

CAPTION SHEET

CASE MANAGEMENT SYSTEM

- 1. REPORT DATE: 00/00/00
- 2. BUREAU: SAC
- 3. SECTION(S):
- 5. APPROVED BY: DIRECTOR: SUPERVISOR:
- 6. PERSON IN CHARGE:
- 8. DOCKET NO: A-330013 F0004
- 4. PUBLIC MEETING DATE: 00/00/00
- 7. DATE FILED: 05/10/93
- 9. EFFECTIVE DATE: 00/00/00

PARTY/COMPLAINANT:

RESPONDENT/APPLICANT: PAGING NETWORK OF PITTSBURGH, IN

COMP/APP COUNTY: VENANGO

UTILITY CODE: 330013

ALLEGATION OR SUBJECT

APPLICATION OF PAGING NETWORK OF PITTSBURGH, INC. FOR APPROVAL TO BEGIN TO OFFER, RENDER, FURNISH OR SUPPLY PAGING SERVICE IN VENANGO, CAMBRIA, BLAIR, GREEN, WESTMORELAND AND WASHINGTON COUNTIES, PENNSYLVANIA.

DOCKETED
MAY 11 1993

DOCUMENT
FOLDER

ORIGINAL

REED SMITH SHAW & McCLAY

FAX 202-457-6113
TELEX NO. 64711

1200 18TH STREET, N.W.
WASHINGTON, D.C. 20036

202-457-6100

PITTSBURGH, PA
PHILADELPHIA, PA
HARRISBURG, PA
McLEAN, VA

WRITER'S DIRECT DIAL NUMBER

(202) 457-8950

May 10, 1993

VIA FEDERAL EXPRESS

Mr. Jerry Rich
Secretary
Pennsylvania Public Utility
Commission
North Office Building
North Street and Commonwealth Avenue
Harrisburg, PA 17120

RECEIVED

MAY 10 1993

SECRETARY
Public Utility Commission

Re: Paging Network of Pittsburgh, Inc.
Docket No. A-330013.F0004

DOCKETED

MAY 11 1993

Dear Mr. Rich:

Transmitted herewith on behalf of Paging Network of Pittsburgh, Inc. are an original and two (2) copies of its application to extend its certificated service area. Also enclosed is a check for \$350 in payment of the applicable filing fee.

Also enclosed is a "RSSM Stamp In" copy of this letter. We would appreciate your date stamping this copy indicating receipt and returning it to us in the enclosed pre-addressed, stamped envelope.

Should any questions arise in connection with this application, please contact the undersigned counsel directly. Thank you for your attention to this matter.

Sincerely yours,

Lynn E. Shapley

LES/lam
Enclosures

DOCUMENT
FOLDER

ORIGINAL

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

In re:)	
Application of Paging)	Application
Network of Pittsburgh, Inc.)	Docket No. A-330013.F0004, 1993
for Approval to Begin to)	
Offer, Render, Furnish or)	
Supply Paging Service)	
in Venango, Cambria, Blair,)	
Greene, Westmoreland and)	
Washington Counties,)	
Pennsylvania)	

DOCKETED
MAY 11 1993

RECEIVED

MAY 10 1993

SECRETARY'S OFFICE
Public Utility Commission

To: Pennsylvania Public Utility Commission

APPLICATION

1. The name and address of the applicant is:

Paging Network of Pittsburgh, Inc.
Penn Center West #2
Suite 120
Pittsburgh, PA 15276

2. The name and address of applicant's attorneys are:

Judith St. Ledger-Roty
Lynn E. Shapiro
Reed Smith Shaw & McClay
1200 18th Street, N.W.
Washington, DC 20036
(202) 457-8950

3. Paging Network of Pittsburgh, Inc. ("PageNet" or "Applicant"), a Delaware Corporation, is a wholly-owned subsidiary of Paging Network, Inc. ("PageNet, Inc."). Attached as Exhibit 1 are PageNet's Articles of Incorporation.

4. PageNet currently holds a Certificate of Public Convenience and Necessity (A-330013.F0001-0003), and by this application seeks to expand its authorized service area in Pennsylvania.

5. PageNet will provide service from the facilities listed below. Attached as Exhibit 2 is a service contour map showing PageNet's current and proposed service area. Attached as Exhibit 3 are FCC construction authorizations for the Altoona, Franklin (2) and Johnstown facilities. Applications for construction authority for West Brownsville and Bridgeport, Ohio are currently pending before the Federal Communications Commission ("FCC"), and copies of the authorizations will be filed with the Commission upon receipt.

