

Before the
Federal Communications Commission
Washington, D.C. 20554

MAILED

JUN - 4 2008

FCC ...

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

ORDER

Issued: May 14, 2008

Released: May 16, 2008

A conference call was held in this proceeding on May 7, 2008.¹ During the course of the conference, the following revised procedural schedule WAS ESTABLISHED:²

July 21, 2008	Last date for the filing/service of discovery requests, <i>i.e.</i> , interrogatories, requests for production of documents, and notices of deposition.
September 15, 2008	Completion of all discovery.
November 5, 2008	Exchange by the Enforcement Bureau of direct case exhibits, ³ stipulations, and a list of witnesses, if any, to be called for oral testimony. ⁴

¹ Jay R. Bishop did not participate in the call although he was given the opportunity to do so.

² Counsel for Pendleton C. Waugh did not consent to the revised schedule but did not interpose any objection thereto.

³ It will conduce to the orderly dispatch of the Commission's business and contribute significantly to the disposition of this proceeding to have all or substantially all of the exhibits reduced to writing, and the parties are strongly encouraged to do so.

⁴ All exhibits and witness lists must be received by all parties and the Presiding Judge not later than this date. The exhibits should be serially numbered or lettered and assembled in binders. The name of the party introducing the exhibit should be shown on each exhibit, *e.g.*, Enforcement Bureau Ex. 1 (or A), Waugh Ex. 1 (or A), Preferred Ex. 1 (or A). All pages within each exhibit should be consecutively numbered. A tabbed divider indicating the exhibit number should be inserted on top of each exhibit. If official notice is requested of any materials, they should be assembled in written form, properly identified by (continued...)

November 19, 2008

Exchange by Pendleton C. Waugh, Charles M. Austin, Jay R. Bishop, Preferred Communication Systems, Inc., and Preferred Acquisitions, Inc. ("Captioned Parties"), of direct and responsive case exhibits,⁵ stipulations, and a list of witnesses, if any, to be called for oral testimony.⁶

November 19, 2008

Notification by the Captioned Parties of the Enforcement Bureau's witnesses desired for cross-examination.

January 6, 2009

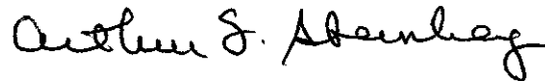
Admissions session and notification by the Enforcement Bureau of the Captioned Parties' witnesses desired for cross-examination, commencing at 9:00 a.m. in the Commission's Washington, D.C., offices.

January 13, 2009

Commencement of the hearing at 9:00 a.m. in the Commission's Washington, D.C., offices.

In addition, the Enforcement Bureau's oral request to withdraw its Request for Prehearing Conference, filed on April 24, 2008, WAS GRANTED, and the Enforcement Bureau's Request for Prehearing Conference WAS DISMISSED.

FEDERAL COMMUNICATIONS COMMISSION



Arthur I. Steinberg
Administrative Law Judge

(...continued) source, given an exhibit number or letter, and exchanged on the date set. An index containing a descriptive title of each exhibit, the number of pages in each exhibit, and an identification of the sponsoring witness(es) of each exhibit should be included. The witness list should contain a brief summary of the prospective testimony of each witness.

⁵ See note 3, above.

⁶ See note 4, above.