This is a test. This authorization 72 km (45 miles) of the United States/Canada border shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries.

Rule 101.145(b), relief authorized by Commission action to permit the aiming of an antenna within 2 degrees of a geostationary satellite orbit. In the event harmful interference is caused to the operation of other stations, the Commission may order changes to be made in the height, orientation, gain and radiation pattern of the antenna system.

Should harmful interference be caused by the use of this frequency(ies), it shall be the obligation of the licensee to cooperate to the fullest extent with the station interfered with, and with the operating agencies and administrations concerned in the interest of alleviating the interference. Action taken shall be in accordance with applicable rules, regulations, treaties and established procedures.

During installation of the antenna systems of this station, AM station shall determine operating power by the indirect method and, if necessary, request temporary authority from the Commission in Washington to operate with parameters at variance in order to maintain monitoring point values within authorized limits. Upon completion of the installation, commonpoint impedance measurements of the AM array shall be made and a proof of performance, as defined by section 73.154(a) of the Commission's Rules, shall be conducted to establish that the AM array has not been adversely affected and the results submitted to the Commission along with a power sketch of the installation in an application for station to return the direct method of power determination.

During installation of the antenna system of this station, AM station shall determine operating power by the indirect method. Upon completion of the installation, antenna impedance measurements of the AM antenna shall be made and the results submitted to the Commission along with a tower sketch of the installation in an application for station to return to the direct method of power determination.

If the facilities authorized herein are used to provide broadcast operations on or before January 1, 2006, the license is required to seek renewal of this license at the end of the eight-year term following commencement of such broadcast operations.

If the facilities authorized herein are used to provide broadcast-type operations on or before January 1, 2006, the licensee is required to seek renewal of this license at the end of the eight-year term following commencement of such broadcast operations.

Operation of the facilities authorized herein, are subject to the condition that harmful interference may not be caused to, but must be accepted from UHF TV transmitters in Canada and Mexico as identified in existing and any future agreements with those countries. This license is conditioned upon the provision of substantial service to the licensed service area no later than January 1, 2015. Failure to meet this requirement will result in forfeiture of the license. This authorization is subject to the condition that the licensee shall comply with Sections 20.6 and 24.833 of the Commission's rules, 47 C.F.R. 20.6 and 24.833.

This authorization is conditioned on compliance with any current or future sharing arrangements, agreements, or treaties between the United States and Canada or between the United States and Mexico.

This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/Mexico), future coordination of any base station transmitters shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries.

This authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) shall construct a nationwide 50 kHz narrowband Personal Communications Services system that substantially uses the design and technology upon which the pioneer's preference award to Mobile Telecommunication Technologies Corporation was based. This condition expires upon meeting the five-year build-out requirement in 47 C.F.R. § 24.103(a).
This authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) shall pay to the United States Treasury an amount equal to ninety (90) percent of the lowest winning bid for a nationwide narrowband PCS license or three million dollars ($3,000,000) less than the lowest winning bid for a nationwide narrowband PCS license, whichever is less, not later than thirty (30) days after the Memorandum Opinion and Order, FCC 94-187 (released July 13, 1994) and the order granting Mtel a pioneer's preference (First Report and Order, FCC 93-329, 8 FCC Rcd 7162(1993)) become final orders. The orders shall be considered final at the time they are no longer subject to administrative reconsideration or judicial review, appeal, or stay.||| Notwithstanding the requirement of 47 C.F.R. § 24.103(a), this authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) construct base stations that serve 90 percent of the U.S. population within 10 years of initial license grant date.||| This authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) shall retain control of the license for at least three years from the initial license grant date or until the grantee has met the five-year build-out requirement of 47 C.F.R. § 24.103(a)(construction of base stations that provide coverage to a composite areas of 750,000 square kilometers or serve 37.5 percent of the U.S. population), whichever occurs first.||| Upon consummation of the transaction, all payment obligations that were imposed as a condition to the issuance of the license shall become the obligations of Cox Communications PCS, L.P. (to the extent such obligations have not previously been satisfied) and Cox Communications, Inc. shall be discharged from all such obligations.||| Grant of this assignment is expressly conditioned upon the Commission's decision regarding the March 13, 1997 Petition for Declaratory Ruling filed by Sprint Spectrum Partners and Sprint Spectrum, L.P. d/b/a Sprint PCS (CWD 97-6). Upon the assignment of the License to Cox PCS, and the consummation of the assignment of the License to Cox PCS, all payment obligations of Cox to the FCC that were imposed as a condition to the issuance of the License to Cox shall become obligations of Cox PCS (to the extent such obligations have not previously been satisfied).||| "Section 24.232 of the Commission's rules (47 C.F.R. § 24.232) is waived to allow the Broadband PCS base station located at Ulapalakua Ranch (N.Lat. 20° 39' 13" W.Long. 156° 21' 54"), to be operated with a transmitting power exceeding 1640 Watts EIRP, subject to the following conditions: (1) the transmitting power must not exceed 2345 Watts EIRP, (2) the antenna height above average terrain must not exceed 840 meters, (3) the half-power horizontal beamwidth must not exceed 10°, (4) the azimuth of the main lobe must be aligned to 305° T ± 5° and (5) operation of the facility must not cause exposure of workers or the public to radio frequency energy fields in excess of the limits prescribed in the Commission's standards for RF exposure.||| This authorization requires that the licensee shall construct a 30 MHz broadband Personal Communications Services system on Frequency Block A (1850-1865 MHz/1930-1945 MHz) in the Los Angeles-San Diego MTA that substantially uses the design and technology upon which the pioneer's preference award to the licensee was based. This condition expires upon meeting the five-year build-out requirement in 47 C.F.R. § 24.203(a).||| Grant of this license is without prejudice to any future enforcement action the Commission may determine is appropriate regarding the bidding activities of Puerto Rico Telephone Company in the D, E, and F block PCS auction.||| Grant of this license is without prejudice to any future enforcement action the Commission may determine is appropriate regarding the bidding activities of Mercury PCS II, LLC in the D, E, and F block PCS auction.||| Section 24.132 (d) and (e) is waived to permit base stations located less than 200 kilometers (124 miles) from their licensed service area border to operate at a maximum power of 3500.||| This authorization is subject to the condition that the licensee shall comply with Section 24.833 of the Commission's Rules, 47 C.F.R. 24.833.||| This authorization is subject to the condition that the remaining balance of the winning bid amount will be paid in a lump sum within (5) business days following the award of this license.|||
The personal communications service may operate with an effective radiated power not exceeding 3500 watts.

This assignment of authorization is conditioned upon the Licensee complying with the payment obligations and procedures specified in the Payment Obligations Order, 11 FCC Rcd 12384 (1996) (to the extent such obligations have not previously been satisfied).

Construction of base stations that provide coverage to a composite area of 750,000 sq. km. or serve 37.5% of the U.S. population must occur by the Five-year Build Out Date. Construction of base stations that provide coverage to a composite area of 1,500,000 sq. km. or serve 75% of the U.S. population must occur by the Expiration Date.

This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/United States), future coordination of any base station transmitters within 72 km (45 miles) of the United States/Canada border shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries.

Grant of this license is without prejudice to any future enforcement action the Commission may take.

This authorization requires that the licensee shall retain control of the license for at least three years from the initial license grant date or until the grantee has met the five-year build-out requirement of 47 C.F.R. § 24.203(a).

Grant of this license is subject to the conditions stated in the Memorandum Opinion and Order, DA 97-328 (rel. Feb. 14, 1997).

