

Definitions and Instructions

a. "PAI" means Preferred Acquisitions, Inc., any affiliate, d/b/a, predecessor-in-interest, parent company, wholly or partially owned subsidiary, successor-in-interest or other affiliated company or business, and all directors, officers, employees, shareholders or agents, including consultants and any other persons working for or on behalf of any of the foregoing during the period January 1, 1998 through the present.

b. "Commission" means Federal Communications Commission.

c. "Document" means the complete original (or in lieu thereof, exact copies of the original) and any non-identical copy (whether different from the original because of notations on the copy or otherwise), regardless of origin or location, of any taped, recorded, transcribed, written, typed, printed, filmed, videotaped, punched, computer-stored, or graphic matter of every type and description, however and by whomever prepared, produced, disseminated, or made, including but not limited to any book, pamphlet, periodical, contract, agreement, correspondence, letter, facsimile, e-mail, file, invoice, memorandum, note, telegram, report, record, handwritten note, working paper, routing slip, chart, graph, photograph, paper, index, map, tabulation, manual, guide, outline, script, abstract, history, calendar, diary, agenda, minutes, marketing plan, research paper, personnel file, personnel folder, preliminary drafts, or versions of all of the above, and computer material (print-outs, cards, magnetic or electronic tapes, disks and such codes or instructions as will transform such computer materials into easily understandable form) in the possession, custody, or control of PAI.

d. "Relate to" and "relating to" mean constitutes, contains, embodies, reflects, identifies, states, refers to, deals with, concerns or in any way is pertinent to the specified subject, including documents concerning the preparation of the documents.

e. "All" shall be construed to include the word "any."

f. Each Document produced shall be identified by the number of the Document request to which it is responsive, and each Document shall be produced in its entirety, even if only a portion of that Document is responsive to a request herein. This means that the Document shall not be edited, cut, or expunged, and shall include all appendices, tables, or other attachments, and all other Documents referred to in the Document or attachments. All written materials necessary to understand any Document responsive to these inquiries must also be produced.

g. If a Document responsive to any request herein existed but is no longer or not currently available, or if PAI is unable for any reason to produce a Document responsive to any request, each such Document shall be identified by author, recipient, date, title, and specific subject matter, and a full explanation shall be provided why the Document is no longer available or why PAI is otherwise unable to produce it.

h. If any Document produced in response to any request herein is not dated, the date on which the Document was prepared shall be provided. If any Document does not identify its author(s) or recipient(s), the name(s) of the author(s) or recipient(s) of the Document shall be provided.

i. This request is continuing in nature, requiring immediate production if a further or different Document responsive to any request herein comes into the possession, custody, or control of PAI during the pendency of this proceeding.

j. If production of any Document responsive to any request herein called for by this request is refused pursuant to a claim of privilege, the Document shall be identified by reference to its author, recipient(s) (including any person receiving a copy, regardless of whether that recipient is listed on the Document), date, and subject matter. The basis for the privilege claimed for such Document shall be specified with sufficient precision to permit assessment of the applicability of the privilege involved.

Documents Requested

1. All formation and organizational Documents relating to PAI, including, but not limited to, articles of incorporation, by laws, minutes of corporate meetings, appointment or dismissal of directors, issuance or reclassification of stock, employee compensation, sale of major assets, dissolution, agreements, voting rights, proxies, and any and all amendments thereto.
2. All Documents relating to the participation, of any kind and to any extent whatsoever, of Pendleton C. Waugh in the formation and/or operation, day-to-day and otherwise, of PAI.
3. All Documents that Pendleton C. Waugh signed or executed on behalf of PAI.
4. All Documents relating to voting interests or future voting interests in PAI.
5. All Documents relating to the issuance or future issuance of shares of stock in PAI.
6. All Documents relating to trusts for the issuance or future issuance of shares of stock in PAI.

