

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

In the Matter of	)	
	)	
<b>MARITIME COMMUNICATIONS/LAND</b>	)	EB Docket No. 11-71
<b>MOBILE, LLC</b>	)	File No. EB-09-IH-1751
	)	FRN: 0013587779
Participant in Auction No. 61 and Licensee of Various	)	
Authorizations in the Wireless Radio Services	)	
Applicant for Modification of Various Authorizations	)	
in the Wireless Radio Services;	)	
	)	
Applicant with ENCANA OIL AND GAS (USA), INC.;	)	Application File Nos.
DUQUESNE LIGHT COMPANY; DCP	)	0004030479, 0004144435,
MIDSTREAM, LP; JACKSON COUNTY RURAL	)	0004193028, 0004193328,
MEMBERSHIP ELECTRIC COOPERATIVE; PUGET	)	0004354053, 0004309872,
SOUND ENERGY, INC.; ENBRIDGE ENERGY	)	0004310060, 0004314903,
COMPANY, INC.; INTERSTATE POWER AND	)	0004315013, 0004430505,
LIGHT COMPANY; WISCONSIN POWER AND	)	0004417199, 0004419431,
LIGHT COMPANY; DIXIE ELECTRIC	)	0004422320, 0004422329,
MEMBERSHIP CORPORATION, INC.; ATLAS	)	0004507921, 0004153701,
PIPELINE—MID CONTINENT, LLC; DENTON	)	0004526264, 0004636537,
COUNTY ELECTRIC COOPERATIVE, INC., DBA	)	and 0004604962
COSERV ELECTRIC; AND SOUTHERN	)	
CALIFORNIA REGIONAL RAIL AUTHORITY	)	
	)	
For Commission Consent to the Assignment of Various	)	
Authorizations in the Wireless Radio Services	)	

To: Marlene H. Dortch, Secretary  
Attn: The Honorable Richard L. Sippel, Chief Administrative Law Judge

**MARITIME’S LIMITED COMMENTS ON THE  
ENFORCEMENT BUREAU’S REQUEST TO CLAIIFY ORDER**

1. On July 5, 2012, the Enforcement Bureau filed a request for clarification of the Presiding Judge’s July 2, 2012, Order (FCC 12M-32). Maritime Communications/Land Mobile, LLC (“Maritime”) does not wish to unduly burden the record, and so is offering only the following very limited comments on the Bureau’s request.<sup>1</sup>

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<sup>1</sup> Maritime’s silence on other aspects of the request does not indicate either agreement or disagreement, but only that it has decided not to comment at this time.

2. Maritime concurs with the Bureau's stated understanding of the scope of permissible discovery in these proceedings, namely, that as a result of the October 25, 2011, prehearing conference, any obligation of Maritime to respond to the Bureau's initial discovery requests was suspended, and further discovery requests were to be limited to Issue(g). While not necessarily agreeing that the Bureau has been diligent in pursuing discovery under Issue (g), the Bureau nevertheless cannot be faulted for, in compliance with the Presiding Judge's directives, not conducting further discovery on the other issues.

3. The Bureau's complaint that Maritime has not provided information regarding its principals, investors, creditors, corporate structure, direction, and control is overstated at best and somewhat disingenuous at worst. To be sure, the Bureau requested such information in its August 1, 2011, discovery requests, but as explained above, discovery pursuant to the request was suspended after the October 25, 2011. The Bureau did not include these particular items in its subsequent discovery requests. More significantly, the Bureau has already received the bulk of this information (both in sworn narrative responses and document productions) in connection with the pre-designations letters of inquiry in this matter.

4. On September 30, 2009, Maritime filed its response to the August 18, 2009, letter of inquiry from the Wireless Telecommunications Bureau.<sup>2</sup> As part of that response, Maritime produced copies of the following documents:

- MedCom Development Corporation's February 18, 2005, Board of Directors Corporate Resolution, withdrawing as the general partner from S/RJW Partnership, L.P.
- S/RJW Partnership, L.P.'s February 18, 2005 dated February 18, 2005 Board of Directors Corporate Resolution, confirming that Communications Investment, Inc., a Mississippi corporation wholly-owned by Sandra M. DePriest, succeeded MedCom Development Corporation as the general partner of S/RJW Partnership, L.P.

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<sup>2</sup> A copy of this response was appended as Attachment G to the Enforcement Bureau's requests for admission in this proceeding, and in response to Request for Admission No. 180, Maritime has admitted to the authenticity of the document. See Maritime's Supplemental Responses to the Enforcement Bureau's Requests for Admission, filed on November 14, 2011.

- A State of Delaware certified copy of the Certificate of Limited Partnership for S/RJW Partnership, L.P.
- Copy of a February 18, 2005, amendment to the Certificate of Limited Partnership for S/RJW Partnership, L.P.
- Copy of the Communications Investments, Inc., stock certificate for 1,000 shares issued to Sandra DePriest.
- A copy of Donald R. DePriest's February 18, 2005, letter of resignation as an officer and director of Communications Investment, Inc.
- A copy of the 2008 Annual Report for Communications Investments, Inc., as filed with the State of Mississippi.

