	LEXINGTON	KY	
941570054	3	WPGN599	FRANKFORT	KY	
941570054	4	WPGN599	CLAY VILLAGE	KY	
941570054	5	WPGN599	LOUISVILLE	KY	
941570054	6	WPGN599	LOUISVILLE	KY	
941570126	1	WPGN601	COLUMBUS	OH	
941570126	2	WPGN601	COLUMBUS	OH	
941570126	3	WPGN601	SOUTH VIENNA	OH	
941570126	4	WPGN601	ARLINGTON	OH	

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Control #	Stn #	Call Sign	Site Name	St	Abv A
941570126	5	WPGN601	WORTHINGTON	OH	
941570126	6	WPGN601	HILLIARD	OH	
941570127	1		ST ALBANS	WV	
941570127	2		CHARLESTON	WV	
941570127	3		SOUTH CHARLESTON	WV	
941570127	4		CHARLESTON	WV	
941570127	5		SCOTT DEPOT	WV	
941570127	6		MINK SHOALS	WV	
941610214	1	WPGP664	BRANFORD	CT	
941610215	1	WPGP662	WESTERLY	RI	
941610216	1	WPGR372	SOUTH KINGSTON	RI	
941610217	1	WPGN608	EXETER	RI	
941610218	1	WPGR656	HARTFORD	CT	
941860170	1	WPGT469	TOPSFIELD	MA	
941860172	1	WPGT481	MANCHESTER	VT	
941860173	1	WPGU343	WEST WARREN	MA	
942150128	1	WPGY690	MADISON	CT	
942150139	2	WPAT268	DORCHESTER	MA	
942340039	1	WPHA349	MIDDLETOWN	NY	
942340040	1	WPHA348	CORNWALL	CT	
942340042	1	WPHA347	SHELBURNE	MA	
942340042	2	WPHA347	ATHOL	MA	
942340135	1	WPHA354	BRATTLEBORO	VT	
942340136	1	WPHA353	WESTPORT	CT	
942450052	1	WPHA595	POLLACK PINES	CA	
942450052	2	WPHA595	SANTA ROSA	CA	
942450052	3	WPHA595	FRESNO	CA	
942450053	1	WPHA513	YERINGTON	NV	
942450053	2	WPHA513	FALLON	NV	
942450053	3	WPHA513	STATELINE	NV	
942450056	1	WPHA517	PEBBLE BEACH	CA	
942450056	2	WPHA517	SEASIDE	CA	
942450057	1	WPHA521	TULARE	CA	
942450058	1	WPHA525	MERCED	CA	
942450058	2	WPHA525	GILROY	CA	
942450079	1	WPHA529	DUBLIN	CA	
942450079	2	WPHA529	BEULAH PARK	CA	
942450079	3	WPHA529	MODESTO	CA	
942450105	1	WPHA438	REDDING	CA	
942450105	2	WPHA438	CHICO	CA	
942570127	1	WPHA725	STAMFORD	CT	
942570128	1	WPHA884	FAIRHAVEN	MA	
942570129	1	WPGX794	NORTH ADAMS	MA	
942840228	1	WPHE203	WORCESTER	MA	
942840228	2	WPHE203	WEST BOYLSTON	MA	
942840228	3	WPHE203	WORCESTER	MA	
942850088	1	WPHG898	DULUTH	MN	
942850089	1	WPHI519	EL PASO	TX	
942850089	2	WPHI519	LUBBOCK	TX	
942850089	3	WPHI519	MIDLAND	TX	
942850089	4	WPHI519	WICHITA FALLS	TX	

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Control #	Stn #	Call Sign	Site Name	St	Abv A
942850090	1		MEDFORD	OR	
942850090	2		WENDOVER	UT	
942850090	3		CIRCLEVILLE	UT	
942850090	4		FLAGSTAFF	AZ	
942850090	5		CASPER	WY	
942850090	6		HELENA	MT	
942850092	1	WPHF462	OAKLEY	KS	
942850092	2	WPHF462	NORTH PLATTE	NE	