7. All Documents relating to the issuance or future issuance of financial interests of any kind (other than shares of stock) in PAI.
8. All books of accounting, including payroll records, for PAI.
9. All Documents relating to investors and investments in PAI.
10. All Documents, including but not limited to, agreements, contracts, arrangements or understandings, relating to work performed or work to be performed by Pendleton C. Waugh, of any kind and to any extent whatsoever, on behalf of PAI.
11. All Documents relating to compensation or consideration, of any kind and to any extent whatsoever, made, paid or promised to, Pendleton C. Waugh for work or services of any kind and to any extent whatsoever performed by him on behalf of PSI.
12. All Federal income tax returns filed by PAI, from January 1, 1998, to the present.
13. All Documents relating to the establishment of annual budgets, business plans, operating expenses, debt financing, and financing generally for PAI for the years 1998 to the present.
14. All Documents related to financial accounts with any banks, financial or other institutions, groups, entities or individuals relating to the receipt, distribution, or allocation of PAI's funds.
15. All Documents relating to hiring, firing, or supervision of the employees, officers, independent contractor, or consultants of PAI.
16. All Documents relating to the planning, preparation, review and filing of the application on FCC Form 175 Application to Participate in an FCC Auction, filed by

PAI on July 17, 2000, with the Commission in connection with Auction 34 (File No. 0341843435), and all amendments thereto.

17. All Documents relating to the planning, preparation, review and filing of the application on FCC Form 602, FCC Ownership Disclosure Information for the Wireless Telecommunications Services, Schedule for Disclosable Interest Holders, filed by PAI on September 20, 2000, with the Commission in connection with Auction 34 (File No. 0002080932), and all amendments thereto.

18. All Documents relating to the planning, preparation, review and filing of the application on FCC Form 601, FCC Application for Wireless Telecommunications Bureau Radio Service Authorization, filed by PAI on September 27, 2000, with the Commission in connection with Auction 34 (File No. 0000222425), and all amendments thereto.

19. All Documents relating to the planning, preparation, review and filing of the application on FCC Form 601, FCC Application for Wireless Telecommunications Bureau Radio Service Authorization, filed by PAI on December 14, 2005, with the Commission (File No. 0002408877, *et al.*), and all amendments thereto.

20. All applications filed by or on behalf of PAI with the Commission, but not already referenced in the above Document Requests, and all Documents relating to the planning, preparation, review and filing of such applications.

21. All Documents relating to customers of PAI and/or customers of services provided by PAI.

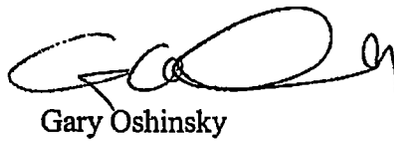
22. All Documents, including but not limited to leases, contracts, arrangements, commitments and/or understandings, relating to antenna towers for stations of which PAI is or was the licensee.

23. All Documents relating to the purchase, sale and/or lease of equipment of any kind whatsoever for stations of which PAI is or was the licensee.

24. All Documents supporting PAI's answers to the Enforcement Bureau's First Set of Interrogatories to Preferred Acquisitions, Inc.

25. All Documents on which PAI intends to rely to support any legal or factual premise or defense at any hearing in this proceeding.

Respectfully submitted,
Kris Anne Monteith
Chief, Enforcement Bureau



Gary Oshinsky
Attorney, Investigations and Hearings Division



Anjali Singh
Attorney, Investigations and Hearings Division

Federal Communications Commission
Enforcement Bureau
Investigations and Hearings Division
445 12th Street, S.W., Room 4-C330
Washington, D.C. 20554
(202) 418-1420

October 15, 2007

CERTIFICATE OF SERVICE

Kerri Johnson a Paralegal Specialist in the Enforcement Bureau's Investigations and Hearings Division, certifies that she has, on this 15th day of October, 2007, sent by first class United States mail or electronic mail, as noted, copies of the foregoing "Enforcement Bureau's First Request for Production of Documents to Preferred Acquisitions, Inc." to:

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Administrative Law Judge Arthur I. Steinberg*
Federal Communications Commission
445 12th Street, S.W., Room 1-C861
Washington, D.C. 20054



Kerri Johnson

* Hand-Delivered and Courtesy Copies Sent Via E-Mail

** Courtesy Copies Sent Via E-Mail (E-Mail service acceptable in lieu of hard copies
for files 4 MB or less per agreement with counsel.)