This authorization is conditioned upon the full and timely payment of all monies due pursuant to Sections 1.2110 and 24.716 of the Commission's Rules and the terms of the Commission's installation plan as set forth in the Note and Security Agreement executed by the licensee. Failure to comply with this condition will result in the automatic cancellation of this authorization.

This authorization is conditioned upon the full and timely payment of all monies due pursuant to Sections 1.2110 and 24.716 of the Commission's Rules and the terms of the Commission's installation plan as set forth in the Note and Security Agreement executed by the licensee. Failure to comply with this condition will result in the automatic cancellation of this authorization.

Grant of this license is subject to the condition that the remaining balance of the winning bid amount will be paid in accordance with Part 1 of the Commission's rules, 47 C.F.R. Part 1.

"This authorization is subject to the condition that licensees provide "substantial service" to their service area within 10 years. 47 C.F.R. § 27.14(a). For a WCS licensee who offers fixed, point-to-point services, substantial service constitutes the construction of four permanent links per one million people in its licensed service area. For a WCS licensee who offers mobile services, substantial service is demonstrated by the licensee covering a minimum of 20 percent of the population of its licensed service area.

This authorization is subject to the condition that licensees provide "substantial service" to their service area within 10 years. 47 C.F.R. § 27.14(a). For a WCS licensee who offers fixed, point-to-point services, substantial service constitutes the construction of four permanent links per one million people in its licensed service area. For a WCS licensee who offers mobile services, substantial service is demonstrated by the licensee covering a minimum of 20 percent of the population of its licensed service area.

The grant of this authorization is conditioned upon commission acceptance and approval of a settlement agreement resolving all relevant issues among the parties.
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seeking authorization in the affected service area. In the event that the settlement agreement is not accepted or approved, this authorization will terminate by its own terms upon such commission action. The licensee’s acceptance of this authorization on such condition denotes acceptance of this condition. Any construction of facilities or other action authorized herein is taken by the licensee at its own financial risk and must be terminated if this authorization is terminated. ||| P

109| PG | This authorization is granted on a developmental basis in accordance with the supplemental letter. ||| P

110| PG | This authorization is granted subject to the U.S.-Mexican protocol covering assignments for 931-932 MHz frequencies within 120 km of the U.S.-Mexican border and to the attached supplemental condition(s). ||| P

111| PG | This authorization is granted on a secondary basis and is also subject to the condition that, if actual interference occurs as a result of operation of base or fixed facilities authorized herein to transmit on channel(s) designated in Sections 22.531, 22.561, 22.591, and 22.621 of the commission’s rules for assignment to mobile or fixed facilities, in whole or in part, as necessary to eliminate the interference, without affording the licensee an opportunity for hearing. ||| P

112| PG | The authorization is granted subject to the condition that no interference be caused to fixed receivers in use on or prior to the date of the grant. ||| P

113| PG | Paging Special Condition (text tbd) ||| P

114| PG | The authorization granted herein is granted on a secondary basis to the ultimate geographic area licensees for all (MEA’s, BTA’s, EA’s). Upon receiving notice from the geographic area licensee that the geographic area licensee intends, within 90 days, to initiate operation of a facility the interference contour of which will overlap with the interference contour of any transmitter licensed herein shall within 90 days either cease operation of the transmitter in question or change its technical parameters to eliminate the overlapping interference contour. ||| P

200| AL | This authorization is granted subject to the provisions set forth in paragraphs 35, 38, 40, 41 and 44 of, MOBILEMEDIA CORPORATION, et al., WT Docket No. 97-115 Memorandum Opinion and Order, FCC 99-15(1999) ||| |

252| AL | This authorization is subject to the condition that the licensee shall comply with Sections 20.6 and 24.833 of the Commission’s rules, 47 C.F.R. 20.6 and 24.833. ||| |

253| AL | This authorization is conditioned on compliance with any current or future sharing arrangements, agreements, or treaties between the United States and Canada or between the United States and Mexico. ||| |

254| AL | This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/Mexico), future coordination of any base station transmitters shall be required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries. ||| |

255| AL | This authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) shall construct a nationwide 50 kHz narrowband Personal Communications Services system that substantially uses the design and technology upon which the pioneer’s preference award to Mobile Telecommunication Technologies Corporation was based. This condition expires upon meeting the five-year build-out requirement in 47 C.F.R. § 24.103(a). ||| |

256| AL | This authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) shall pay to the United States Treasury an amount equal to ninety (90) percent of the lowest winning bid for a nationwide narrowband PCS license or three million dollars ($3,000,000) less than the lowest winning bid for a nationwide narrowband PCS license, whichever is less, not later than thirty (30) days after the Memorandum Opinion and Order, FCC 94-187 (released July 13, 1994) and the order granting Mtel a pioneer’s preference (First Report and Order, FCC 93-329, 8 FCC Rcd 7162(1993)) become final orders. The orders shall be considered final at the time they are no longer subject to administrative reconsideration or judicial review, appeal, or stay. ||| |

257| AL | Notwithstanding the requirement of 47 C.F.R. § 24.103(a), this authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) construct base stations that serve 90 percent of the U.S. population within 10 years of initial license grant date. ||| |

258| AL | This authorization requires that Nationwide Wireless Network Corp. (d/b/a NWN Corp.) construct a nationwide 50 kHz narrowband Personal Communications Services system that substantially uses the design and technology upon which the pioneer’s preference award to Mobile Telecommunication Technologies Corporation was based. This condition expires upon meeting the five-year build-out requirement in 47 C.F.R. § 24.103(a). ||| |
Corp.) shall retain control of the license for at least three years from the initial license grant date or until the grantee has met the five-year build-out requirement of 47 C.F.R. § 24.103(a) (construction of base stations that provide coverage to a composite area of 750,000 square kilometers or serve 37.5 percent of the U.S. population), whichever occurs first.

Upon consummation of the transaction, all payment obligations that were imposed as a condition to the issuance of the license shall become the obligations of Cox Communications PCS, L.P. (to the extent such obligations have not previously been satisfied) and Cox Communications, Inc. shall be discharged from all such obligations.

Grant of this assignment is expressly conditioned upon the Commission's decision regarding the March 13, 1997 Petition for Declaratory Ruling filed by Sprint Spectrum Partners and Sprint Spectrum, L.P. d/b/a Sprint PCS (CWD 97-6).

Grant of this assignment is without prejudice to any future enforcement action the Commission may determine appropriate regarding the bidding activities of Puerto Rico Telephone Company in the D, E, and F block PCS auction.

Grant of this license is without prejudice to any future enforcement action the Commission may determine appropriate regarding the bidding activities of Mercury PCS II, LLC in the D, E, and F block PCS auction.

Section 24.232 of the Commission's rules (47 C.F.R. § 24.232) is waived to allow the Broadband PCS base station located at Ulapalakua Ranch (N.Lat. 20° 39' 13" W.Long. 156° 21' 54"), to be operated with a transmitting power exceeding 1640 Watts EIRP, subject to the following conditions: (1) the transmitting power must not exceed 2345 Watts EIRP, (2) the antenna height above average terrain must not exceed 840 meters, (3) the half-power horizontal beamwidth must not exceed 10°, (4) the azimuth of the main lobe must be aligned to 305° ± 5° and (5) operation of the facility must not cause exposure of workers or the public to radio frequency energy fields in excess of the limits prescribed in the Commission's standards for RF exposure.