<u>Frequency</u>	<u>Location</u>	<u>FCC Application Date</u>	<u>FCC Grant Date</u>
931.2625	West Brownsville	03/03/93	
75.70	Johnstown	10/22/92	03/17/93
931.2625	Franklin	10/22/92	04/07/93
931.6875	Franklin	10/22/92	04/07/93
931.6875	Altoona	10/13/92	03/31/93
931.6875	Bridgeport, OH	01/29/93	

6. The facilities set out in Paragraph 5 above will be used to furnish service in the proposed service area. Based on its prior sales record, PageNet estimates that its expansion will result in approximately 5,900 additional customers within one year of operation.

7. PageNet estimates that it will cost \$144,420 to construct the proposed extension. Operating costs (including rent and utilities) are estimated at \$2,085 monthly.

8. To demonstrate its financial qualification to build and operate the proposed extensions, the Applicant has obtained from its parent, PageNet, Inc., a commitment to provide the necessary funding. See Letter from Terry Scott, Senior Vice President, PageNet, Inc., attached as Exhibit 4. PageNet, Inc. has committed

to provide funding of up to \$250,000, well in excess of the estimated project costs set out in Paragraph 7 above. Funding shall be provided by PageNet, Inc. upon receipt by PageNet of a Commission application granting the instant application.

9. PageNet will provide service in the proposed extended service area pursuant to its Radio-Telephone Tariff Pa. P.U.C. No. 1 currently on file with the Commission, a copy of which is attached as Exhibit 5.

10. PageNet will complete construction of the proposed facilities and begin offering service in the proposed service area as soon as possible after grant of this application.

11. No further developments with reference to this application are anticipated. No other proceedings concerning PageNet are pending before the Commission.

12. Approval of this application is necessary and proper for the following reasons:

The proposed extension will allow PageNet to provide wider coverage and improve the reliability of service that it currently offers in Pennsylvania.

PageNet seeks to expand and improve its Pennsylvania operations and to continue providing paging services over the widest possible service area at the lowest possible cost. Based on its belief that the public will benefit from the facilities proposed herein, PageNet respectfully requests that the Commission find that the public interest, convenience and necessity will be served by the grant of this application.

WHEREFORE, Paging Network of Pittsburgh, Inc. prays your honorable Commission to issue it an expanded Certificate of Public Convenience and Necessity.

Respectfully submitted,

PAGING NETWORK OF PITTSBURGH, INC.

By: Lynn E. Shapiro
Judith St. Ledger-Roty
Lynn E. Shapiro

Its Attorneys
Reed Smith Shaw & McClay
1200 18th Street, N.W.
Washington, DC 20036
(202) 457-8950

Dated: May 10, 1993


BEFORE THE
PENNSYLVANIA PUBLIC UTILITIES COMMISSION

In the Matter of :

Application of Paging Network)
of Pittsburgh, Inc. for)
Approval to Begin to Offer,) Application
Render, Furnish or Supply) Docket No. _____, 1993
Paging Service in Venango,)
Cambria, Blair, Greene,)
Westmoreland, and Washington)
counties Pennsylvania.)

AFFIDAVIT OF TERRY L. SCOTT

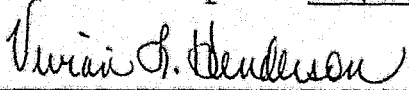
I, Terry L. Scott, being duly sworn according to law, depose and say that I am President of Paging Network of Pittsburgh, Inc.; that I am authorized to and do make this affidavit for it; and that the facts set forth in the foregoing application of Paging Network of Pittsburgh, Inc. are true and correct to the best of my knowledge, information and belief; and that I expect Paging Network of Pittsburgh, Inc. to be able to prove the same at any hearing thereon.



Terry L. Scott
President
Paging Network of Pittsburgh, Inc.

Sworn and subscribed before me
this 8th day of April, 1993.

My Commission Expires 5-22-96.



Notary Public

EXHIBIT 1

ARTICLES OF INCORPORATION

State of Delaware



Office of Secretary of State

I, MICHAEL HARKINS, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF PAGING NETWORK OF PITTSBURGH, INC. FILED IN THIS OFFICE ON THE ELEVENTH DAY OF FEBRUARY, A.D. 1991, AT 10 O'CLOCK A.M.

* * * * *



721042045

Michael Harkins

Michael Harkins, Secretary of State

AUTHENTICATION: *2952773

DATE: 02/11/1991

S/ 37853

CERTIFICATE OF INCORPORATION
OF
PAGING NETWORK OF PITTSBURGH, INC.

The undersigned, in order to form a corporation under and pursuant to the provisions of the General Corporation Law of the State of Delaware, does hereby certify as follows:

FIRST: The name of the corporation is

Paging Network of Pittsburgh, Inc.

SECOND: The registered office of the corporation in the State of Delaware is located at 1209 Orange Street, Wilmington, New Castle County, Delaware 19801. The name of its registered agent at such address is The Corporation Trust Company.