ATTACHMENT B



The FCC Acknowledges Receipt of Comments From ...
Preferred Acquisitions, Inc
...and Thank You for Your Comments

Your Confirmation Number is: '20071126575157 '	
Date Received:	Nov 26 2007
Docket:	07-147
Number of Files Transmitted:	1

DISCLOSURE

This confirmation verifies that ECFS has received and accepted your filing. However, your filing will be rejected by ECFS if it contains macros, passwords, redlining, read-only formatting, a virus or automated links to source documents that is not included with your filing. Filers are encouraged to retrieve and view their filing within 24 hours of receipt of this confirmation. For any problems contact the Help Desk at 202-418-0193.

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updated 12/11/03

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)	EB Docket No. 07-147
)	
PENDLETON C. WAUGH, CHARLES M. AUSTIN, and JAY R. BISHOP)	File No. EB-06-IH-2112
)	NAL/Acct. No. 200732080025
)	
PREFERRED COMMUNICATION SYSTEMS, INC.)	FRN No. 0003769049
)	
Licensee of Various Site-by-Site Licenses in the Specialized Mobile Radio Service)	
)	
PREFERRED ACQUISITIONS, INC.)	FRN No. 0003786183
)	
Licensee of Various Economic Area Licenses in the 800 MHz Specialized Mobile Radio Services)	
)	

To: The Honorable Judge Arthur I. Steinberg

**RESPONSE BY PREFERRED ACQUISITIONS, INC.
TO REQUEST FOR PRODUCTION OF DOCUMENTS**

Preferred Acquisitions, Inc. ("PAI"), by its attorneys and pursuant to Section 1.325 of the Commission's Rules, hereby responds to the First Request for Production of Documents to Preferred Acquisitions, Inc. ("Document Request"), filed October 15, 2007 by the Enforcement Bureau ("Bureau") herein.

General Objections.

A. Previously-Produced Documents

PAI objects to having to identify or produce any document whatsoever that was previously produced to the Bureau pre-designation. Bureau counsel already possesses these documents, and is at least as capable as PAI's counsel in determining whether any such documents are relevant and material. There is nothing in the Commission's rules which obligates a hearing respondent to perform the Bureau's investigative functions for it. This objection applies to each and every document request.

B. Publicly Available Materials in FCC Files.

PAI also objects to every request to identify or produce copies of FCC applications or other documents on file with the FCC (such as, for example, filings in rulemaking proceedings) and matters of public record at the FCC, such as FCC decisions. The Bureau can review such publicly available materials already. It would be unduly burdensome and unfair to require PAI's counsel to have to sift through such materials, at PAI's expense, to determine which ones might be of interest to the Bureau. This objection applies to each and every document request.

C. Documents Created Post-Designation.

Finally, PAI objects to every request, to the extent such request seeks to have PAI identify or produce any document which was created after the release of the *Hearing Designation Order* herein. Aside from the fact that doing so would be unduly burdensome, most if not all such documents were prepared in anticipation of this litigation, and would consist almost entirely of either privileged information or attorney thought processes (*i.e.*, work product). To the limited extent that any such post-designation document might repeat information also contained in one or more pre-designation documents or discovery responses, it is duplicative, and the Bureau has no need to see it.

Specific Answers and Objections.

1. *All formation and organizational Documents relating to PAI, including, but not limited to, articles of incorporation, by laws, minutes of corporate meetings, appointment or dismissal of directors, issuance or reclassification of stock, employee compensation, sale of major assets, dissolution, agreements, voting rights, proxies, and any and all amendments thereto.* These documents have been requested from corporate counsel to Preferred Communications Systems, Inc. ("PCSI") in Texas, and will be made available when received.