5. On March 29, 2010, Maritime filed its response to the Enforcement Bureau's February 26, 2010, letter of inquiry. As part of that response, Maritime produced a large volume of documents, including the following:

- Certificate of Formation of Maritime, dated Feb. 15, 2005.
- Limited Liability Company Agreement of Maritime
- Operating Agreement of Maritime, dated Feb. 15, 2005
- Single-Member Operating Arrangement of Maritime - State of Delaware, dated Feb. 15, 2005
- Memorandum of Agreement dated February 3, 2005 between S/RJW Partnership, the Managing Member of Maritime and Donald R. DePriest.
- Minutes of Meeting of Maritime, dated February 24, 2005.
- Action on Written Consent by the Sole Member of Maritime, dated August 25, 2005.
- Minutes of Meeting of Maritime, dated Jan. 6, 2006.
- Minutes of Meeting of Maritime, dated January 9, 2006.
- Minutes of Meeting of Maritime, dated March 10, 2009.
- November 21, 2002, State of Delaware Certificate of Limited Partnership of S/RJW Partnership, L.P.
- February 15, 2005 State of Delaware Amendment to the Certificate of Partnership of S/RJW Partnership, L.P. filed August 25, 2005.
- February 18, 2005 State of Delaware Amendment to the Certificate of Limited Partnership of S/RJW in Corporate files.
- February 18, 2005, Letter from Donald R. DePriest to Communications Investments, Inc., resigning as President and Director.
- February 18, 2005, Resolution of the Board of Directors of Communications Investments, Inc. acknowledging that the Corporation has succeeded MedCom Development Corporation as General Partner of SIRJW Partnership, L.P.
- August 25, 2005, Minutes of Meeting of Communications Investments, Inc. authorizing loan agreement with Pinnacle National Bank.

5. Also in response to the Enforcement Bureau's letter of inquiry, Maritime's principal, Sandra M. DePriest, gave detailed sworn answers to numerous detailed questions regarding the ownership, control, organization, management, operations, etc., of Maritime. A brief perusal of the letter of inquiry (a copy of which is appended hereto as Attachment No. 1) will indicate the depth and detail of the information. Maritime is not including with this filing copies of the above-listed documents or of its responses to the letters of inquiry. This information was submitted to the Commission under a request for confidential treatment. It is nevertheless Maritime's understanding that the Bureau, in response to a FOIA request, has made available to Mr. Havens and/or the SkyTel parties such of these documents as were already public record (e.g., corporate documents available to the public from the Mississippi Secretary of State, etc.).

6. To be clear, for purposes of this pleading, Maritime makes no concessions or demurrers as to what portion of the above-described information is relevant to Issue (g) and therefore properly discoverable at this stage of the proceedings. The point is, however, that in terms of corporate ownership, management, operational documents, virtually everything was produced in the pre-designation investigation.

7. Maritime also takes this opportunity to state, once again, that the repeated assertions that its discovery responses are lacking are without merit. As repeatedly stated, Maritime has produced to the Bureau a disk containing more than 27,000 pages of documents related to the construction and operation of the site-based facilities. In its June 7, 2007, bench brief in this proceeding, Maritime included as an attachment a table showing specifically which of these documents relate to which of the site-based licenses still in issue. A copy of that table is being appended hereto as Attachment No. 2.

8. Finally, Maritime will address briefly the "100 Boxes" of documents that arose in connection with the New Jersey litigation. Appended hereto as Attachment No. 3 is a listing of

the boxes prepared by Nation's Capital Archives ("NCA"). Based on the information provided in this listing (i.e., the dates and descriptions), it appears that none of the boxes from Numbers 001 through 058 has any relevance to Issue (g) whatsoever. The dates on the vast majority of these entries predate Mobex's acquisition of AMTS licenses, and in any event, the descriptive entries indicate that these are files having to do with other subsidiaries of Mobex Communications, Inc. ("MCI"), the parent company, and not Mobex Network Services, LLC ("MNS"), the entity from which Maritime acquired the incumbent AMTS licenses. There is no descriptive entry for Box Numbers 059 through 101. Although Maritime believes there may be some relevant documents in this range, it still has not had access to the documents to examine them. Moreover, it is anticipated that a substantial portion, if not the majority, of these documents also related to MCI subsidiaries other than MNS. Nevertheless, it is reasonable to assume that some portion of these will be MNS-related files, and that some portion of those will be relevant to Issue (g). Maritime is attempting to make arrangements to examine these documents, and will report any significant developments to the Presiding Judge.