This authorization requires that the licensee shall construct a 30 MHz broadband Personal Communications Services system on Frequency Block A (1850-1865 MHz) in the Los Angeles-San Diego MTA that substantially uses the design and technology upon which the pioneer's preference award to the licensee was based. This condition expires upon meeting the five-year build-out requirement in 47 C.F.R. § 24.203(a).

Section 24.323 of the Commission's rules (47 C.F.R. § 24.323) waives to the following conditions: (1) the transmitting power must not exceed 2345 Watts EIRP, (2) the antenna height above average terrain must not exceed 840 meters, (3) the half-power horizontal beamwidth must not exceed 10°, (4) the azimuth of the main lobe must be aligned to 305° ± 5° and (5) operation of the facility must not cause exposure of workers or the public to radio frequency energy fields in excess of the limits prescribed in the Commission's standards for RF exposure.

This authorization is subject to the condition that the licensee shall construct a 30 MHz broadband Personal Communications Services system in the Los Angeles-San Diego MTA that substantially uses the design and technology upon which the pioneer's preference award to the licensee was based. This condition expires upon meeting the five-year build-out requirement in 47 C.F.R. § 24.203(a).

This authorization is without prejudice to any future enforcement action the Commission may determine appropriate regarding the bidding activities of Mercury PCS II, LLC in the D, E, and F block PCS auction.

This authorization is without prejudice to any future enforcement action the Commission may determine appropriate regarding the bidding activities of Puerto Rico Telephone Company in the D, E, and F block PCS auction.

This authorization is without prejudice to any future enforcement action the Commission may determine appropriate regarding the bidding activities of Mercury PCS II, LLC in the D, E, and F block PCS auction.

This authorization is subject to the condition that the remaining balance of the winning bid amount will be paid in a lump sum within (5) business days following the award of this license.

The personal communications service may operate with an effective radiated power not exceeding 3500 watts.

This authorization is conditioned upon the Licensee complying with the payment obligations and procedures specified in the Payment Obligations Order, 11 FCC Rcd 12384 (1996) (to the extent such obligations have not previously been satisfied).

Construction of base stations that provide coverage to a composite area of 750,000 sq. km. or serve 37.5% of the U.S. population must occur by the Five-year Build Out Date. Construction of base stations that provide coverage to a composite area of 1,500,000 sq. km. or serve 75% of the U.S. population must occur by the Expiration Date.

This authorization is subject to the condition that, in the event that systems using the same frequencies as granted herein are authorized in an adjacent foreign territory (Canada/United States), future coordination of any base station transmitters within 72 km (45 miles) of the United States/Canada border shall be
required to eliminate any harmful interference to operations in the adjacent foreign territory and to ensure continuance of equal access to the frequencies by both countries. |
P 273 AL Grant of this license is without prejudice to any future enforcement action the Commission may take. |
P 274 AL This authorization requires that the licensee shall retain control of the license for at least three years from the initial license grant date or until the grantee has met the five-year build-out requirement of 47 C.F.R. § 24.203(a). |
P 275 AL Grant of this license is subject to the conditions stated in the Memorandum Opinion and Order, DA 97-328 (rel. Feb. 14, 1997). |
P 276 AL This authorization is conditioned upon the full and timely payment of all monies due pursuant to Sections 1.2110 and 24.716 of the Commission's Rules and the terms of the Commission's installment plan as set forth in the Note and Security Agreement executed by the licensee. Failure to comply with this condition will result in the automatic cancellation of this authorization. |
P 277 AL This authorization is conditioned upon the full and timely payment of all monies due pursuant to Sections 1.2110 and 24.711 of the Commission's Rules and the terms of the Commission's installment plan as set forth in the Note and Security Agreement executed by the licensee. Failure to comply with this condition will result in the automatic cancellation of this authorization. |
P 278 AL This authorization is subject to the condition that the remaining balance of the winning bid amount will be paid in accordance with Part 1 of the Commission's rules, 47 C.F.R. Part 1. |
P 279 AL "This authorization is subject to the condition that licensees provide "substantial service" to their service area within 10 years. 47 C.F.R. § 27.14(a). For a WCS licensee who offers fixed, point-to-point services, substantial service constitutes the construction of four permanent links per one million people in its licensed service area. For a WCS licensee who offers mobile services, substantial service is demonstrated by the licensee covering a minimum of 20 percent of the population of its licensed service area within 10 years."

This permit does not authorize the operation of AM, FM or TV broadcast stations. |
P 501 FC This license does not confer any authority to operate Broadcast stations. Refer to CFR Title 47 Section 13.7 (c)(5).

This license authorizes operation only on vessels sailing within Sea Area A1. |
P 901 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. |
P 902 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS AT THE TOP AND MID LEVELS IN LIEU OF L-856. |
P 903 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS AT THE TOP, 1/3 AND 2/3 LEVELS IN LIEU OF L-856. |
P 904 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS AT THE TOP, 1/4, 1/2, AND 3/4 LEVELS IN LIEU OF L-856. |
P 905 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS AT THE TOP, 1/5, 2/5, 3/5, AND 4/5 LEVELS IN LIEU OF L-856. |
P 906 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS AT THE TOP, 1/6, 1/3, 1/2, 1/3, 5/6 IN LIEU OF L-856. |
P 907 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 908 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 909 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 910 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 911 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 912 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 913 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 914 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000. |
P 915 CL PARAGRAPH A MODIFIED TO REQUIRE USE OF L-865 MEDIUM INTENSITY LIGHTS IN LIEU OF L-856. LIGHTS SHALL EMIT A PEAK INTENSITY OF APPROXIMATELY 2,000 CANDelas AT NIGHT IN LIEU OF 4,000.
Paragraph A modified to require use of L-865 medium intensity lights at the top, 1/2, 2/3, and 3/4 levels in lieu of L-856. Lights shall emit a peak intensity of approximately 2,000 candela at night in lieu of 4,000.

Paragraph A modified to require use of L-865 medium intensity lights at the top, 1/3, and 2/3 levels in lieu of L-856. Lights shall emit a peak intensity of approximately 2,000 candela at night in lieu of 4,000.

Paragraph A modified to require use of L-865 medium intensity lights at the top, 1/3, and 2/3 levels in lieu of L-856. Lights shall emit a peak intensity of approximately 2,000 candela at night in lieu of 4,000.

Paragraph A modified to require use of L-865 medium intensity lights in lieu of L-856. Paragraphs A, B, and C modified to require a peak intensity of approximately 2,000 candela at night in lieu of 4,000.

Paragraph A modified to require use of L-865 medium intensity lights in lieu of L-856. Paragraphs A, B, and C modified to require a peak intensity of approximately 2,000 candela at night in lieu of 4,000.

This authorization is subject to the condition that, in the event that cellular systems using the same frequency block as granted herein are authorized in adjacent territory in Canada, coordination of any of the licensee's transmitter installations which are within 45 miles of the U.S. Canada border shall be required to eliminate any harmful interference that might otherwise exist and to ensure continuance of equal access to the frequency block by both countries.

This authorization is subject to the condition that, in the event that cellular systems using the same frequencies granted herein are authorized in adjacent territory in Mexico, coordination of your transmitter installations which are within 72km (45 miles) of the U.S.-Mexico border shall be required to eliminate any harmful interference that might otherwise exist and to ensure continuance of equal access to the frequencies by both countries. The operation of this system must be advised that operation of a unit in Mexico is not permitted at this time without the express permission of the Mexican Government. The above conditions are subject to modification pending exchange of diplomatic notes between the United States and Mexico concerning coordination of cellular system frequencies.