942850092	3	WPHF462	RAPID CITY	SD	
942850092	4	WPHF462	SCOTTSBLUFF	NE	
942850092	5	WPHF462	EAGLE RIVER	WI	
942850093	1	WPIM588	IDAHO FALLS	ID	
942850094	1		PITTSBURGH	PA	
942850094	2		FREDERICKSBURG	VA	
942970114	1	WPHC559	COLEBROOK	CT	
942970116	1		FREEHOLD	NJ	
942970134	1	WPHC660	HARRIMAN	NY	
943040215	1	WPHE893	VIRGINIA BEACH	VA	
943040215	2	WPHE893	HAMPTON	VA	
943040215	3	WPHE893	NORFOLK	VA	
943040215	4	WPHE893	MECHANICSVILLE	VA	
943040215	5	WPHE893	YORKTOWN	VA	
943040216	1	WPHE921	WILLIAMSBURG	VA	
943040216	2	WPHE921	RICHMOND	VA	
943040216	3	WPHE921	RICHMOND	VA	
943040217	1	WPHF376	ROCKVILLE	MD	
943040217	2	WPHF376	MCLEAN	VA	
943040217	3	WPHF376	WASHINGTON	DC	
943040217	4	WPHF376	ARLINGTON	VA	
943040217	5	WPHF376	ARLINGTON	VA	
943040218	1	WPHF424	SPRINGFIELD	VA	
943040218	2	WPHF424	WASHINGTON	DC	
943040218	3	WPHF424	ALEXANDRIA	VA	
943040218	4	WPHF424	WARRENTON	VA	
943040219	1	WPHF377	RESTON	VA	
943040219	2	WPHF377	DALE CITY	VA	
943040219	3	WPHF377	HARWOOD	MD	
943040219	4	WPHF377	HAYMARKET	VA	
943040219	5	WPHF377	WASHINGTON	DC	
943080660	1	WPHG825	GLEN BURNIE	MD	
943120047	1	WPHQ440	STERLING	CT	
943120047	2	WPHQ440	BROOKLYN	CT	
943190004	1		DEEP RIVER	CT	
943190005	1	WPHT894	LAKWOOD	NJ	
943190525	1	WPHN754	VALHALLA	NY	
943190525	2	WPHN754	MONTICELLO	NY	
943260693	1		EGG HARBOR CITY	NJ	
943260693	2		VINELAND	NJ	
943260693	3		MULLICA HILL	NJ	
943270413	1	WPHV735	GLEN COVE	NY	
943270422	1	WPHT904	BURLINGTON	NJ	

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Control #	Stn #	Call Sign	Site Name	St	Abv A
943270422	2	WPHT904	CHERRY HILL	NJ	
943270422	3	WPHT904	MOUNT HOLLY	NJ	
943430427	1	WPHW340	ROCHESTER	NH	
943430427	2	WPHW340	OSIPPEE	NH	
943430427	3	WPHW340	GARDNER	MA	
943430427	4	WPHW340	GILSUM	NH	
943430428	1		PEEKSKILL	NY	
943430428	2		PATTERSON	NY	
943430428	3		MATAMOROS	PA	
943430428	4		BROOKLYN	NY	
943550038	1	WPHW313	EAST LYME	CT	
943550039	1	WPHV416	BOURNEDALE	MA	
950450179	1	WPHX356	WARWICK	NY	
950450179	2	WPHX356	GLEN COVE	NY	
950450181	1	WPHX364	VERNON	NJ	
950450181	2	WPHX364	BRANCHBURG	NJ	
950450185	1	WPHX372	LACONIA	NH	
950520312	1	WPHX380	GLENS FALLS	NY	
950590018	1	WPHX392	BRANCHVILLE	NJ	
950590019	1	WPHX396	WALDEN	NY	
950960178	1		GARDNER	MA	
950960178	2		PLYMOUTH	MA	
950960178	3		WOBURN	MA	
950960180	1	WPHY468	ALBANY	NY	
950960181	1		NORWALK	CT	
951080207	1		BURLINGTON	VT	
951080208	1	WPIG692	SYRACUSE	NY	