THIRD: The nature of the business to be conducted or promoted and the purposes of the corporation are to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTH: The total number of shares of stock which the corporation shall have the authority to issue is 3000 shares of Common Stock, \$.01 par value per share.

FIFTH: The name and mailing address of the incorporator is as follows:

<u>NAME</u>	<u>MAILING ADDRESS</u>
Jane G. Hall	Gaston & Snow One Federal Street Boston, MA 02110

SIXTH: The following provisions are inserted for the management of the business and for the conduct of the affairs of the corporation, and for creating, defining, limiting and regulating the powers of the corporation, the directors and the stockholders.

(a) Directors need not be stockholders of the corporation.

(b) Subject to any limitation contained in the by-laws, the board of directors may make by-laws, and from time to time may alter, amend or repeal any by-laws, but any by-laws made by the board of directors may be altered, amended or repealed by the stockholders at any meeting of stockholders by the affirmative vote of the holders of a majority of the stock present and voting at such meeting, provided notice that an amendment is to be considered and acted upon is inserted in the notice or waiver of notice of such meeting.

(c) The board of directors shall have power from time to time to fix and determine and to vary the amount of the working capital of the corporation, to direct and determine the use and disposition thereof, to set apart out of any funds of the corporation available for dividends a reserve or reserves for any proper purposes and to abolish any such reserve in the manner in which it was created.

(d) The board of directors may from time to time determine whether and to what extent and at which times and

places and under what conditions and regulations the accounts and books of the corporation, or any of them, shall be open to the inspection of the stockholders, and no stockholder shall have any right to inspect any account, book or document of the corporation except as conferred by statute or as authorized by the board of directors.

(e) No contract or other transaction between the corporation and one or more of its directors or officers, or between the corporation and any other corporation, partnership, association or other organization in which one or more of its directors or officers are directors or officers, or have a financial or other interest, shall be void or voidable solely for this reason, or solely because the director or officer is present at or participates in the meeting of the board or committee thereof which authorized the contract or other transaction, or solely because his or their votes are counted for such purpose, provided that the material facts as to such relationship or interest and as to the contract or other transaction are disclosed or are known (1) to the board of directors or the committee, and the board or committee in good faith authorizes the contract or other transaction by the affirmative vote of a majority of the disinterested directors, even though the disinterested directors be less than a quorum, or (2) to the stockholders entitled to vote thereon, and the contract or other transaction is specifically approved in good faith by vote of the stockholders.

(f) Any contract, act or transaction of the corporation or of the directors may be ratified by a vote of a majority of the shares having voting power at any meeting of stockholders, or at any special meeting called for such purpose, and such ratification shall, so far as permitted by law and by this certificate of incorporation, be as valid and as binding as though ratified by every stockholder of the corporation.

(g) Any vote or votes authorizing liquidation of the corporation or proceedings for its dissolution may provide, subject to (i) any agreements among and between stockholders, (ii) the rights of creditors and (iii) rights expressly provided for particular classes or series of stocks, for the distribution pro rata among the stockholders of the corporation of the assets of the corporation, wholly or in part in kind, whether such assets be in cash or other property, and may authorize the board of directors of the corporation to determine the value of the different assets of the corporation for the purpose of such liquidation and may divide or authorize the board of directors of the corporation to divide such assets or any part thereof among the stockholders of the corporation in such manner that every stockholder will receive a proportionate amount in value (determined as aforesaid) of cash or property of the corporation upon such liquidation or dissolution even though each stockholder may not receive a strictly proportionate part of each such asset.

(h) Elections of directors need not be by ballot.

(i) The corporation shall, to the maximum extent permitted from time to time under the law of the State of Delaware, indemnify and upon request shall advance expenses to any person who is or was a party or is threatened to be made a party to any threatened, pending or completed action, suit, proceeding or claim, whether civil, criminal, administrative or investigative, by reason of the fact that he is or was or has agreed to be a director or officer of this corporation or while a director or officer is or was serving at the request of the corporation as a director, officer, partner, trustee, employee or agent of any corporation, partnership, joint venture, trust or other enterprise, including service with respect to employee benefit plans, against expenses (including attorney's fees and expenses), judgments, fines, penalties and amounts paid in settlement or incurred in connection with the investigation, preparation to defend or defense of such action, suit, proceeding, claim or counterclaim initiated by or on behalf of such person. Such indemnification shall not be exclusive of other indemnification rights arising under any by-law, agreement, vote of directors or stockholders or otherwise and shall inure to the benefit of the heirs and legal representatives of such person. Any repeal or modification of the foregoing provisions of this Section (i) of Article SIXTH shall not adversely affect any

right or protection of a director or officer of the corporation existing at the time of such repeal or modification.