License Class converted per 97.21a3.

Exempt from Type Acceptance in accordance with Section 87.145 of FCC Rules.

Effective 2/16/99 the GMRS rules have been amended and you may operate on any of the primary or interstitial channels shown in section 95.29. Exception: Licensees who operate North of Line A and East of Line C may not operate on channels 462.650 MHZ, 467.650 MHZ, 462.700 MHZ and 467.700 MHZ unless your previous license authorized such operations.

This authorization is conditioned upon the full and timely payment of all monies due pursuant to sections 1.2110 and 90.812 of the Commission's rules and the terms of the Commission's installment plan as set forth in the Note and Security Agreement executed by the licensee. Failure to comply with this condition will result in the automatic cancellation of this authorization.

This Special Temporary Authorization may be terminated at the Bureau's discretion, without a hearing, if conditions warrant. Under no circumstances may the facility(ies) authorized herein become a hazard to air navigation or violate the terms of any international agreement or treaty. If an application for permanent authority is on file with the Commission, this action is taken without prejudice to that application. Post and/or retain a copy of this authorization as required by the Commission's Rules.

Area of operation is restricted to south of Line A and/or west of Line C.

The maximum effective radiated power (ERP) allowed for the control station authorized in this system is 5 watts.

Frequency 155.475 is authorized on a secondary non-interference basis to Canadian RCMP stations.

The authorization has been granted with the understanding that if interference is caused (either by U.S. or Canada), the license is subject to cancellation.

Operation of a fixed transmitter on the Canadian side of Line 'A' or Line 'C', as defined in Section 2.1 of the Commission's Rules, is not permitted without obtaining prior Commission approval by filing the appropriate FCC application.

This authorization is conditioned on the licensee notifying the Commission of any change in the operation of this system.
of each transmitter site located within 120 km (75 miles) of the U.S.-Mexican border. Specifically, for each site within the border area, the licensee must file an application to modify its license in order to add the new transmitter to this authorization within 30 days of commencing operation. Information on these facilities will be provided to the Mexican government in compliance with the Protocol Concerning Use of the 929-930 MHz and 931-932 MHz Bands for Paging Services Along the Common Border. This authorization is granted on a secondary basis to any co-channel paging geographic area authorization, in accordance with section 22.723 of the Commission's rules. Upon receiving notice from the geographic area licensee that operation of this secondary facility must be discontinued because it may cause interference to existing or planned facilities, operation of this facility must cease no later than six months after such notice.

This license is for demonstration purposes only and may not be used for day-to-day business activity. This system is for secondary use and the mobiles licensed herein will not count toward the total mobile loading of these frequencies.

This license is for demonstration purposes only and may not be used for day-to-day business activity. This system is for secondary use and the mobiles licensed herein will not count toward the total mobile loading of these frequencies.

The use of radio for demonstration purposes in connection with sale of radio equipment is limited by the following conditions: a) The equipment shall be under the control of licensee at all times. Purchasers or prospective customers shall not be permitted to operate the equipment in any manner in the absence of authorized employees of the licensee; b) No person other than the licensee shall use the assigned call sign(s); c) No representation shall be made by the licensee to any person that a radio transmitter may be utilized prior to the issuance of an authorization by the Commission; d) Demonstration of radio equipment and/or coverage surveys should be completed within two weeks; e) Equipment demonstrated under the terms of this license shall be on frequencies available under Part 90 of the Rules; f) The technical parameters of the radio service in which the frequency(ies) is allocated shall be observed.

Antenna structures for land, base and fixed stations authorized for operation at temporary unspecified locations may be erected without specific prior approval of the Commission where such antenna structures do not exceed a height of 60.96 meters (200 feet) above ground level; provided that the overall height of such antennas more than 6.10 meters (20 feet) above ground, including their supporting structures (whether natural formation or man-made), do not exceed any of the slope ratios set forth in Section 17.7(b). Any antenna to be erected in excess of the foregoing limitations requires prior Commission approval. Licensees seeking such approval should file application for modification of license. In addition, notification to the Federal Aviation Administration is required whenever the antenna will exceed 60.96 meters (200 feet) above the ground and whenever notification is otherwise required by Section 17.7 of the Commission's Rules. Such notification should be given by filing FAA Form 7460-1, Notice of Proposed Construction or Alteration, in duplicate, with the nearest office of the Federal Aviation Administration, which form is available from that office.

Authorization on a secondary basis.

Secondary site subject to the condition that no interference is caused to co-channel users in an adjacent communications area.

This authorization is granted subject to the condition that no harmful interference is caused to co-channel Canadian stations. No protection is afforded to your transmissions from interference that may be caused by these authorized Canadian operations. Furthermore, this authorization is conditioned on compliance with any current or future sharing arrangements, agreements, or treaties between the United States and Canada.

Effective Radiated Power (ERP) has been reduced to comply with the Commission's Rules.

These frequencies may not be used within 110 kilometers (68.4 miles) of the US and Mexican border, nor within 140 kilometers (100 miles) of the US and Canada border.

Authorized pursuant to Rule Section 90.621(b)(4)/(5)/(6).

Failure to certify annually as to station construction commitments will terminate the authority for the extended implementation period and will require complete system construction within six months of the first missed annual certification date.

Per Rule 90.305(a) temporary base station shall be located not more than 80 kilometers (50 miles) of the US and Mexican border.
kilometers (50 miles) from the geographic center of the urbanized area listed in Rule 90.303. This license has been granted-in-part pursuant to Rule 1.945. This authorization is granted subject to the condition that no harmful interference is caused to co-channel Mexican stations. Furthermore, this authorization is conditioned on compliance with any current or future sharing arrangements, agreements, or treaties between the United States and Mexico. The application has been granted-in-part for renewal only. The changes requested require an application for modification pursuant to Rule 90.135.

This authorization is granted subject to the condition that no harmful interference is caused to co-channel Mexican stations. Furthermore, this authorization is conditioned on compliance with any current or future sharing arrangements, agreements, or treaties between the United States and Mexico.

The application has been granted-in-part for renewal only. The changes requested require an application for modification pursuant to Rule 90.135.

OPERATION ON FREQUENCIES WHICH ARE WITHIN OR OVERLAP THE FREQUENCY BAND 10600-10680 MHZ IS PROHIBITED WITHIN ANY OF THE REGIONS DEFINED IN SECTION 101.31(B)(VI).

OPERATION ON FREQUENCIES WHICH ARE WITHIN OR OVERLAP THE FREQUENCY BAND 17800-19700 MHZ IS PROHIBITED WITHIN ANY OF THE COORDINATION OR EXCLUSION ZONES DEFINED IN SECTION 1.924(E) FOR GOVERNMENT SATELLITE EARTH STATIONS.

Authorization for stations in Region 2 using channels 601 - 714 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.

Authorization for stations in Region 2 using channels 601 - 714 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.

Authorization for stations in Region 3 using channels 601 - 635 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.

Authorization for stations in Region 4 using channels 601 - 714 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.

Authorization for stations in Region 5 using channels 601 - 714 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.

Authorization for stations in Region 6 using channels 601 - 714 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.

Authorization for stations in Region 1 using channels 201 - 397 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.

Authorization for stations in Region 2 using channels 121 - 399 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.
transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.  

1085 | LP | Authorization for stations in Region 3 using channels 341 - 399 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.  

1086 | LP | Authorization for stations in Region 4 using channels 201 - 397 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.  

1087 | LP | Authorization for stations in Region 5 using channels 201 - 397 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.  