951080208	2	WPIG692	SYRACUSE	NY	
951080208	3	WPIG692	AUBURN	NY	
951080208	4	WPIG692	MANLIUS	NY	
951080208	5	WPIG692	HERKIMER	NY	
951080209	1	WPIG691	ROCHESTER	NY	
951080209	2	WPIG691	FAIRPORT	NY	
951080210	1	WPIG690	BUFFALO	NY	
951080210	2	WPIG690	LOCKPORT	NY	
951080210	3	WPIG690	LEWISTON	NY	
951080210	4	WPIG690	BOSTON	NY	
951300002	1		WEST BRIDGEWATER	MA	
951300004	1		MONTCLAIR	NJ	
951360012	2	WPIU748	GILROY	CA	
951360012	3	WPIU748	BRADLEY	CA	
951393080	4	WPDR336	FORT PLAIN	NY	
951420254	1		ALBANY	NY	
951420258	1		WOODSTOCK	NY	
951980218	1		JAMISON	PA	
951980218	2		LIMA	PA	
951980218	3		WEST CHESTER	PA	
951980218	4		QUAKERTOWN	PA	
951980218	5		TWIN OAKS	PA	
952230153	1	WPIU292	EAST PROVIDENCE	RI	
952230155	1	WPIU291	LYNN	MA	

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Control #	Stn #	Call Sign	Site Name	St	Abv A
952280001	1	WPIU296	BOSTON	MA	
952280004	1	WPIU282	NEW LONDON	CT	
952430115	1		SPRINGFIELD	MA	
952480008	1	WPEX473	FRESNO	CA	
952480008	2	WPEX473	AUBERRY	CA	
952480008	3	WPEX473	SQUAW VALLEY	CA	
952480008	4	WPEX473	EXETER	CA	
952480008	5	WPEX473	COALINGA	CA	
952480014	1	WPEK602	CONCORD	CA	
952480014	2	WPEK602	WALNUT CREEK	CA	
952480014	3	WPEK602	STOCKTON	CA	
952480014	4	WPEK602	WESTLY	CA	
952480014	5	WPEK602	SUNOL	CA	
952480019	1		PATERSON	NJ	
952480019	2		FARMINGDALE	NY	
952480019	3		BUDD LAKE	NJ	
952480019	4		MATAWAN	NJ	
952480019	5		SELDEN	NY	
952480034	1	WPGP630	LAKE GEORGE	NY	
952480034	2	WPGP630	AMSTERDAM	NY	
952480034	3	WPGP630	CLARKSVILLE	NY	
952480034	5	WPGP630	CATSKILL	NY	
952480039	1	WPEB459	BEAR VALLEY	CA	
952480046	1	WPDR338	CHELSEA	MA	
952480046	2	WPDR338	ALLSTON	MA	
952480046	4	WPDR338	PAXTON	MA	
952480046	5	WPDR338	N. WILMINGTON	MA	
952480047	1	WPDR333	COLCHESTER	CT	
952480047	2	WPDR333	EAST KILLINGLY	CT	
952480051	1	WPFM671	WALPOLE	MA	
952480051	2	WPFM671	LYNN	MA	
952480051	3	WPFM671	FRAMINGHAM	MA	
952480051	4	WPFM671	TAUNTON	MA	
952570190	1		GLOVERSVILLE	NY	
952570193	1		WARE	MA	
952850222	1		LANCASTER	PA	
952850222	2		WILMINGTON	DE	
952850222	3		CAMDEN	NJ	
952850222	4		SCRANTON	PA	
952850222	5		YORK	PA	
952850222	6		HARRISBURG	PA	
952850223	1		ALLENTOWN	PA	
952850223	2		GETTYSBURG	PA	
952850223	3		PHILADELPHIA	PA	
952850223	4		READING	PA	
952850223	5		TREVOSE	PA	
952900219	1		BALTIMORE	MD	
952900219	2		COLUMBIA	MD	
952900219	3		CATONSVILLE	MD	
952900219	4		OCEAN CITY	MD	
952900219	5		PHOENIX	MD	