Respectfully Submitted,



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Robert J. Keller, Counsel for Maritime  
Communications/Land Mobile, LLC

Law Offices of Robert J. Keller, P.C.  
PO Box 33428  
Washington, D.C. 20033

Email: [rjk@telcomlaw.com](mailto:rjk@telcomlaw.com)  
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Facsimile: 202.223.2121

Dated: July 11, 2012

**ATTACHMENT No. 1**

**ATTACHMENT No. 1**

**ATTACHMENT No. 1**



FEDERAL COMMUNICATIONS COMMISSION  
Enforcement Bureau, Investigations and Hearings Division  
445 12<sup>th</sup> Street, S.W., Suite 4-C330  
Washington, D.C. 20554

February 26, 2010

**VIA CERTIFIED MAIL -- RETURN RECEIPT REQUESTED**

Sandra M. DePriest  
Maritime Communications/Land Mobile, LLC  
206 North 8<sup>th</sup> Street  
Columbus, MS 39701

Re: Applications of Maritime Communications/Land Mobile,  
LLC for Automated Maritime Telecommunications System  
Licenses and to Participate in FCC Auction No. 61  
**File No.: EB-09-IH-1751**

Dear Ms. DePriest:

The Enforcement Bureau of the Federal Communications Commission is investigating compliance by Maritime Communications/Land Mobile, LLC ("Maritime") with Sections 1.2110, 1.2112, 1.17 and 1.65 of the Commission's Rules, 47 C.F.R. §§ 1.2110, 1.2112, 1.17 and 1.65, relating to ownership disclosure requirements in FCC auctions and applications, and providing truthful and accurate information to the Commission. Specifically, the Commission is investigating whether Maritime may have failed to disclose all required ownership information in its application to participate in FCC Auction No. 61 and in subsequent filings with the Commission.

By letter, dated August 18, 2009, the Wireless Telecommunications Bureau directed Maritime to provide information related to the above-referenced investigation.<sup>1</sup> Maritime responded on September 30, 2009.<sup>2</sup> The instant, follow-up letter of inquiry seeks additional information and documentation with regard to the current investigation.

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<sup>1</sup> Letter from Jeffrey Tobias, Esq., Attorney-Advisor, Mobility Division, Wireless Telecommunications Bureau, to Dennis C. Brown, Esq., counsel for Maritime Communications/Land Mobile, LLC, dated August 18, 2009.

<sup>2</sup> Letter to Jeffrey Tobias, Esq., Attorney-Advisor, Mobility Division, Wireless Telecommunications Bureau, from Dennis C. Brown, Esq., counsel for Maritime Communications/Land Mobile, LLC, dated September 30, 2009.

We direct Maritime, pursuant to Sections 4(i), 4(j), 308(b) and 403 of the Communications Act of 1934, as amended, 47 U.S.C. §§ 154(i), 154(j), 308(b), and 403, to provide the information and documents specified herein, within **30 calendar days** from the date of this letter. The Instructions for responding to this letter and the Definitions for certain terms used in this letter are contained in the attachment hereto. Unless otherwise indicated, the period of time covered by these inquiries is **January 1, 2002 to the present.**

Inquiries: Documents and Information to be Provided

1. Identify all officers, directors, shareholders, partners, and beneficial owners of Maritime since January 1, 2002 and provide the dates upon which such individuals secured their respective positions with Maritime.
2. Provide a copy of all corporate documents of Maritime, including but not limited to, any articles, bylaws, operating agreements, and minutes of all meetings held during the relevant period.
3. Identify John Reardon and describe fully his relationship to Maritime.
4. Specify the date that John Reardon became an officer of Maritime and specify all titles and positions held by him. Provide a copy of all documents authorizing his appointed positions.
5. In the Maritime LOI Response (at page 2), Maritime indicated that John Reardon serves as its Chief Executive Officer. Our records indicate that Maritime did not disclose John Reardon in its application to participate in Auction No. 61 (FCC Form 175) or in subsequent filings with the Commission. Explain fully why Maritime did not identify John Reardon as its Chief Executive Officer in its application to participate in Auction No. 61 (FCC form 175) and in subsequent filings with the Commission, including but not limited to, Maritime's application for Automated Maritime Telecommunications System licenses (FCC Form 601).
6. Identify all entities, if any, attributable to John Reardon as an officer of Maritime during the calendar years 2002, 2003 and 2004. Provide relevant documentation to demonstrate the aggregate gross revenues of each such entity, including but not limited to, each entity's Federal tax returns for the calendar years 2002, 2003, and 2004.
7. Identify Donald DePriest and describe fully his relationship to Maritime.

8. In the Donald DePriest LOI Response (at page 10), he indicated that, among other things, he was authorized to enter into contracts on behalf of Maritime. Provide the following information:
  - (a) All documents granting Donald DePriest authority to enter into contracts on behalf of Maritime.
  - (b) A narrative description of each contract that Donald DePriest entered into on behalf of Maritime.
9. In the Maritime LOI Response (at page 7), Maritime indicated that, among other things, Donald DePriest was authorized to serve as Sandra DePriest's agent and to assist her as necessary. Explain fully by what authority (whether verbal or written) Donald DePriest acted as an agent for Maritime and/or Sandra DePriest. Provide all documents authorizing Donald DePriest's appointment as an agent for Maritime and/or Sandra DePriest.
10. In the Maritime LOI Response (at page 7), Maritime indicated that, at Sandra DePriest's request, Donald DePriest guaranteed notes owed by Maritime. Explain fully by what authority (whether verbal or written) Donald DePriest guaranteed notes on behalf of Maritime. Provide a narrative description as well as a copy of each note guaranteed by Donald DePriest on behalf of Maritime.
11. In the Maritime LOI Response (at pages 3-6), Maritime provided a list of entities that it did not disclose in its application to participate in Auction No. 61 (FCC Form 175) and in subsequent filings with the Commission.
  - (a) As to those entities that Maritime described as being in existence during the calendar years 2002, 2003, and 2004, but which Maritime described as having no revenues, provide relevant documentation to demonstrate the aggregate gross revenues of each such entity during the calendar years 2002, 2003, and 2004, including but not limited to, each entity's Federal tax returns for the calendar years 2002, 2003, and 2004.
  - (b) As to those entities that Maritime described as being in existence during the calendar years 2002, 2003, and 2004, and which Maritime described as having revenues (namely Bravo Communications, Inc., Charisma Communications, Inc., Golden Triangle Radio, Inc., Medcom Development Corporation, Warpath Properties, Inc., and MariTEL, Inc.), provide relevant documentation to demonstrate the aggregate gross revenues of each such entity during the calendar years