1088 | LP | Authorization for stations in Region 6 using channels 201 - 397 will be secondary to Canadian operations and conditioned to require that licensees take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.  

2002 | LC | This authorization is conditioned upon the full and timely payment of all moneys due pursuant to sections 1.2110 and 90.812 of the Commission's rules and the terms of the Commission's installment plan as set forth in the Note and Security Agreement executed by the licensee. Failure to comply with this condition will result in the automatic cancellation of this authorization.  

2004 | LC | Area of operation is restricted to south of Line A and/or west of Line C.  

2005 | LC | The maximum effective radiated power (ERP) allowed for the control station authorized in this system is 5 watts.  

2006 | LC | Frequency 155.475 is authorized on a secondary non-interference basis to Canadian RCMP stations.  

2007 | LC | The authorization has been granted with the understanding that if interference is caused (either by U.S. or Canada), the license is subject to cancellation.  

2020 | LC | Licensee has 90 days to continue operating under parameters of previous authorization.  

2038 | LC | Authorization on a secondary basis.  

2045 | LC | Secondary site subject to the condition that no interference is caused to co-channel users in an adjacent communications area.  

2048 | LC | A review of your previous authorization showed Output Power(s) in excess of the Commission's Rules. Your current authorization reflects the maximum output(s) allowed by your station(s). If you have any questions regarding this change, contact the FCC's National Call Center at 1-888-225-5322.  

2049 | LC | Effective Radiated Power (ERP) has been reduced to comply with the Commission's Rules.  

2051 | LC | Area of operation has been reduced to comply with Rule Section 90.305.  

2059 | LC | These frequencies may not be used within 110 kilometers (68.4 miles) of the US and Mexican border, nor within 140 kilometers (100 miles) of the US and Canada border.  

2060 | LC | Authorized pursuant to Rule Section 90.621(b)(4)/(5)/(6).  

2062 | LC | Failure to certify annually as to station construction commitments will terminate the authority for the extended implementation period and will require complete system construction within six months of the first missed annual certification date.  

2063 | LC | Per Rule 90.305(a) temporary base station shall be located not more than 80 kilometers (50 miles) from the geographic center of the urbanized area listed in Rule 90.303.  

2064 | LC | Changes were made to your antenna parameters to agree with information on file with the Commission for the structure.  

2065 | LC | This Location is authorized on a secondary basis to Mexican Stations. Transmitted signal may not exceed -107 dBW/m² at the US/Mexican Border.
special_cond_code21.txt

2066|LC|This Authorization is granted on a secondary basis to Mexican Stations.
Transmitted signals may not exceed -107dBW/m² at the US/Mexican border.|||P

2070|LC|This authorization is granted subject to the condition that no harmful interference is caused to co-channel Mexican stations. Furthermore, this authorization is conditioned on compliance with any current or future sharing arrangements, agreements, or treaties between the United States and Mexico.|||P

2071|LC|Operation on this frequency and its associated mobile frequency is secondary to Canadian operations. The maximum power flux density (pfd) at any point at or beyond the US/Canadian border shall not exceed -108 dBW/m². In the event that the pfd exceeds this value, the signal level should be reduced. Also, in the event that actual signals are found to cause harmful interference to co-channel Canadian stations, regardless of pfd, licensees shall take immediate action to eliminate such interference.|||P

2072|LC|Operation on this frequency and its associated mobile frequency is secondary to Mexican operations. The maximum power flux density (pfd) at any point at or beyond the US/Mexican border shall not exceed -86 dBW/m². In the event that the pfd exceeds this value, the signal level should be reduced. Also, in the event that actual signals are found to cause harmful interference to co-channel Mexican stations, regardless of pfd, licensees shall take immediate action to eliminate such interference.|||P

2073|LC|This license is authorized in accordance with Rule 90.693.|||P

2074|LC|This license is authorized in accordance with Rule 90.667(a).|||P

2075|LC|This Frequency is authorized on a secondary basis to Mexican stations. Transmitted signal may not exceed -107 dBW/m² at the US/Mexican border.|||P

2076|LC|The operation of the transmitter authorized herein must be coordinated, on a non-interfering basis, with the operation of every co-channel Mexican transmitter located within 120 km. This authorization is subject to modification pursuant to the Communications Act and the Commission's Rules in the event that voluntary good-faith coordination efforts between the affected licensees fail to eliminate harmful interference.|||P

2077|LC|This license is authorized in accordance with Rule 90.693.|||P

2078|LC|This authorization is subject to modification pursuant to the Communications Act and the Commission's Rules in the event that voluntary coordination efforts between the affected licensees fail to eliminate harmful interference.|||P

2079|LC|This frequency is authorized on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in the FCC Rules at or beyond the U.S./Canadian border.|||P

2080|LC|AUTHORIZED ON A SECONDARY NON-INTERFERENCE BASIS TO MEXICAN OPERATIONS (SEE RULE 90.619 A 2).|||P

2081|LC|Operations on this frequency are secondary to oil spill containment and cleanup operations (90.35(c)(8)).|||P

2082|LC|Operations on this frequency are secondary to maritime mobile service operations (90.35(c)(9)).|||P

2083|LC|6.1 meter control operations are restricted to South of Line A and/or West of Line C.|||P

2084|LC|This location is authorized on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in Rule 90.619(d)(6) Table 29 at or beyond the U.S./Canada border.|||P

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This authorization is granted on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in Rule 90.619(d)(6) Table 29 at or beyond the U.S./Canada border.

This frequency is authorized on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in Rule 90.619(d)(6) Table 29 at or beyond the U.S./Canada border.

This location is authorized on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in Rule 90.619(d)(6) Table 29 at or beyond the U.S./Canada border.

This authorization is granted on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in Rule 90.619(d)(6) Table 29 at or beyond the U.S./Canada border.

This frequency is authorized on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in Rule 90.619(d)(6) Table 29 at or beyond the U.S./Canada border.

This location is authorized on a secondary basis to Canadian operations. This licensee is required to take immediate action to eliminate any harmful interference resulting from the station's transmitted signal exceeding the values specified in Rule 90.619(d)(6) Table 29 at or beyond the U.S./Canada border.

All licensees must comply with the Rules adopted in the Report and Order in PR Docket 93-61.

Granted pursuant to DA 00-721, released 3/30/2000.

Granted with the following conditions: 1) Any U.S. facility transmitting on 929.3375 MHz within the coordination zone, and established under the Special Condition Procedure between U.S. and Canada, may be operated only in accordance with the technical criteria contained in "Interim Coordination Considerations for the Band 929-932 MHz". 2) Before each U.S. station transmitting on 929.3375 MHz within the coordination zone is placed into operation, coordination must be conducted between the U.S. and the Canadian licensee as to the technical operating parameters for that particular site. 3) The Canadian licensee has priority use of 929.3375 MHz in the border area and use of that channel by the U.S. licensee within the coordination zone must not adversely affect any Canadian operations. 4) No service may be offered by the U.S. licensee within Canada. 5) In the event of any harmful interference from U.S. operations to Canadian operations on 929.3375 MHz within the coordination zone, the U.S. licensee would take immediate action to resolve the situation.

