

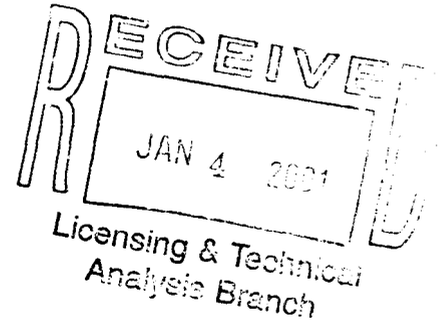
**COPY**

**WILKINSON) BARKER) KNAUER) LLP**

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December 29, 2000

Magalie Roman Salas, Secretary  
Federal Communications Commission  
1270 Fairfield Road  
Gettysburg, PA 17325-7245



Re: Huntsville MSA Limited Partnership  
FCC Form 602 — Ownership Information

Dear Ms. Salas:

Pursuant to Section 1.919(b)(2) of the Commission's rules, Huntsville MSA Limited Partnership ("Huntsville"), hereby submits an original and one copy of its FCC Form 602 — Ownership Disclosure Information for the Wireless Telecommunications Services.

In preparing the instant Form 602, Huntsville has used its best efforts and good faith to provide the most complete ownership information possible. Should updated information become available to Huntsville, the enclosed Form 602 will be revised accordingly.

Please contact the undersigned if you should have any questions regarding this matter.

Sincerely,

WILKINSON BARKER KNAUER, LLP

A handwritten signature in cursive script, appearing to read "C. Butcher".

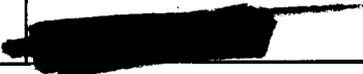
By: Georgina L.O. Feigen\*  
Catherine C. Butcher



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\* Practice limited to matters and proceedings before federal courts and agencies.

**Applicant/Licensee Information**

1) First Name (if individual):	MI:	Last Name:	Suffix:
2) Applicant Name (if entity):		3) Applicant TIN:	
Huntsville MSA Limited Partnership			

**Related FCC Regulated Businesses of Applicant/Licensee**

4a) Name and address of all FCC Regulated Businesses owned by Applicant/Licensee (use additional sheets, if necessary):	4b) Principal Business:	4c) TIN:	4d) Percent of Interest Held:
See Attachment 1			

**Signature**

5) Typed or Printed Name of Party Authorized to Sign

First Name:	MI:	Last Name:	Suffix:
Thomas	M	Meiss	Esq.

Title:

Associate General Counsel Operations East

Signature: <i>Thomas M Meiss</i>	Date: 12/28/06
for Vice President and General Counsel	

Failure To Sign This Application May Result In Dismissal Of The Application And Forfeiture Of Any Fees Paid

WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, Section 1001) AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, Section 312(a)(1)). AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).









**. FCC Ownership Disclosure Information for the  
Wireless Telecommunications Services.**

As reflected in the attached FCC Form 602, Huntsville MSA Limited Partnership is held as follows: Alabama Cellular Service, LLC (“ACSL”) holds a 48.75% sole general partner interest and a 1.25% limited partner interest. ACSL is a wholly owned subsidiary of BellSouth Mobility LLC (“BML”). BML is a wholly-owned subsidiary of Cingular Wireless LLC (“Cingular”). SBC Communications Inc. (“SBC”) through various wholly owned subsidiaries indirectly holds approximately 60 percent of Cingular. BellSouth Corporation (“BellSouth”), through various wholly owned subsidiaries, indirectly holds approximately 40 percent of Cingular. Cingular Management Corp., which is owned and controlled equally by SBC and BellSouth, directly holds less than one percent of Cingular. SBC Alloy Holdings, Inc. and BellSouth equally own and control Cingular Management Corp. which, in addition to the *de minimis* ownership interest in Cingular, controls Cingular. Further information regarding Cingular can be found in its current Form 602 filed with the Commission on November 17, 2000.

The remaining 50% interest in Applicant is held by Huntsville Cellular Telephone, LLC (“HCTL”) as a limited partner. HCTL is a wholly-owned subsidiary of Cingular.

Additional information will be provided upon request.