2002, 2003, and 2004, including but not limited to, each entity's Federal tax returns for the calendar years 2002, 2003, and 2004.

12. Identify MCT Corp.
13. Our records indicate that Donald DePriest served as Chairman of MCT Corp. Our records further indicate that Maritime did not disclose MCT Corp. in its application to participate in Auction No. 61 (FCC Form 175) and in subsequent filings with the Commission, including Maritime's LOI Response. Explain fully why Maritime did not disclose MCT Corp. in its application to participate in Auction No. 61 (FCC Form 175) and in subsequent filings with the Commission, including Maritime's LOI Response.
14. Provide relevant documentation to demonstrate the aggregate gross revenues of MCT Corp. during the calendar years 2002, 2003, and 2004, including but not limited to, its Federal tax returns for the calendar years 2002, 2003, and 2004.
15. To the extent not otherwise provided in response to the preceding Inquiries, provide any additional information that you believe may be helpful to our consideration and resolution of this matter.

We direct you to support your responses with an affidavit or declaration under penalty of perjury, signed and dated by you acknowledging that you have personal knowledge of the representations provided in your response, verifying the truth and accuracy of the information therein and that all of the Documents and information requested by this letter which are in your possession, custody, control or knowledge have been produced. If multiple parties contribute to the response, in addition to your general affidavit or declaration noted above, provide separate affidavits or declarations of each such individual that identify clearly to which responses the affiant or declarant is attesting. All such declarations provided should comply with section 1.16 of the Commission's rules, 47 C.F.R. § 1.16, and be substantially in the form set forth therein.

To knowingly and willfully make any false statement or conceal any material fact in reply to this inquiry is punishable by fine or imprisonment.<sup>3</sup> Failure to respond appropriately to this letter of inquiry may constitute a violation of the Communications Act and our rules.

Maritime shall also serve its response and supporting Documentation upon Warren Havens (at the address listed below). Maritime and Warren Havens are reminded that this is a restricted proceeding under the Commission's *ex parte* rules,<sup>4</sup> so that neither

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<sup>3</sup> See 18 U.S.C. § 1001; see also 47 C.F.R. § 1.17.

<sup>4</sup> See 47 C.F.R. §§1.1200 – 1216.

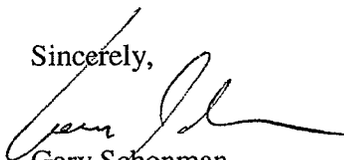
Sandra M. DePriest  
February 26, 2010  
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party may make a presentation (*i.e.*, a communication directed to the merits or outcome of a proceeding) to decision-making personnel which, if written, is not served on the other party or, if oral, is made without advance notice to the other party and without opportunity for them to be present.

You should direct your response, if sent by messenger or hand delivery, to Marlene H. Dortch, Secretary, Federal Communications Commission, 445 12<sup>th</sup> Street, S.W., Room TW-A325, Washington, D.C. 20554, to the attention of Brian J. Carter, Investigations and Hearings Division, Enforcement Bureau, Room 4-C330, with a copy to Gary Schonman, Special Counsel, Investigations and Hearings Division, Enforcement Bureau, Room 4-C330, Federal Communications Commission. If sent by commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail), the response should be sent to the Federal Communications Commission, 9300 East Hampton Drive, Capitol Heights, Maryland 20743. If sent by first-class, Express, or Priority mail, the response should be sent to Brian J. Carter, Investigations and Hearings Division, Enforcement Bureau, Federal Communications Commission, 445 12<sup>th</sup> Street, S.W., Room 4-C330, Washington, D.C. 20554, with a copy to Gary Schonman, Special Counsel, Investigations and Hearings Division, Enforcement Bureau, Federal Communications Commission, 445 12<sup>th</sup> Street, S.W., Room 4-C330, Washington, D.C. 20554. You should also, to the extent practicable, transmit a copy of the response via email to [Brian.Carter@fcc.gov](mailto:Brian.Carter@fcc.gov) and [Gary.Schonman@fcc.gov](mailto:Gary.Schonman@fcc.gov).

Direct any questions regarding this investigation to Brian J. Carter, Esq. at 202-418-1334.