Granted with the following conditions: 1) Any U.S. stations transmitting on 929.4125 MHz and/or 929.4875 MHz within the coordination zone established under the 1998 Special Condition Procedure may be operated only in accordance with the technical criteria contained in "Interim Coordination Considerations for the Band 929-932 MHz". 2) Agreement will be reached between the U.S. and Canadian Licensees for each proposed U.S. station on 929.4125 MHz and 929.4875 MHz within the coordination zone before it is placed in operation. 3) The Canadian licensee has priority use of 929.4125 MHz and 929.4875 MHz in the border area and use of the frequencies by the U.S. licensee within the coordination zone must not adversely affect any Canadian operations. 4) No service may be offered by the U.S. licensee within Canada. 5) In the event of any harmful interference from U.S. operations to Canadian operations on 929.4125 MHz and 929.4875 MHz within the coordination zone, the U.S. licensee would take immediate action to resolve the situation. 6) Authorized for fixed secondary use only pursuant to 90.261(a). 7) Authorized use of only those discrete frequencies already granted to the licensee and may not expand operation beyond the applicable contours where the licensee holds authorization for the frequencies. Such authorization for temporary operation is subject to change or to cancellation in its entirety at any time by the Commission.

Applicant agrees to accept coordination of Business and Industrial/Land Transportation (B/ILT) pool channels by co-channel B/ILT licensees and applicants, based on the non-overlap of the 22 dBu interference contour of the proposed co-channel B/ILT station with the 40 dBu service contour of this proposed station, in lieu of the distance parameters prescribed in the Short-Spacing Separation Table, pursuant to rule 90.621(b).

Operations on this frequency are secondary to Federal Government operations. Operations on a voice emission are secondary to non-voice operations, Rule 90.267(d)(1).

Should harmful interference be caused by the use of this frequency(ies), it shall be corrected by the use of any of the following means, in the order named, unless the Commission shall prescribe another means: 1) Reorient or relocate the receiving antenna. 2) Increase the separation between the receiver and the station causing interference. 3) Connect the receiver to the line, circuit, or system which is remote from the station causing interference. 4) Use equipment recommended by the Federal Government which is known or expected to be compatible with the equipment of the station causing interference.

Should harmful interference occur or be caused by the use of this frequency(ies), the Commission may, after notice and opportunity for hearing, cancel this license.
shall be the obligation of the licensee to cooperate to the fullest extent with the station interfered with, and with the operating agencies and administrations concerned in the interest of alleviating the interference. Action taken shall be in accordance with applicable rules, regulations, treaties and established procedures.  

3001 | CG | This authorization is valid until the expiration date of the license or until the Termination of the Government contract for which it is issued, whichever is earlier. Successive contracts shall be for services which can be provided under the technical characteristics specified. Additionally, successive contract numbers shall be forwarded to the Commission in writing.  

3002 | CG | Characteristic, steady carrier frequency.  

3003 | CG | The frequency and power authorized herein are subject to modification without hearing if, in the opinion of the Commission, such action is necessary. This facility is: 1) Transmit continuous carrier wave. 2) Repeat station identifier continuously with minimum practicable interval between repetitions. Optimum speed of transmission to be on the basis of twelve identifications per minute, or one identification each five seconds.  

3004 | CG | The frequency and power authorized herein are subject to modification without hearing if, in the opinion of the Commission, such action is necessary. This facility is: 1) Transmit continuous carrier wave. 2) Employ tone modulation frequency 1020 cps keyed to form identifier. 3) Repeat station identifier continuously with minimum practicable interval between repetitions. Optimum speed of transmission to be on the basis of twelve identifications per minute, or one identification each five seconds. 

3005 | CG | Operations of this station are not authorized at any airport or landing area having an established aeronautical advisory station, flight service station (FSS) or remote communications outlet (RCO). If at any time an aeronautical advisory station, FSS or RCO is established at your landing area, this multi-com license is no longer valid.  

3006 | CG | This station may not be used for communications falling under Rule Section 87.213, Scope of Service.  

3007 | CG | Exemption is granted from the requirement to maintain a continuous listening watch on the frequency 121.500 MHz in accordance with Rule Section 87.417(b).  

3008 | CG | Special condition #16  

3009 | CG | To be used at landing area served by airport control towers using ground control frequencies (Frequencies 121.600 - 121.925 MHz).  

3010 | CG | To be used at uncontrolled landing areas served by aeronautical advisory stations using advisory frequencies. (Frequencies 122.700, 122.800, 123.000, 123.050, 123.075, 122.975, 122.725 MHz).  

3011 | CG | To be used at controlled landing areas having a tower, remote communications outlet (RCO), or flight service station (FSS) served by an aeronautical advisory station when the tower, RCO, or FSS is not in operation. (Frequency 122.950 MHz).  

3012 | CG | Common traffic advisory frequency (CTAF) to be used at airports that are not served by an aeronautical advisory station, flight service station (FSS), ground control or remote communications outlet (RCO). (Frequency 122.900 MHz).  

3013 | CG | For communication with the flight service station (FSS) when there is no tower in operation. (Frequency 123.600 MHz).  

3014 | CG | Transmission authorized on 122.950 MHz only when control tower has ceased operation.  

3015 | CG | If at such time as an aeronautical advisory station is established at this airport, this license is no longer valid.  

3016 | CG | Non-type accepted equipment is authorized in accordance with Rule Section 87.145(d) if applicable.  

3017 | CG | Authorized for communications with aircraft while ship is more than 241.4 kilometers (150 miles) offshore.  

3018 | CG | This station is authorized as a remote communications outlet (RCO).  

3019 | CG | This station is authorized as a microwave landing system (MLS).  

3020 | CG | Hours of Operation: Continuous.  