SEVENTH: No holder of stock of the corporation shall be entitled as of right to purchase or subscribe for any part of any unissued stock of the corporation or any additional stock to be issued by reason of any increase of the authorized capital stock of the corporation, or any bonds, certificates of indebtedness, debentures or other securities convertible into stock or such additional authorized issue of new stock, but rather such stock, bonds, certificates of indebtedness, debentures and other securities may be issued and disposed of pursuant to resolution of the board of directors to such persons, firms, corporations or associations, and upon such terms as may be deemed advisable by the board of directors in the exercise of their discretion.

EIGHTH: Meetings of stockholders may be held without the State of Delaware, if the by-laws so provide. The books of the corporation may be kept (subject to the provisions of the Delaware General Corporation Law) outside of the State of Delaware at such place or places as may be from time to time designated by the board of directors.

NINTH: The corporation reserves the right to amend, alter, change or repeal any provisions contained in this Certificate of Incorporation in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

facts stated in this Certificate of Incorporation are true,
hereunto sets her hand and seal this 8th day of February, 1991.

Jane G. Hall
Jane G. Hall, Incorporator

EXHIBIT 2

SERVICE CONTOUR MAP

**OVERSIZE
DOCUMENT(S)**

EXHIBIT 3

FCC CONSTRUCTION AUTHORIZATIONS

UNITED STATES OF AMERICA
 FEDERAL COMMUNICATIONS COMMISSION
RADIO STATION AUTHORIZATION

FCC FORM 463

COMMON CARRIER
 PUBLIC LAND MOBILE SERVICE

PAGING NETWORK OF PITTSBURGH, INC.
 4965 PRESTON PARK BLVD., SUITE 500
 PLANO, TX 75093-0000

SUBJECT TO THE PROVISIONS OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED, SUBSEQUENT ACTS, TREATIES, AND ALL REGULATIONS MADE BY THIS COMMISSION, AND FURTHER SUBJECT TO THE CONDITIONS AND REQUIREMENTS SET FORTH IN THIS AUTHORIZATION, INCLUDING THOSE ON THE REVERSE SIDE, THE GRANTEE HEREOF IS PERMITTED, WITHIN THE TIME PERIOD SHOWN, TO CONSTRUCT A RADIO TRANSMITTING STATION FOR OPERATION AS HEREINAFTER DESCRIBED. THE GRANTEE IS ALSO REQUIRED, NO LATER THAN THE DATE OF REQUIRED COMPLETION OF CONSTRUCTION, TO FILE A NOTIFICATION OF STATUS OF FACILITIES ON FCC 489 AND RETAIN A COPY THEREOF.

FILE NO: 20201-CD-P/ML-01-93
 CALL SIGN: KKKO290

PAGE 001
 GRANTED BY: 046

CONSTRUCTION PERIOD
 EARLIEST DATE OF COMMENCEMENT: MAR. 24, 1993
 DATE OF REQUIRED COMPLETION: MAR. 24, 1994

CONTROL POINT NO. 29: 3000 PARK LANE, SUITE 100
 PITTSBURGH PENNSYLVANIA

LOCATION NO. 23: LATITUDE: 40 34 33 N LONGITUDE: 078 26 56 W
 2000 FT NW OF WOPSONONDCK COUNTY: BLAIR STATE: PENNSYLVANIA
 CITY: ALTOONA

OBSTRUCTION MARKINGS MUST CONFORM WITH THE FOLLOWING PARAGRAPHS ON FCC FORM 715: NONE

XMTR NO.	STATION CLASS	FREQUENCY MHZ	EMISSION*	ANT NO.	ANTENNA MFR AND MODEL	RADIATION PATTERN	TIP ANT AGL	ERP WATTS
01	BASE	931.68750		01	DECI DB 806	OMNI	00188	0535

* THE FACILITIES AUTHORIZED HEREIN ARE AUTOMATICALLY AUTHORIZED THE FOLLOWING EMISSION DESIGNATORS: 15KOF2D, 16KOF3E, 16KOF3C, 16KOF1D, 16KOF1E. USE OF ANY OTHER EMISSIONS WILL BE SPECIFIED ABOVE.

DATE OF PRINT: MAR. 24, 1993
 END OF AUTHORIZATION

FEDERAL COMMUNICATIONS COMMISSION



AUTHORIZATION CONDITIONS AND REQUIREMENTS

Operation of this station is governed by the Commission's Rules.

This authorization permits only the use of transmitters as appear in the Commission's "List of Equipment Acceptable for Licensing" of Radio Services other than Broadcast. The power for mobile transmitters shall not exceed 60 watts. The Effective Radiated Power of mobile transmitters under Sub-Part K shall not exceed 7 watts.