Sincerely,



Gary Schonman  
Special Counsel  
Investigations and Hearings Division  
Enforcement Bureau

cc: Dennis C. Brown, Esq.  
8124 Cooke Court, Suite 201  
Manassas, VA 20109-7406  
Counsel for Maritime Communications/Land Mobile, LLC

Donald R. DePriest  
206 North 8th Street  
Columbus, MS 39701

Sandra M. DePriest  
February 26, 2010  
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Wireless Properties of Virginia, Inc.  
1555 King Street - Suite 500  
Alexandria, VA 22314  
ATTN: Donald R. DePriest

Russell Fox, Esq.  
Mintz, Levin, Cohen, Ferris, Glovsky and Popeo, P.C.  
701 Pennsylvania Ave., NW – Suite 900  
Washington, DC 20004  
Counsel for MariTEL, Inc.

Warren Havens  
2649 Benvenue Ave.- Suites 2-6  
Berkeley, CA 94704

**ATTACHMENT No. 2**

**ATTACHMENT No. 2**

**ATTACHMENT No. 2**

**Documents re Construction & Operations**

<b>Call Sign</b>	<b>Loc</b>	<b>Bates Numbers of Documents re Construction &amp; Operations</b>	<b>Construction Date / Bates No(s).</b>
KAE889	3	G_017244-017324	31-Aug-99 / G_017253*
KAE889	4	G_017390-0187402; G_017403-017510	15-Oct-99 / G_017417*
KAE889	6	G_017511-017544; G_017545-017632; G_017633-017725	20-Aug-99 / G_017715*
KAE889	12	G_017761-017835; G_017836-017977	26-Jan-00 / G_017770
KAE889	13	G_017978-017992; G_017993-018150	20-Aug-99 / G_018039*
KAE889	20	G_018222-018403	15-Aug-99 / G_018374*
KAE889	22	G_018404-018593	20-Sep-99 / G_018522*
KAE889	30	G_018849-018999	20-Sep-99 / G_018962*
KAE889	34	G_019085-019207	20-Sep-99 / G_019195*
KAE889	46	G_019738-019744; G_019745-019770	30-Aug-99 / G_019763*
KAE889	48	G_019771-019803	20-Sep-99 / G_019802*
WHG693	1	G_006704-006851; G_006852-007084	06-May-91 / G_006870
WHG701	1	G_007085-007177; G_007178-007220	07-Nov-86 / G_007194
WHG702	1	G_007221-007559	28-Oct-86 / G_007257
WHG703	1	G_007560-007632; G_007633-008095	28-Oct-86 / G_007664
WHG705	1	G_008096-008104; G_008105-008451	06-Mar-86 / G_008163
WHG706	1	G_002047-002606; G_002607-002617	08-Jul-86 / G_002091 & G_002101
WHG707	1	G_002618-003068	01-Jul-86 / G_002667 & G_002663
WHG708	1	G_003069-003521	16-May-86 / G_003118
WHG709	1	G_003522-003828; G_003829-003837	24-May-86 / G_003573
WHG710	1	G_003838-004182	01-Jul-86 / G_003878
WHG711	1	G_004183-004466; G_004467-004474	04-Jun-86 / G_004218
WHG712	1	G_015063-015075; G_015076-015085; G_015086-015215	18-Apr-86 / G_015097
WHG713	1	G_015216-015318; G_015319-016023	15-Apr-86 / G_015411
WHG714	1	G_016024-016033; G_016034-016496	31-Jan-86 / G_016496
WHG715	1	G_016497-016501; G_016502-016766	27-Mar-86 / G_016548
WHG716	1	G_016967-016975; G_016976-017243	04-Mar-86 / G_017046
WHG717	1	G_004475-004483; G_004484-004750	18-Apr-86 / G_004590
WHG718	1	G_004751-004759; G_004760-004983	04-Nov-85 / G_004893
WHG719	1	G_004984-004993; G_004994-005339	21-Jul-86 / G_005015
WHG720	1	G_005340-005348; G_005349-005735	01-Jul-86 / G_005406
WHG721	1	G_005736-005744; G_005745-006024	05-Jul-85 / G_005814
WHG722	1	G_006025-006033; G_006034-006339	04-Feb-86 / G_006083
WHG723	1	G_006340-006703	19-Sep-85 / G_006408-006432
WHG724	1	G_000001-000009; G_000010-000506	19-Sep-85 / G_000086
WHG725	1	G_000507-000515; G_000516-000974	19-Sep-85 / G_000589
WHG726	1	G_000975-001092; G_001093-001319; G_001320-001540	30-Sep-85 / G_000999
WHG727	1	G_001542-001565; G_001565-001571; G_001572-001578; G_001579-001586	14-Jan-86 / G_001578
WHG728	1	G_001587-001614; G_001615-002046	15-Oct-85 / G_001684-001685
WHG729	1	G_012766-012843; G_12844-13199	28-Oct-85 / G_012852
WHG730	1	G_013200-013295; G_013296-13700	12-Mar-86 / G_013333-013335
WHG731	1	G_013701-013727; G_013728-013966	12-Nov-85 / G_013759
WHG732	1	G_013968-013976; G_013977-014162	12-Nov-85 / G_014001
WHG733	1	G_014163-014178; G_014179-014420	22-Oct-85 / G_014232
WHG734	1	G_014421-014429; G_014430-014691	31-Jul-86 / G_014458
WHG735	1	G_014692-014700; G_014701-015062	31-Jul-86 / G_014734