3021 | CG | Antenna structures authorized for operation at temporary unspecified locations may be erected without specific prior approval of the Commission where such antenna structures do not exceed a height of 60.96 meters (200 feet) above ground level; provided that the overall height of such antennas more than 6.1 meters.
(20 feet) above ground, including their supporting structures (whether natural
formation or man-made) does not exceed a slope of .3 meters (1 foot) above the
established airport elevation for each 30.48 meters (100 feet) of distance or
fraction thereof from the nearest boundary of such airport. Any antenna to be
erected in excess of the foregoing limitations requires prior Commission approval.
Licensees seeking such approval should file application for modification of
license. In addition, notification to the Federal Aviation Administration (FAA) is
required whenever the antenna will exceed 60.96 meters (200 feet) above the ground
and whenever notification is otherwise required by Section 17.7 of the Commission's
Rules. Such notification should be given by filing FAA Form 7460-1, Notice of
Proposed Construction or Alteration, in duplicate, with the nearest FAA office.
P 3022 CG The frequencies within this band are authorized for use in accordance with
Part 80 of the Commission's Rules, including the frequencies required by Rule
Section 80.143 (156 - 158 MHz band range for Ship use only). ||||| P
3023 CG Stations authorized VHF and/or Single Side Band (SSB) frequencies in the
maritime support class of station: 1) Frequencies to be used for testing only and
may not be used for routine communications. 2) Frequencies must be used only on a
secondary non-interference basis to operational maritime communications. 3) Use of
frequencies assigned is limited to one hour in a twenty-four hour period. ||||| P
3024 CG Authorized for communications in connection with National Weather Service
(NWS) MAREP Program in support of NOAA services related to maritime safety and
efficiency. ||||| P
3025 CG Limited to 800 watts day power and 400 watts night power. (Frequency 2182
kHz). ||||| P
3026 CG The authorized output power (watts) is permitted to overcome transmission
line, duplexer and filter losses. Power into antenna shall not exceed 50
watts. ||||| P
3027 CG Weather transmission permitted at 7:00AM and 7:00PM local time daily, not to
exceed three minutes (except special bulletins, which are read as soon as possible
after they are received and repeated at two-hour intervals as long as the special
condition exists). Brief announcement on 2182 kHz is permitted to advise ship
stations that weather information is about to be given on the public correspondence
channels. ||||| P
3028 CG Authority is granted for the transmission of press material to maritime
mobile stations in accordance with the provisions of Rule Section 80.453. ||||| P
3029 CG Licensees of Aeronautical Advisory (Unicom), Aviation Radionavigation Land,
Automatic Weather Observation, Airport Control Tower, Public Coast and Alaska Public
Fixed Stations shall inform the Commission when the service of any of these classes of
station commences. Activation notices shall be sent to: Federal Communications
Commission, Mobility Division, 1270 Fairfield Road, Gettysburg, PA 17325-7245. ||||| T
3030 CG Frequency, emission, power and/or coordinates have been changed per the
Federal Aviation Administration. ||||| T
3031 CG Identifier has been changed per the Federal Aviation Administration. ||||| T
3032 CG Unattended operation is authorized in accordance with Section 87.481 of the
Rules. ||||| P
3033 CG Frequencies authorized for day use only. ||||| P
3034 CG Your request for additional frequencies has been taken into consideration.
You will receive a reply regarding our decision at a later date. ||||| T
3035 CG This license is subject to the condition that an Aeronautical Advisory
station license is authorized on this frequency at this airport or this license is
no longer valid. ||||| P
3036 CG Section 87.145(b) of the Commission's Rules is waived for the term of this
license to allow the use of non-type accepted equipment. ||||| P
3037 CG Authorization secondary to existing and future Canadian operations and
subject to applicable Treaty obligations. ||||| P
3038 CG Station must be operated in accordance with RCTA-217, as amended. ||||| P
3039 LP In accordance with Section 90.531(b)(5), only frequencies designated for
direct licensing to each state (including U. S. territories, districts, and
possessions) are authorized. ||||| P
3040 LP In accordance with Section 90.533, operation of public safety transmitters
must not cause harmful interference to the reception of television broadcasts
transmitted by UHF TV broadcast stations located in Canada. Public safety base,
control, and mobile transmitters must comply with the interference protection
special_cond_code21.txt
criteria in Section 90.545 for TV/DTV stations in Canada. Public safety facilities
must accept any interference that may be caused by operations of UHF television
broadcast transmitters in Canada.          

3041|LP|In accordance with Section 90.533, operation of public safety transmitters
must not cause harmful interference to the reception of television broadcasts
transmitted by UHF TV broadcast stations located in Mexico. Public safety base,
control, and mobile transmitters must comply with the interference protection
criteria in Section 90.545 for TV/DTV stations in Mexico. Public safety facilities
must accept any interference that may be caused by operations of UHF television
broadcast transmitters in Mexico.          

3042|LP|NTIA frequencies 162.0875, 162.2625, 162.8375, 163.2875, 167.0875,
167.2500, 167.7500, 168.1125, 168.4625, 409.9875, 410.1875, 410.6125, 414.0375,
414.0625, 414.3125, 414.3375, 418.9875, 419.1875, or 419.6125 MHz are authorized for
joint law enforcement purposes in accordance to NTIA Section 4.3.16.          

3043|LP|NTIA frequencies 164.7125, 165.2500, 165.9625, 166.5750, 167.3250, 169.5375,
170.0125, 170.4125, 170.6875, 173.0375, 410.2375, 410.4375, 410.6375, 410.8375,
413.1875, 413.2125, 413.2375, 413.4375, 413.6375, or 413.8375 MHz are authorized for
joint incident response purposes in accordance to NTIA Section 4.3.16.          

3044|AL|Operations under this license are subject to the terms of the Special
Cooperation Procedures between the FCC and Industry Canada as applicable.          

3045|AL|Operation is proposed on any frequency where the limits of the proposed
emission bandwidth do not exceed the proposed lower/upper frequency limits.          

3046|LP|Frequencies licensed between 220.0025-221.9975 MHz are authorized in
accordance with Rule 90.733(h) and (i).          

3047|LP|Level 2 Monitoring: The repeater (base station) will monitor the output
channel for transmit signals coming from co-channel base stations. The
respective repeater output channel will be disabled during the co-channel base
station's transmission.          

3048|LP|Must remain non-profit throughout license term. Each user on system must be
individually eligible for frequencies on which co-op is licensed. Licensee may be
asked to provide copies of station records demonstrating compliance with
90.179(d).          

3049|AL|License reinstated since parent station was un-expired in CDBS.          

3050|AL|License reinstated since parent station was un-canceled in CDBS.          

3051|AL|Frequencies licensed between 1429 - 1432 MHz and operated within the Federal
Government coordination area as specified in Rule 2.106 footnote US352 are on a
secondary non-interference basis to Federal Government operations until January 1,
2004.          

3052|LP|For any operation pursuant to this license, the predicted or measured field
strength in the WMTS primary band - at the location of any registered WMTS
healthcare facility shall not exceed 150 uV/m. For the locations specified in
Section 90.259(b)(4), WMTS is primary in the 1429-1431.5 MHz band. For all other
locations, WMTS is primary in the 1427-1429.5 MHz band.          

3054|LP|This license is authorized in accordance with Rule 90.693.          

3055|LP|This license gives the licensee authority to operate on any authorized
channel in the 4940-4990 MHz band only within its legal jurisdiction, or in the case
of a non-governmental organization, the legal jurisdiction of the state or local
government entity supporting the non-government organization.          

3056|LP|This authorization is issued under the condition that harmful interference
will not be caused to existing Canadian licensed stations. This condition is subject
to any future agreements with Canada.          

3057|LP|This authorization is issued under the condition that harmful interference
will not be caused to existing Mexican licensed stations. This condition is subject
to any future agreements with Mexico.          

3058|LP|This authorization is issued under the condition that harmful interference
will not be caused to existing Canadian and Mexican licensed stations. This
condition is subject to any future agreements with Canada or Mexico.          

3059|LP|Base or Temporary Fixed stations that meet Rule 90.1207(b) must apply for a
separate authorization.          

3060|LP|Except for those stations requiring an individual license under Rule
90.1207(b), this license authorizes mobile and base stations anywhere within its
authorized area.          

3061|LP|Except for those stations requiring an individual license under Rule
90.1207(b), this license authorizes temporary fixed stations anywhere within its authorized area. This nationwide, non-exclusive license qualifies the licensee to register point-to-point links. This license does not authorize any operation of a link that is not both (1) coordinated with the National Telecommunications and Information Administration with respect to Federal Government operations in the 71-95 GHz bands and (2) posted as a registered link with the FCC (interim process) or third-party Database Manager (permanent process). Nor does this license authorize operation of any link that requires the submission of an environmental assessment, is located in a quiet zone, or is in an area subject to international coordination. For such links, the licensee must file FCC Form 601 Schedule M with the FCC for approval in addition to submitting the link to a third-party Database Manager for registration.

See Public Notice, DA 04-1493 (rel. May 26, 2004)


This registered link is issued under the condition that harmful interference will not be caused to existing Canadian licensed stations. This condition is subject to any future agreements with Canada.

This registered link is issued under the condition that harmful interference will not be caused to existing Mexican licensed stations. This condition is subject to any future agreements with Mexico.

