

PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
445 12th STREET, S.W.
WASHINGTON, D.C. 20554

DA01-2671

News media information 202/418-0500 Fax-On-Demand 202/418-2830 Internet: <http://www.fcc.gov> <ftp.fcc.gov>

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WIRELESS TELECOMMUNICATIONS BUREAU GRANTS CONSENT TO TRANSFER CONTROL OF B, C and F BLOCK BROADBAND PCS LICENSES

Pursuant to Section 310(d) of the Communications Act, 47 U.S.C. § 310(d), and Section 0.331 of the Commission's rules, 47 C.F.R. § 0.331, the Wireless Telecommunications Bureau (Bureau) approves, subject to the conditions set forth below, the applications requesting Commission consent to the following transfer of control:

Wireless Acquisition, LLC to Cascade Wireless, LLC: Markets B058C1 – Brunswick, GA, BTA (C Block), B212 – Jacksonville, FL, BTA (F Block); File No. 0000462511.

Arnage Wireless, L.L.C. to Cascade Wireless, LLC: Markets B248 – Lawton, B329 – Oklahoma City, OK; BTA (F Block); File No. 0000462501.

Sabre Wireless, L.L.C. to Cascade Wireless, LLC: Markets B007 – Albany, NY, B063 – Burlington, B338 – Rutland, VT; BTA (F Block); File No. 0000462222.

Indiana Acquisition, L.L.C. to Cascade Wireless, LLC: Markets M031B6 – Bartleville, OK, BTA (B Block); B280C1 – Marion, IN, BTA (C Block); B204 – Indianapolis, B235 – Layayette, IN, BTA (F Block); File No. 0000433588.

Panther Wireless, L.L.C. to Cascade Wireless, LLC: Markets B151 – Ft Myers, B313 – Naples, FL; BTA (F Block); File No. 0000433591.

We approve these transfers of control applications because we find they are in the public interest, convenience, and necessity. See 47 U.S.C. § 310(d). By this approval, the parties are authorized to proceed to the final stages of their respective transactions. Section 1.948(d) of the Commission's rules provides that "the Commission shall be notified by letter of the date of completion of the assignment or transfer of control." See 47 C.F.R. § 1.948(d). Hence, we remind parties that a transfer shall not be considered complete until the underlying transaction closes and all conditions set forth in the grant documents, including this Public Notice and the application, are met. Additionally, all installment payments must be current on the consummation date.¹ It is also conditioned upon full payment of any

¹ In order to be current, the installment payment may not be in the non-delinquency period or grace period. Amendment of Part 1 of the Commission's Rules -- Competitive Bidding Procedures, *Third Report and Order and Second Further Notice of Proposed Rulemaking*, 13 FCC Rcd. 374 (1997). In addition, there must be no outstanding fees, including late fees, due to the Commission.

required unjust enrichment payments on or before the consummation date. *See 47 C.F.R. § 1.2111(c) and (d)*. Upon receipt of the letter required by Section 1.948(d) of the Commission's rules, and satisfaction of all requisite conditions, the Bureau will consider the transfer "complete" and will issue the license to the transferee.

Failure of the parties to comply with Section 1.948(d) of the Commission's rules, or any specific condition described above, will result in automatic cancellation of the Commission's approval, and dismissal of the underlying applications.

Grant of this application is without prejudice to whatever enforcement action may be deemed appropriate arising from the facts discussed herein.

For information regarding this notice contact Rita Cookmeyer or Yolanda Lee at (202) 418-0660.
This Public Notice is issued by the Chief, Wireless Telecommunications Bureau.

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