**Documents re Construction & Operations**

<b>Call Sign</b>	<b>Loc</b>	<b>Bates Numbers of Documents re Construction &amp; Operations</b>	<b>Construction Date / Bates No(s).</b>
WHG736	1	G_008452-008460; G_008461-008715	10-Aug-86 / G_008463
WHG737	1	G_008716-008721; G_008722-009135	07-Oct-86 / G_008729
WHG738	1	G_009136-009157; G_009158-009460	08-Oct-85 / G_009227
WHG739	1	G_009461-009486; G_009487-009774	23-Jan-86 / G_009538
WHG740	1	G_009775-009783; G_009784-010160	17-Mar-86 / G_009822
WHG741	1	G_010161-010170; G_010171-010266	05-Oct-85 / G_010206
WHG742	1	G_019879-019887; G_019888-020397	30-Jul-86 / G_019955
WHG743	1	G-020398-020406; G_020407-020741	08-Aug-86 / G_020459
WHG744	1	G_020742-020750; G_020751-021092	14-Aug-86 / G_020776
WHG745	1	G_021093-021233; G_021234-021555	04-Apr-86 / G_021317-021318
WHG746	1	G_021556-021564; G_021565-021832	28-Mar-86 / G_021688
WHG747	1	G_021833-021841; G_021842-022307	09-Mar-86 / G_021843
WHG748	1	G_010267-010275; G_010276-010562	25-Feb-86 / G_010328
WHG749	1	G_010563-010573; G_010574-010782	11-Jul-86 / G_010597
WHG750	1	G_010783-010791; G_010792-011268	31-Jul-86 / G_0108245
WHG751	1	G_011269-011388; G_011389-011800	05-Dec-86 / G_011452
WHG752	1	G_011801-011809; G_011810-012330	22-May-86 / G_011864
WHG753	1	G_012331-012338; G_012339-12765	01-Jun-86 / G_012340
WHG754	1	G_026966-027502; G_027503-027513	08-Jul-86 / G_027016
WHV733	1	G_023278-023302	01-Oct-02 / G_023279
WHV733	2	<i>Original construction deadline for WHV733 was 11/9/02. Appl. filed on 9/27/02 to modify Locs. 2 &amp; 3 (File No. 0001042087, later replaced by File No. 0001439011) &amp; STA obtained. Notice of completion of construction filed 11/8/02 for original Loc 1 and for Locs. 2 &amp; 3 pursuant to the STA and pending modification application (File No. 0001085521*). See filings in ULS.</i>	
WHV733	3		
WHV740	2	G_027514-027584      Completion notice filed 11/8/02, File No. 0001085522.*	8-Nov-02 / G_027616-027617
WHV843	1	G_023303-023313      Completion notice filed 11/8/02, File No. 0001085515.*	8-Nov-02 / G_023304
WHV843	5	G_023314-023340      Completion notice filed 11/8/02, File No. 0001085523.*	8-Nov-02 / G_023315
WHV843	6	G_023341-023383	8-Nov-02 / G_023372
WRV374	8	G_023482-023578	29-Nov-00 / G_023483 & RJK_11*
WRV374	12	G_023579-023614	29-Nov-00 / G_023603-05 & RJK_11*
WRV374	14	G_023615-023672; G_023673-023722; G_023723-023732; G_023733-023750	06-Jun-01 / G_023677 & RJK_11*
WRV374	15	G_023751-023880	06-Jun-01 / G_023815 & RJK_11*
WRV374	16	G_023881-023974	06-Jun-01 / G_023963 & RJK_11*
WRV374	18	G_024044-024075; G_024076-024077; G_024078-024254	06-Jun-01 / G_024047 & RJK_11*
WRV374	19	G_024255-024306; G_024307-024460; G_024461-024487	29-Nov-00 / G_024271 & RJK_11*
WRV374	20	G_024488-024551	29-Nov-00 / G_024519 & RJK_11*
WRV374	22	G_024552-024718; G_024719-024759	29-Nov-00 / G_024605 & RJK_11*
WRV374	23	G_024760-024812	31-Jan-01 / G_024778 & RJK_11*
WRV374	25	G_025420-025445; G_025446-025490	01-Feb-01 / G_025422 & RJK_11*
WRV374	26	G_025491-025609	29-Nov-00 / G_025534 & RJK_11*
WRV374	33	G_026114-026117; G_026118-026127; G_026128-026210	29-Nov-00 / G_026207-10 & RJK_11*
WRV374	34	G_026211-026345	29-Nov-00 / G_026237 & RJK_11*
WRV374	35	G_026346-026566	29-Nov-00 / G_026448 & RJK_11*
WRV374	39	G_026724-026869	29-Nov-00 / G_026746 & RJK_11*
WRV374	40	G_026639-026723	06-Jun-01 / G_026681 & RJK_11*

\* Indicates document filed with the FCC at the relevant time, e.g., notification of completion of construction.