2. *All Documents relating to the participation, of any kind and to any extent whatsoever, of Pendleton C. Waugh in the formation and/or operation, day-to-day and otherwise, of PAI.*

PAI objects to this request as overbroad and unduly burdensome. On its face, this request could

pertain to virtually every document ever created pertaining to PAI. See, also, the general objections above. Notwithstanding the general objections, documents which are not subject to the foregoing objections and which PAI believes to be responsive to this request are being produced, and are available for inspection at the offices of PAI's counsel herein. PAI is continuing to search for documents responsive to this request. If additional documents are located and identified, they will either be produced, or, if withheld based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

3. *All Documents that Pendleton C. Waugh signed or executed on behalf of PAI.* Mr. Waugh never signed any binding instrument on behalf of PAI. Otherwise, PAI objects to this request as vague, overbroad and unduly burdensome. On its face, this request seeks every single document ever generated by Mr. Waugh over a ten-year period that even mentioned PAI. Notwithstanding these objections, documents authored by Mr. Waugh that pertain to PAI and which PAI believes to be responsive to this request and not subject to the general objections are being produced, and are available for inspection at the offices of PAI's counsel herein. PAI is continuing to search for documents responsive to this request. If additional documents are located and identified, they will either be produced, or, if withheld based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

4. *All Documents relating to voting interest or future voting interests in PAI.* See response to request no.1 above. See, also, the general objections above. Notwithstanding these objections, documents which PAI believes to be responsive to this request and not subject to the general objections are being produced, and are available for inspection at the offices of PAI's counsel herein. PAI is continuing to search for documents responsive to this request. If additional documents are located and identified, they will either be produced, or, if withheld

based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

5. *All Documents relating to the issuance or future issuance of shares of stock in PAI.*

See response to request no.4 above.

6. *All Documents relating to trusts for the issuance or future issuance of shares of stock in PAI.* There are no such documents.

7. *All Documents relating to the issuance or future issuance of financial interests of any kind (other than shares of stock) in PAI.* There are no such documents.

8. *All books of accounting, including payroll records, for PAI.* There are no such documents.

9. *All documents relating to investors and investments in PAI.* See the general objections above. Notwithstanding these objections, documents which are not subject to the general objections and which PAI believes to be responsive to this request are being produced, and are available for inspection at the offices of PAI's counsel herein. If additional documents are located and identified, they will either be produced, or, if withheld based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

10. *All documents, including but not limited to, agreements, contracts, arrangements or understandings, relating to work performed or work to be performed by Pendleton C. Waugh, of any kind and to any extent whatsoever, on behalf of PAI.* Documents which are not subject to the general objections and which PAI believes to be responsive to this request are being produced, and are available for inspection at the offices of PAI's counsel herein. PAI is continuing to search for documents responsive to this request. If additional documents are located and identified, they will either be produced, or, if withheld based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

11. *All documents relating to compensation or consideration, of any kind and to any extent whatsoever, made, paid or promised to, Pendleton C. Waugh for work or services of any kind and to any extent whatsoever performed by him on behalf of P[C]SI.* PAI, as distinct from PCSI, has no such documents.

12. *All Federal income tax returns filed by PAI, from January 1, 1998, to the present.*

There are no such documents; PAI is a wholly-owned subsidiary of PCSI.

13. *All Documents relating to the establishment of annual budgets, business plans, operating expenses, debt financing, and financing generally for PAI for the years 1998 to the present.* Documents which are not subject to the general objections and which PAI believes to be responsive to this request are being produced, and are available for inspection at the offices of PAI's counsel herein. PAI is continuing to search for documents responsive to this request. If additional documents are located and identified, they will either be produced, or, if withheld based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

14. *All Documents related to financial accounts with any banks, financial or other institutions, groups, entities or individuals relating to the receipt, distribution, or allocation of PAI's funds.* PAI objects to this request on the grounds that it is irrelevant. The Commission tests the financial qualifications of auction licensees by seeing if they pay for their licenses; PAI paid the Commission for all of its auction licenses.