This nationwide, non-exclusive license qualifies the licensee to register individual fixed and base stations for wireless operations in the 3650-3700 MHz band. This license does not authorize any operation of a fixed or base station that is not posted by the FCC as a registered fixed or base station on ULS and mobile and portable stations are authorized to operate only if they can positively receive and decode an enabling signal transmitted by a registered base station. To register individual fixed and base stations the licensee must file FCC Form 601 Schedule M with the FCC. See Public Notice, DA 07-4605 (rel November 15, 2007).

Permittee shall obtain authority to construct any receive antenna structure to be associated with this station which increases the existing height of any structure more than 6.1 meters.

Transmitter may be operated by remote control pursuant to 74.933 of Rules.

Transmitter may be operated by unattended operation pursuant to 74.934 of Rules.

Protection from harmful interference is granted for the hours of wireless cable transmissions within a protected service area as defined in Section 21.902(d) of the Commission's rules. This protection is afforded against any proposal filed after the grant by the Commission of the protected service area request.

Special Temporary Authority is authorized on a secondary non-interference basis.

Build-out requirements will be determined in future proceedings in WT Docket No. 03-86.

This spectrum lease includes all of the geographic areas/spectrum from the underlying call sign.

This spectrum lease does not include all of the geographic areas/spectrum from the underlying call sign.

Licenses superseded to limit the emission to no more than 12.5 KHz effective 1/1/2005 pursuant to Report and Order in ET Docket No. 01-75. (FCC02-298)


Grant of the request to update licensee name is conditioned on it not reflecting an assignment or transfer of control (see Rule 1.948); if an assignment or transfer occurred without proper notification or FCC approval, the grant is void and the station is licensed under the prior name.
Operation in the 764 - 806 MHz frequency band must be operated only in accordance with Rule 90.545 and must protect existing TV and DTV broadcast stations transmitting on TV channels 62, 63, 64, 65, 67, 68, or 69.

Operation in the 764 - 806 MHz frequency band at a location North of Line A or within 120 km of Mexican Border are granted subject to the conditions listed under Rule 90.533.

"The authority to construct and operate air-ground radio service stations pursuant to this authorization is subject to technical and operational requirements contained in the Protocols of Agreements between the United States of America and the United Mexican States and the United States of America and Canada, as applicable."

This authorization is conditioned upon the licensee, prior to initiating operations from any base or fixed station, making reasonable efforts to coordinate frequency usage with known co-channel and adjacent channel incumbent federal users operating in the 1710-1755 MHz band whose facilities could be affected by the proposed operations. See, e.g., FCC and NTIA Coordination Procedures in the 1710-1755 MHz Band, Public Notice, FCC 06-50, WTB Docket No. 02-353, rel. April 20, 2006.

Special Temporary Authority is authorized on a secondary non-interference basis.

The authority to construct and operate air-ground radio service stations pursuant to this authorization is subject to technical and operational requirements contained in the Protocols of Agreements between the United States of America and the United Mexican States and the United States of America and Canada, as applicable.

Licensees must protect government operations pursuant to footnote US351 of Section 2.106 of the Commission's Rules.

Licensees must not cause harmful interference across the borders with Mexico and Canada. Until such time as agreements between the United States, Mexico and Canada become effective, the same technical restrictions at the border that are adopted for operation between geographic service areas will apply, to the extent they are not in violation of current bilateral agreements and arrangements. When interim arrangements or agreements between the United States, Mexico and Canada are final and become effective, licensees in the 1390-1392 MHz band must comply with these agreements. In addition, if these agreements are modified in the future, licensees in the paired 1392-1395 MHz and 1432-1435 MHz bands must comply with these modifications. Licensees must not cause harmful interference across the borders with Mexico and Canada. Until such time as agreements between the United States, Mexico and Canada become effective, the same technical restrictions at the border that are adopted for operation between geographic service areas will apply, to the extent they are not in violation of current bilateral agreements and arrangements. When interim arrangements or agreements between the United States, Mexico and Canada are final and become effective, licensees in the paired 1392-1395 MHz and 1432-1435 MHz bands must comply with these agreements. In addition, if these agreements are modified in the future, licensees in the paired 1392-1395 MHz and 1432-1435 MHz bands must comply with these modifications.

This registration is subject to any future agreements with Mexico and is issued under the condition that harmful interference will not be caused to existing Mexican licensed stations.

Only those frequencies identified by PN 4126 released August 12, 1988 are available for use in the authorized frequency bands.

Only those frequencies identified by PN 4126 released August 12, 1988 are available for use in the authorized frequency bands.

If the facilities authorized herein are used to provide broadcast operations, whether exclusively or in combination with other services, the licensee must seek renewal of the license either within eight years from the commencement of the broadcast service or within the term of the license had the broadcast service not been provided, whichever period is shorter in length. See 47 CFR §27.13.

License authorized lifetime status pursuant to Memorandum Opinion and Order, Third Report and Order, and Third Further Notice of Proposed Rule Making in FCC
Commission approval of this application and the licenses contained therein are subject to the conditions set forth in Part IV.E.2 of the Memorandum Opinion and Order, adopted on November 15, 2007 and released on November 19, 2007, as adjusted to reflect twelve times the level of support that AT&T and Edge collectively were eligible to receive as competitive ETCs for the month of June 2007. See AT&T Inc. and Dobson Communications Corporation For Consent to Transfer Control of Licenses and Authorizations, WT Docket No. 07-153, Memorandum Opinion and Order, FCC 07-196 (rel. Nov. 19, 2007).

Operation in the 769-775 and 799-805 MHz frequency band must be operated only in accordance with Rule 90.545 and must protect existing TV and DTV broadcast stations transmitting on TV channels 62, 63, 64, 65, 67, 68, or 69.

Operation in the 769-775 and 799-805 MHz frequency band at a location North of Line A or within 120 km of Mexican Border are granted subject to the conditions listed under Rule 90.533.

The licensee is authorized to continue operation on any channel or channels specified under this authorization until it receives written or electronic notice from a new licensee authorized under 47 C.F.R. § 90.615 or 47 C.F.R. § 90.617(g) of the date that the new licensee intends to activate the channel(s) for testing or commencement of operations. Provided it has received timely notice, the licensee must cease operation by the intended date and on the channel(s) specified in the notice to the extent necessary to comply with the co-channel spacing requirements of § 90.621(b). The licensee shall be entitled to at least 60 days notice prior to the intended date of initial operations by the new licensee.

Prior to commencing operations on any channel or channels specified under this authorization, the licensee must provide at least 60 days written or electronic notice to Sprint Nextel Corporation that it intends to activate the channel(s) for testing or commencement of operations. Provided it has received timely notice, Sprint Nextel must cease operation on the channel(s) specified in the notice by the intended date to the extent necessary to comply with the co-channel spacing requirements of § 90.621(b), after which the licensee may activate the channel(s).

This license confers authority to operate licensed radio stations in the Aviation, Marine and International Fixed Public Radio Services only. This license does not confer any authority to operate broadcast stations. It is not assignable or transferable. Refer to CFR Title 47 Section 13.7(c)(5).

Public Safety operations licensed on channels 157.225, 161.825, 157.275 or 161.875 MHz as of March 2, 2009 or licensed pursuant to an application filed prior to September 19, 2008, may remain authorized to operate on the channels on a primary basis until March 4, 2024.

Grant of an application to identify receive-only sites in this authorization merely records receive-site data that the licensee filed voluntarily, to facilitate coordination, without determining the accuracy of this data or the licensee's right to coordination or interference protection for these facilities. See e.g., 47 C.F.R. § 2.106, Federal Table for 2025-2110 MHz and US Note 346, and 47 C.F.R. §§ 25.254, 25.255, and 27.1133.