**ATTACHMENT No. 3**

**ATTACHMENT No. 3**

**ATTACHMENT No. 3**

DATE: 05/09/12

NATION'S CAPITAL ARCHIVES

Page No. 1

14811 Farm Creek Drive  
 (202) 529-5000 ; (703) 551-4944  
 Fax No. (703) 551-4947  
 e-mail: info@nationscapitalarchives.net

*Data taken out. Box is not in storage.*

Account No. 20130  
 Mobex Network Services, LLC  
 Attn: Accounting  
 6200 Hwy 62 East, Bldg 2501, #  
 Alexandria, VA 22314

REFERENCE	Vol.	Locator	Code	DESCRIPTION	Inv. #	E Date	Code	D Date	Ctr.
00001	1	975-002-023		GEOTECK, MOBEX SMR LEASES, GEMM COMMUNICATIONS, NEXTEL	21494	07/24/00			
00002	1	956-004-062		IDAHO COMMUNICATIONS	21494	07/24/00			
00003	1	942-005-007		IDAHO COMMUNICATIONS	21494	07/24/00			
00004	1	956-003-051		IDAHO COMMUNICATIONS	21494	07/24/00			
00005	1	811-002-058		CPOC PROFESSIONAL - SKITRONICS	21494	07/24/00			
00006	1	956-003-050		IDAHO COMMUNICATIONS	21494	07/24/00			
00007	1	942-004-016		IDAHO COMMUNICATIONS, MID-TEXAS	21494	07/24/00			
00008	1	956-003-051		IDAHO COMMUNICATIONS, MID-TEXAS	21494	07/24/00			
00009	1	975-002-027		CPOC PROFESSIONAL - SKITRONICS	21494	07/24/00			
00010	1	974-007-005		DUE DILIGENCE INFORMATION	21494	07/24/00			
00011	1	974-007-024		EAST TEXAS, UMN TRANSACTION FILES	21494	07/24/00			
00012	1	975-002-028		PCS, SMR DIRECT, UPPER 200 CHANNEL AUCTION FOR 800MHZ, GEM BACKGROUND INFO.	21494	07/24/00			
00013	1	975-002-027		NEXTEL II	21494	07/24/00			
00014	1	975-002-026		NEXTEL I	21494	07/24/00			
00015	1	975-002-030		GEOTEK, UMN TEXAS, GEM CLOSING	21494	07/24/00			
00016	1	947-004-057		STOCK INFO., ACQUISITIONS, MOBEX GEM., MISC.	21494	07/24/00			
00017	1	975-002-024		FCC LICENSE INFORMATION, AUDIT LETTERS 96-98, TRADEMARK INFORMATION	21494	07/24/00			
00018	1	974-007-024		CPOC MOBEX SOUTH CAROLINA WOODHAVEN	21494	07/24/00			
00019	1	974-007-004		ETCLP	2494	07/24/00			
00020	1	974-007-022		PAR WATT FILES, B & C YSK INSURANCE	21494	07/24/00			
00021	1	974-007-023		DOGWOOD, PAR WATT	21494	07/24/00			
00022	1	974-007-023		D & L	21494	07/24/00			01/27/06
00023	1	974-007-022		MOBEX SC, GEM. MOBEX 900, MOBEX NC	21494	07/24/00			
00024	1	945-004-011		CMI	21494	07/24/00			01/27/06
00025	1	975-002-026		MOBEX RADIO COMMUNICATIONS, DUE DILIGENCE	21494	07/24/00			
00026	1	974-007-023		MOBEX GEM., DOCKET STATUS	21494	07/24/00			
00027	1	975-002-030		CPOC, MOBEX FINOVA 97	21494	07/24/00			
00028	1	974-007-022		ETCLP	21494	07/24/00			
00029	1	975-002-021		CPOC MOBEX FINOVA 96 #3	21494	07/24/00			
00030	1	975-002-028		CPOC MOBEX FINOVA 96 #2	21494	07/24/00			
00031	1	975-002-036		CPOC D & L	21494	07/24/00			
00032	1	974-007-022		CPOC RILEY PROFESSIONAL SKITRONICS	21494	07/24/00			
00033	1	975-002-027		CPOC MOBEX AUTOPHONE	21494	07/24/00			
00034	1	974-007-022		MOBEX GEM - IDAHO	21494	07/24/00			
00035	1	975-002-024		UNITED STATES V. MOTOROLA, INC. AND NEXTEL COMMUNICATIONS, INC.	21494	07/24/00			
00036	1	975-002-024		UNITED STATES V. MOTOROLA, INC. AND NEXTEL COMMUNICATIONS, INC.	21494	07/24/00			
00037	1	975-002-026		UNITED STATES V. MOTOROLA, INC. AND NEXTEL COMMUNICATIONS, INC.	21494	07/24/00			
00038	1	975-002-030		UNITED STATES V. MOTOROLA, INC. AND NEXTEL COMMUNICATIONS, INC.	21494	07/24/00			
00039	1	975-002-027		UNITED STATES V. MOTOROLA, INC. AND NEXTEL COMMUNICATIONS, INC.	21494	07/24/00			
00040	1	975-002-025		UNITED STATES V. MOTOROLA, INC. AND NEXTEL COMMUNICATIONS, INC.	21494	07/24/00			
00041	1	975-002-021		CPOC MOBEX FINOVA 97 #2	21494	07/24/00			
00042	1	975-002-031		CPOC MOBEX CORRESPONDENCE, BLUE SKY FILES	21494	07/24/00			
00043	1	975-002-025		CPOC MOBEX COMMUNICATIONS	21494	07/24/00			
00044	1	974-007-023		MOBEX GEM	21494	07/24/00			
00045	1	975-002-025		EXTRA NEXTEL COPIES	21494	07/24/00			
00046	1	975-002-026		EXTRA NEXTEL COPIES	21494	07/24/00			
00047	1	975-002-026		EXTRA NEXTEL COPIES	21494	07/24/00			
00048	1	975-002-026		EXTRA NEXTEL COPIES	21494	07/24/00			
00049	1	975-002-023		EXTRA NEXTEL COPIES	21494	07/24/00			
00050	1	947-005-040		A THRU B&C - ACCOUNTS RECEIVABLE THRU B&C		05/22/01			
00051	1	947-004-042		B&C THRU CSN		05/22/01			
00052	1	947-003-071		CTA THRU DERRICK LUMBER		05/22/01			
00053	1	974-007-022		DEUTSCHE BANK THRU DUNNING, JEFF		05/22/01			
00054	1	974-007-022		FAA THRU INLAND COMMUNICATIONS		05/22/01			
00055	1	974-007-022		KENWOOD THRU NORTH CAROLINA LICENSES		05/22/01			
00056	1	974-007-023		ECA-T THRU RF RADIATION		05/22/01			