Upon completion of station construction, the grantee shall, on the forms and in the manner prescribed from time to time by the Commission, make known to the satisfaction of the Commission that all the terms, conditions, and limitations set forth in the application and in this authorization have been fully met. After such authorization and notification, and upon a finding by the Commission that since the granting of this authorization no cause or circumstance have arisen, in the judgment of the Commission, making operation of the station against the public interest, the Commission will without notification on this authorization for operation of the station. Thereafter this authorization contains the conditions specified in Section 309 of the Communications Act of 1934, as amended, and such terms and conditions as the Commission may prescribe.

4. During construction this authorization shall not vest in the grantee any right to operate the station, nor any right to any authorization permitting the use of the particular frequency or the amount of power, or any herein specified time of operation. The Commission, in issuing this authorization, reserves the right to assign whatever frequency, power, or time of operation it deems best calculated to serve public interest, convenience, or necessity. The terms of said authorization as to frequencies, power, emission, time of operation, and scope of communications expressly made subject to the exercise of said reserved right.

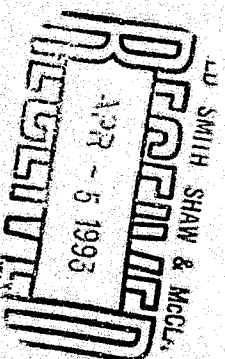
5. Nothing contained herein shall be construed as a finding by the Commission on the question of marking or lighting of the antenna system should future conditions require otherwise. The permittee expressly agrees to install such marking or lighting as the Commission may hereafter require under the provisions of Section 303(q) of the Communications Act of 1934, as amended.

6. This authorization shall become automatically forfeited if the said station is not ready for operation within the time specified, unless prior to the date of required completion of construction the Commission shall have granted an extension of time. Upon proper showing, made to it by

the grantee and received at the Commission prior to the expiration of such period, the Commission may grant an extension if it finds that the grantee was prevented from completing the construction of said station by causes beyond the grantee's control.

7. This authorization is issued on the grantee's representation that the statements contained in his applications and notifications are true and that the undertakings therein contained, so far as they are consistent herewith, will be carried out in good faith. The permittee shall, during the term of this authorization, render such service as will serve public interest, convenience, or necessity to the full extent of the privileges herein conferred.

8. Neither this authorization nor the right granted herein shall be assigned or otherwise transferred to any person, firm, company, or corporation in violation of the Communications Act of 1934, as amended, and without the written consent of the Commission. This authorization shall not vest the permittee any right to operate the station nor any right in the use of the frequencies designated in the authorization beyond the term hereof, nor in any other manner than authorized herein. This authorization is subject to the right of use or control by the Government of the United States conferred by Section 606 of the Communications Act of 1934, as amended.



UNITED STATES OF AMERICA
 FEDERAL COMMUNICATIONS COMMISSION
RADIO STATION AUTHORIZATION

FCC FORM 463

COMMON CARRIER
 PUBLIC LAND MOBILE SERVICE

PAGING NETWORK OF PITTSBURGH, INC.
 4965 PRESTON PARK BLVD SUITE 500
 PLANO, TX 75093-0000

SUBJECT TO THE PROVISIONS OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED, SUBSEQUENT ACTS, TREATIES, AND ALL REGULATIONS MADE BY THIS COMMISSION, AND FURTHER SUBJECT TO THE CONDITIONS AND REQUIREMENTS SET FORTH IN THIS AUTHORIZATION, INCLUDING THOSE ON THE REVERSE SIDE, THE GRANTEE HEREOF IS PERMITTED, WITHIN THE TIME PERIOD SHOWN, TO CONSTRUCT A RADIO TRANSMITTING STATION FOR OPERATION AS HEREINAFTER DESCRIBED. THE GRANTEE IS ALSO REQUIRED, NO LATER THAN THE DATE OF REQUIRED COMPLETION OF CONSTRUCTION, TO FILE A NOTIFICATION OF STATUS OF FACILITIES ON FCC 489 AND RETAIN A COPY THEREOF.

FILE NO: 20345-CD- P/ML-01-93 ---
 CALL SIGN: KKK0290

PAGE 001
 GRANTED BY: 061

CONSTRUCTION PERIOD
 EARLIEST DATE OF COMMENCEMENT: APR. 02, 1993
 DATE OF REQUIRED COMPLETION: APR. 02, 1994

CONTROL POINT NO. 31: 3000 PARK LANE DRIVE SUITE 100 PITTSBURGH PENNSYLVANIA

LOCATION NO. 24: LATITUDE: 41 29 09 N LONGITUDE: 079 55 42 W
 1 MI. N OF CANAL CENTER
 CITY: FRANKLIN COUNTY: VENANGO STATE: PENNSYLVANIA

OBSTRUCTION MARKINGS MUST CONFORM WITH THE FOLLOWING PARAGRAPHS ON FCC FORM 715: 1,3,11,21,22

XMTN NO.	STATION CLASS	FREQUENCY MHZ	EMISSION*	ANT NO.	ANTENNA MFR AND MODEL	RADIATION PATTERN	TIP ANT AGL	ERP WATTS
01	BASE	931.68750		01	DECI DB-809Z	OMNI	00241	0969

* THE FACILITIES AUTHORIZED HEREIN ARE AUTOMATICALLY AUTHORIZED THE FOLLOWING EMISSION DESIGNATORS: 15K0F2D, 16K0F3E, 16K0F3C, 16K0F1D, 16K0F1E. USE OF ANY OTHER EMISSIONS WILL BE SPECIFIED ABOVE.