15. *All documents relating to hiring, firing, or supervision of the employees, officers, independent contractor, or consultants of PAI.* See the general objections above. Also, PAI objects to this request as overbroad and unduly burdensome. Notwithstanding the foregoing, PAI is endeavoring to collect from corporate counsel to PCSI in Texas and produce copies of PAI corporate records pertaining to the election of officers of PAI. Other documents which might be deemed responsive are being produced, and are available for inspection at the offices of PAI's counsel herein. PAI is continuing to search for documents responsive to this request. If

additional documents are located and identified, they will either be produced, or, if withheld based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

16. *All documents relating to the planning, preparation, review and filing of the application on FCC Form 175 Application to Participate in an FCC Auction, filed by PAI on July 17, 2000, with the Commission in connection with Auction 34 (File No. 0341843435), and all amendments thereto.* PAI objects to this request as overbroad and unduly burdensome; on its face, this request could pertain to virtually every document ever created pertaining to PAI. Notwithstanding this objection, documents which are not subject to the general objections and which PAI believes to be responsive to this request are being produced, and are available for inspection at the offices of PAI's counsel herein. PAI is continuing to search for documents responsive to this request. If additional documents are located and identified, they will either be produced, or, if withheld based upon a claim of privilege, work product doctrine or otherwise, would be identified by (if known) author, recipient(s), date, title and type of claim.

17. *All Documents relating to the planning, preparation, review and filing of the application on FCC Form 602, FCC Ownership Disclosure Information for the Wireless Telecommunication Services, Schedule for Disclosable Interest Holders, filed by PAI on September 20, 2000, with the Commission in connection with Auction 34 (File No. 0002080932), and all amendments thereto.* See response to request no.16 above.

18. *All Documents related to the planning; preparation, review and filing of the application on FCC Form 601, FCC Application for Wireless Telecommunications Bureau Radio Service Authorization, filed by PAI on September 27, 2000, with the Commission in connection with Auction 34 (File No. 0000222425), and all amendments thereto.* See response to request no.16 above.

19. *All Documents relating to the planning, preparation, review and filing of the application on FCC Form 601, FCC Application for Wireless Telecommunications Bureau*

Radio Service Authorization, filed by PAI on December 14, 2005, with the Commission (File No. 0002408877, et al.), and all amendments thereto. See response to request no.16 above.

20. All applications filed by or on behalf of PAI with the Commission, but not already referenced in the above Document Requests, and all Documents relating to the planning, preparation, review and filing of such applications. There are no such documents.

21. All Documents relating to customers of PAI and/or customers of services provided by PAI. There are no such documents; PAI never claimed to have had any customers.

Respectfully submitted,

PREFERRED ACQUISITIONS, INC.

By: 

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E-mail : david@bnkcomlaw.com

By: 

Robert J. Keller
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P.O. Box 33428
Washington, DC 20033-0428
Tel. 202-223-2100
e-mail: rjk@telcomlaw.com

November 26, 2007

CERTIFICATE OF SERVICE

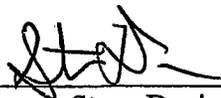
I, Steve Denison, a paralegal at the law firm of Brown, Nietert & Kaufman, Chartered, hereby certify that I have caused a copy of the foregoing **"RESPONSE BY PREFERRED ACQUISITIONS, INC. TO REQUEST FOR PRODUCTION OF DOCUMENTS"** to be sent by electronic mail, this 26th day of November, 2007, to the following:

Hon. Arthur I. Steinberg
Administrative Law Judge
Federal Communications Commission
445 12th Street, S.W., Room 1-C861
Washington, D.C. 20554
Arthur.steinberg@fcc.gov

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Gary A. Oshinsky, Attorney
Anjali K. Singh, Attorney
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Steve Denison