DATE: 05/09/12

NATION'S CAPITAL ARCHIVES

Page No. 2

14811 Farm Creek Drive  
 (202) 529-5000 ; (703) 551-4944  
 Fax No. (703) 551-4947  
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Account No. 20130

Mobex Network Services, LLC  
 Attn: Accounting  
 6200 Hwy 62 East, Bldg 2501, #  
 Alexandria, VA 22314

REFERENCE	Vol.	Locator Code	DESCRIPTION	Inv. #	E Date	Code	D Date	Ctr.
00057	1	974-007-024	P, S THRU U - PAGING THRU SURLES, JIMMIE		05/22/01			
			THRU US SUGAR					
00058	1	943-003-065	HART-SCOTT & MISC. - FINANCIALS 92		05/22/01			
			WHITECLOUD THRU MOBEX WIDE-AREA SMR					
00059	1	964-002-058			12/26/01			
00060	1	964-004-123			12/26/01			
00061	1	964-003-062			12/26/01			
00062	1	964-003-113			12/26/01			
00063	1	964-004-028			12/26/01			
00064	1	944-002-037			12/26/01		09/27/04	
00065	1	944-002-024			12/26/01		09/27/04	
00066	1	962-004-054			12/26/01			
00067	1	964-002-058			12/26/01			
00068	1	964-003-042			12/26/01			
00069	1	964-004-029			12/26/01			
00070	1	947-004-043			12/26/01			
00071	1	964-004-026			12/26/01			
00072	1	964-003-041			12/26/01			
00073	1	964-005-136			12/26/01			
00074	1	962-002-013			12/26/01			
00075	1	962-003-012			12/26/01			
00076	1	962-001-013			12/26/01			
00077	1	964-004-123			12/26/01			
00078	1	962-003-022			12/26/01			
00079	1	964-002-085			12/26/01			
00080	1	962-002-010			12/26/01			
00081	1	962-005-026			12/26/01			
00082	1	943-002-053			12/26/01		01/31/06	
00083	1	955-003-108			12/26/01		01/31/06	
00084	1	962-001-013			12/26/01			
00085	1	947-005-063			12/26/01			
00086	1	955-005-067			12/26/01		01/31/06	
00087	1	964-004-026			12/26/01			
00088	1	964-004-095			12/26/01			
00089	1	962-002-026			08/09/02			
00090	1	964-003-041			09/25/03			
00091	1	962-001-013			09/25/03			
00092	1	947-005-042			09/25/03			
00093	1	962-002-010			09/25/03			
00094	1	962-003-028			09/25/03			
00095	1	962-003-026			09/25/03			
00096	1	962-002-010			09/25/03			
00097	1	962-004-017			10/17/03			
00098	1	947-004-055			10/17/03			
00099	1	947-004-043			10/17/03			
00100	1	944-002-041			10/17/03		01/27/06	
00101	1	947-004-051			07/21/04			

TOTAL FOR CUSTOMER:

101

**CERTIFICATE OF SERVICE**

I hereby certify that on this 11th day of July, 2012, I caused copies of the foregoing pleading to be served, by U.S. Postal Service, First Class postage prepaid, on the following:

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