DATE OF PRINT: APR. 19, 1993
 END OF AUTHORIZATION

FEDERAL COMMUNICATIONS COMMISSION



AUTHORIZATION CONDITIONS AND REQUIREMENTS

1. Operation of this station is governed by Part 22 of the Commission's Rules.
2. This authorization permits only the use of such transmitters as appear in the Commission's "List of Equipment Acceptable for Licensing" the Radio Services other than Broadcast. The input power for mobile transmitters shall not exceed 60 watts. The Effective Radiated Power for mobile transmitters under Sub-Part K shall not exceed 7 watts.
3. Upon completion of station construction, in accordance with the terms of this authorization, the grantee shall, on the forms and in the manner prescribed from time to time by the Commission, make known to the satisfaction of the Commission that all the terms, conditions, and obligations set forth in the application and in this authorization have been fully met. After such showing and notification, and upon a finding by the Commission that since the granting of this authorization no cause or circumstance have arisen which, in the judgment of the Commission, makes operation of the station against the public interest, the Commission will without notification sanction this authorization for operation of the station. Thereafter this authorization contains the conditions specified in Section 309 of the Communications Act of 1934, as amended, and such other terms and conditions as the Commission may prescribe.

4. During construction this authorization shall not vest in the grantee any right to operate the station, nor any right to any authorization permitting the use of the particular frequency or the amount of power, or any herein specified time of operation. The Commission, in issuing this authorization, reserves the right to assign whatever frequency, power, or time of operation it deems best calculated to serve public interest, convenience, or necessity. The terms of said authorization as to frequencies, power, emission, time of operation, and scope of communications expressly made subject to the exercise of said reserved right.

5. Nothing contained herein shall be construed as a finding by the Commission on the question of marking or lighting of the antenna system should future conditions require otherwise. The permittee expressly agrees to install such marking or lighting as the Commission may hereafter require under the provisions of Section 303(g) of the Communications Act of 1934, as amended.

6. This authorization shall become automatically forfeited if the said station is not ready for operation within the time specified, unless prior to the date of required completion of construction the Commission shall have granted an extension of time. Upon proper showing, made to it by

the grantee and received at the Commission prior to the expiration of such period, the Commission may grant an extension if it finds that the grantee was prevented from completing the construction of said station by causes beyond the grantee's control.

7. This authorization is issued on the grantee's representation that the statements contained in his applications and notifications are true and that the undertakings therein contained, so far as they are consistent herewith, will be carried out in good faith. The permittee shall, during the term of this authorization, render such service as will serve public interest, convenience, or necessity to the full extent of the privileges herein conferred.

8. Neither this authorization nor the right granted herein shall be assigned or otherwise transferred to any person, firm, company, or corporation in violation of the Communications Act of 1934, as amended, and without the written consent of the Commission. This authorization shall not vest the permittee any right to operate the station nor any right in the use of the frequencies designated in the authorization beyond the term hereof, nor in any other manner than authorized herein. This authorization is subject to the right of use or control by the Government of the United States conferred by Section 606 of the Communications Act of 1934, as amended.

RECEIVED
APR 2 1935
SHAW & McC.

UNITED STATES OF AMERICA
 FEDERAL COMMUNICATIONS COMMISSION
RADIO STATION AUTHORIZATION

FCC FORM 463

COMMON CARRIER
 PUBLIC LAND MOBILE SERVICE

PAGING NETWORK OF PITTSBURGH, INC.
 4965 PRESTON PARK BLVD SUITE 500
 PLAND TX 75093-0000

Reserved
 APR 19 1993

SUBJECT TO THE PROVISIONS OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED, SUBSEQUENT ACTS, TREATIES, AND ALL REGULATIONS MADE BY THIS COMMISSION, AND FURTHER SUBJECT TO THE CONDITIONS AND REQUIREMENTS SET FORTH IN THIS AUTHORIZATION, INCLUDING THOSE ON THE REVERSE SIDE, THE GRANTEE HEREOF IS PERMITTED, WITHIN THE TIME PERIOD SHOWN, TO CONSTRUCT A RADIO TRANSMITTING STATION FOR OPERATION AS HERINAFTER DESCRIBED. THE GRANTEE IS ALSO REQUIRED, NO LATER THAN THE DATE OF REQUIRED COMPLETION OF CONSTRUCTION, TO FILE A NOTIFICATION OF STATUS OF FACILITIES ON FCC 489 AND RETAIN A COPY THEREOF.