ATTACHMENT C

FILED/ACCEPTED

OCT 15 2007

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

Federal Communications Commission
Office of the Secretary

In the Matter of)	EB Docket No. 07-147
)	
PENDLETON C. WAUGH, CHARLES M. AUSTIN, and JAY R. BISHOP)	File No. EB-06-IH-2112 NAL/Acct. No. 200732080025
)	
PREFERRED COMMUNICATION SYSTEMS, INC.)	FRN No. 0003769049
)	
Licensee of Various Site-by-Site Licenses in the Specialized Mobile Radio Service.)	
)	
PREFERRED ACQUISITIONS, INC.)	FRN No. 0003786183
)	
Licensee of Various Economic Area Licenses in the 800 MHz Specialized Mobile Radio Service)	

To: Preferred Acquisitions, Inc.

ENFORCEMENT BUREAU'S FIRST INTERROGATORIES
TO
PREFERRED ACQUISITIONS, INC.

1. The Enforcement Bureau ("Bureau"), pursuant to Sections 1.311 and 1.323 of the Commission's rules, 47 C.F.R. §§ 1.311 and 1.323, submits the following interrogatories to Preferred Acquisitions, Inc. ("PAI").

2. PAI shall deliver its responses to the offices of the Investigations and Hearings Division, Enforcement Bureau, Suite 4-C330, 445 12th Street, S.W., Washington, DC 20554 (or at some other location that is mutually acceptable to the Bureau and PAI) within 14 days of the date of these interrogatories.

3. The obligation of PAI to answer these interrogatories is continuing in nature. PAI has an obligation to provide in the future any and all additional responsive

information that may come to its attention subsequent to its answering these interrogatories but not initially disclosed at the time, date and place set forth herein or in any supplemental answers that it submits. In this regard, PAI must supplement its initial and supplemental responses if it learns that, in some material respect, the responses initially provided, or as supplemented, were incomplete or incorrect or if additional responsive information is acquired by or has become known to it after its initial or supplemental responses.

Definitions and Instructions

- a. As used herein, the term "PAI" means Preferred Acquisitions, Inc., its parent company, subsidiaries and affiliates.
- b. The term "Commission" means Federal Communications Commission and includes any and all Bureaus, Divisions, Branches, and offices thereof.
- c. The terms "relate to" and "relating to" mean constitutes, contains, embodies, reflects, identifies, states, refers to, deals with, or in any way is pertinent to the specified subject, including documents concerning the preparation of the documents.
- d. The term "and" also means "or" and the term "or" also means "and."
- e. The term "each" also means "every" and the term "every" also means "each."
- f. The term "all" also means "any" and the term "any" also means "all."
- g. The term "identify" when used with reference to a person or persons, means to state his or her full name; last known business and residence addresses; and last known business and residence telephone numbers.
- h. The term "Document" means the complete original (or in lieu thereof, exact copies of the original) and any non-identical copy (whether different from the original

because of notations on the copy or otherwise), regardless of origin or location, of any taped, recorded, transcribed, written, typed, printed, filmed, videotaped, punched, computer-stored, or graphic matter of every type and description, however and by whomever prepared, produced, disseminated, or made, including but not limited to any book, pamphlet, periodical, contract, agreement, correspondence, letter, facsimile, e-mail, file, invoice, memorandum, note, telegram, report, record, handwritten note, working paper, routing slip, chart, graph, photograph, paper, index, map, tabulation, manual, guide, outline, script, abstract, history, calendar, diary, agenda, minutes, marketing plan, research paper, preliminary drafts, or versions of all of the above, and computer material (print-outs, cards, magnetic or electronic tapes, disks and such codes or instructions as will transform such computer materials into easily understandable form) in the possession, custody, or control of PAI.

i. With regard to each answer, identify the person(s) or document(s) relied upon by PAI in determining the substance of the answer.

j. The terms "authorization," "authorizations," "license" or "licenses" refer to those licenses identified in footnotes 1-2 of the Commission's Order in the above-captioned proceeding, *Pendleton C. Waugh, et al.*, Order to Show Cause and Notice of Opportunity for Hearing, FCC 07-125, released July 20, 2007.