WASHINGTON D.C.
 CALL SIGN: KNK0290
 20353-CD - P/ML-01-93

PAGE 001
 GRANTED BY: 046

CONSTRUCTION PERIOD
 EARLIEST DATE OF COMMENCEMENT: MAR. 31, 1993
 DATE OF REQUIRED COMPLETION: MAR. 31, 1994

CONTROL POINT NO. 32: 3000 PARK LANE DRIVE SUITE 1000 PITTSBURGH PENNSYLVANIA

LOCATION NO. 24: LATITUDE: 41 29 09 N LONGITUDE: 079 55 42 W STATE: PENNSYLVANIA
 1 MI N OF CANAL CENTER COUNTY: VENANGO

OBSTRUCTION MARKINGS MUST CONFORM WITH THE FOLLOWING PARAGRAPHS ON FCC FORM 715: 1,3,11,21,22

XMTR NO.	STATION CLASS	FREQUENCY MHZ	EMISSION*	ANT NO.	MFR AND MODEL	RADIATION PATTERN	TIP ANT AGL	ERP WATTS
01	BASE	931.26250		01	DECI DB-809Z	OMNI	00241	0969

* THE FACILITIES AUTHORIZED HEREIN ARE AUTOMATICALLY AUTHORIZED THE FOLLOWING EMISSION DESIGNATORS: 16K0F2D, 16K0F3E, 16K0F3C, 16K0F1D, 16K0F1E. USE OF ANY OTHER EMISSIONS WILL BE SPECIFIED ABOVE.

DATE OF PRINT: MAR. 31, 1993 END OF AUTHORIZATION



AUTHORIZATION CONDITIONS AND REQUIREMENTS

1. Operation of this station is governed by Part 22 of the Commission's Rules.

2. This authorization permits only the use of such transmitters as appear in the Commission's "List of Equipment Acceptable for Licensing" the Radio Services other than Broadcast. The output power for mobile transmitters shall not exceed 60 watts. The Effective Radiated Power for mobile transmitters under Sub-Part K shall not exceed 7 watts.

3. Upon completion of station construction, in accordance with the terms of this authorization, the grantee shall, on the forms and in the manner prescribed from time to time by the Commission, make known to the satisfaction of the Commission that all the terms, conditions, and obligations set forth in the application and in this authorization have been fully met. After such showing and notification, and upon a finding by the Commission that since the granting of this authorization no cause or circumstance have arisen which, in the judgment of the Commission, makes the operation of the station against the public interest, the Commission will without notification sanction this authorization for operation of the station. Thereafter this authorization contains the conditions specified in Section 309 of the Communications Act of 1934, as amended, and such other terms and conditions as the Commission may prescribe.

4. During construction this authorization shall not vest in the grantee any right to operate the station, nor any right to any authorization permitting the use of the particular frequency or the amount of power, or any herein specified time of operation. The Commission, in issuing this authorization, reserves the right to assign whatever frequency, power, or time of operation it deems best calculated to serve public interest, convenience, or necessity. The terms of said authorization as to frequencies, power, emission, time of operation, and scope of communications expressly made subject to the exercise of said reserved right.

5. Nothing contained herein shall be construed as a finding by the Commission on the question of marking or lighting of the antenna system should future conditions require otherwise. The permittee expressly agrees to install such marking or lighting as the Commission may hereafter require under the provisions of Section 303(g) of the Communications Act of 1934, as amended.

6. This authorization shall become automatically forfeited if the said station is not ready for operation within the time specified, unless prior to the date of required completion of construction the Commission shall have granted an extension of time. Upon proper showing, made to it by

the grantee and received at the Commission prior to the expiration of such period, the Commission may grant an extension if it finds that the grantee was prevented from completing the construction of said station by causes beyond the grantee's control.

7. This authorization is issued on the grantee's representation that the statements contained in his applications and notifications are true and that the undertakings therein contained, so far as they are consistent herewith, will be carried out in good faith. The permittee shall, during the term of this authorization, render such service as will serve public interest, convenience, or necessity to the full extent of the privileges herein conferred.

8. Neither this authorization nor the right granted herein shall be assigned or otherwise transferred to any person, firm, company, or corporation in violation of the Communications Act of 1934, as amended, and without the written consent of the Commission. This authorization shall not vest the permittee any right to operate the station nor any right in the use of the frequencies designated in the authorization beyond the term hereof, nor in any other manner than authorized herein. This authorization is subject to the right of use or control by the Government of the United States conferred by Section 606 of the Communications Act of 1934, as amended.