Interrogatories

1. Describe fully PAI's corporate structure for each year from January 1, 1998, to the present.

2. *Identify all officers, directors, shareholders, and creditors of PAI at any and all times during each year from January 1, 1998, to the present. As to each such person:*
 - a. Specify his or her office, title, or position held with PAI and dates of service in each office or position;
 - b. Specify the nature and extent of his or her stock interest in PAI, including percentages of ownership and voting rights; and
 - c. If the person no longer is an officer, director, shareholder, and/or creditor of PAI, specify the date and reason that the person ceased being an officer, director, shareholder, and/or creditor of PAI.
3. Identify the name of all entities under which PAI has done business at any time during the period from January 1, 1998, to the present. For each such entity:
 - a. Specify the principal place of business;
 - b. Specify the telephone number;
 - c. Specify the dates of operation; and
 - d. Specify the nature of such business.
4. Describe any ownership interest in any business that PAI has held at any time during the period from January 1, 1998, to the present, and, for each such business, provide the dates of operation.
5. State whether PAI has filed federal income tax returns for each year between January 1, 1998, and the present. If not, explain fully why not.
6. Describe each and every professional and/or trade license held by PAI between January 1, 1998, and the present.

7. *State whether Pendleton C. Waugh has ever held an interest of any kind and to any extent whatsoever in PAI, its applications, and or its licenses. If so, describe fully.*
8. *State whether Jay R. Bishop has ever held an interest of any kind and to any extent whatsoever in PAI, its applications, and or its licenses. If so, describe fully.*
9. *State whether Pendleton C. Waugh has ever directly or indirectly held any shares of PAI stock. If so, specify the number and class of shares that Pendleton C. Waugh has held, the dates of such acquisition, the terms of such acquisition, and the percentage of overall outstanding and issued stock shares those shares represented for every year that Pendleton C. Waugh held such stock.*
10. *State whether Jay R. Bishop has ever directly or indirectly held any shares of PAI stock. If so, specify the number and class of shares that Jay R. Bishop has held, the dates of such acquisition, the terms of such acquisition, and the percentage of overall outstanding and issued stock shares those shares represented for every year that Jay R. Bishop held such stock.*
11. *Identify all contracts, agreements, or understandings, whether oral or written, whether currently in existence or otherwise, of any kind whatsoever, between Pendleton C. Waugh and PAI.*
12. *Identify all contracts, agreements, or understandings, whether oral or written, whether currently in existence or otherwise, of any kind whatsoever, between Jay R. Bishop and PAI.*

13. State whether Pendleton C. Waugh has ever entered into any agreements to acquire shares of PAI stock directly or indirectly. If so, specify the number and class of any shares he agreed to acquire and identify the parties to, dates of, and terms of each such agreement.
14. State whether Jay R. Bishop has ever entered into any agreements to acquire shares of PAI stock directly or indirectly. If so, specify the number and class of any shares he agreed to acquire and identify the parties to, dates of, and terms of each such agreement.
15. State whether any of the authorizations licensed to PAI are or ever have been controlled in part or in full by Pendleton C. Waugh. If so, state the type of control or ownership interest. For each ownership interest, state the percentage of such ownership.
16. State whether any of the authorizations licensed to PAI are or ever have been controlled in part or in full by Jay R. Bishop. If so, state the type of control or ownership interest. For each ownership interest, state the percentage of such ownership.
17. State whether Pendleton C. Waugh is or at any time has been the real party-in-interest behind any of PAI's licenses or applications.
18. State whether Jay R. Bishop is or at any time has been the real party-in-interest behind any of PAI's licenses or applications.
19. State whether PAI or any individual on behalf of PAI has entered into a management contract (whether written or otherwise) for control of the day-to-