UNITED STATES OF AMERICA
 FEDERAL COMMUNICATIONS COMMISSION
RADIO STATION AUTHORIZATION

FCC FORM 463
 COMMON CARRIER
 PUBLIC LAND MOBILE SERVICE

PAGING NETWORK OF PITTSBURGH, INC.
 4965 PRESTON PARK BLVD., SUITE 500
 PLANO, TX 75093-0000

SUBJECT TO THE PROVISIONS OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED, SUBSEQUENT ACTS, TREATIES, AND ALL REGULATIONS MADE BY THIS COMMISSION, AND FURTHER SUBJECT TO THE CONDITIONS AND REQUIREMENTS SET FORTH IN THIS AUTHORIZATION, INCLUDING THOSE ON THE REVERSE SIDE, THE GRANTEE HEREOF IS PERMITTED, WITHIN THE TIME PERIOD SHOWN, TO CONSTRUCT A RADIO TRANSMITTING STATION FOR OPERATION AS HEREINAFTER DESCRIBED. THE GRANTEE IS ALSO REQUIRED, NO LATER THAN THE DATE OF REQUIRED COMPLETION OF CONSTRUCTION, TO FILE A NOTIFICATION OF STATUS OF FACILITIES ON FCC 489 AND RETAIN A COPY THEREOF.

CALL SIGN: KKK0290
 FILE NO: 121263-CD-P/ML-01-93
 GRANTED BY: 041

CONSTRUCTION PERIOD
 EARLIEST DATE OF COMMENCEMENT: MAR. 09, 1993
 DATE OF REQUIRED COMPLETION: MAR. 09, 1994

LOCATION NO. 21: LATITUDE: 40 22 16 N LONGITUDE: 078 59 03 W
 PENNSYLVANIA STATE GAME LANDS
 CITY: JOHNSTOWN COUNTY: CAMBRIA STATE: PENNSYLVANIA

OBSTRUCTION MARKINGS MUST CONFORM WITH THE FOLLOWING PARAGRAPHS ON FCC FORM 715: 1,3,11,21,22

XMTR NO.	STATION CLASS	FREQUENCY MHZ	EMISSION*	ANT NO.	ANTENNA MFR AND MODEL	RADIATION PATTERN	TIP ANT AGL	ERP WATTS
01	CONTROL	75.70000						
02	STANDBY	75.70000						

* THE FACILITIES AUTHORIZED HEREIN ARE AUTOMATICALLY AUTHORIZED THE FOLLOWING EMISSION DESIGNATORS: 1BKOFP2D, 16KOF3E, 16KOF3C, 16KOF1D, 16KOF1E. USE OF ANY OTHER EMISSIONS WILL BE SPECIFIED ABOVE.

DATE OF PRINT: MAR. 09, 1993
 END OF AUTHORIZATION



AUTHORIZATION CONDITIONS AND REQUIREMENTS

1. Operation of this station is governed by Part 22 of the Commission's Rules.
2. This authorization permits only the use of such transmitters as appear in the Commission's List of Equipment Acceptable for Licensing* the Radio Services other than Broadcast. The input power for mobile transmitters shall not exceed 60 watts. The Effective Radiated Power for mobile transmitters under Sub-Part K shall not exceed 7 watts.
3. Upon completion of station construction, in accordance with the terms of this authorization, the grantee shall, on the forms and in the manner prescribed from time to time by the Commission, make known to the satisfaction of the Commission that all the terms, conditions, and obligations set forth in the application and in this authorization have been fully met. After such showing and notification, and upon a finding by the Commission that since the granting of this authorization no cause or circumstance have arisen which, in the judgment of the Commission, makes operation of the station against the public interest, the Commission will without notification sanction this authorization for operation of the station. Thereafter this authorization contains the conditions specified in Section 309 of the Communications Act of 1934, as amended, and such other terms and conditions as the Commission may prescribe.
4. During construction this authorization shall not vest in the grantee any right to operate the station, nor any right to any authorization permitting the use of the particular frequency or the amount of power, or any herein specified time of operation. The Commission, in issuing this authorization, reserves the right to assign whatever frequency, power, or time of operation it deems best calculated to serve public interest, convenience, or necessity. The terms of said authorization as to frequencies, power, emission, time of operation, and scope of communications expressly made subject to the exercise of said reserved right.
5. Nothing contained herein shall be construed as a finding by the Commission on the question of marking or lighting of the antenna system should future conditions require otherwise. The permittee expressly agrees to install such marking or lighting as the Commission may hereafter require under the provisions of Section 303(q) of the Communications Act of 1934, as amended.
6. This authorization shall become automatically forfeited if the said station is not ready for operation within the time specified, unless prior to the date of required completion of construction the Commission shall have granted an extension of time. Upon proper showing, made to it by the grantee and received at the Commission prior to the expiration of such period, the Commission may grant an extension if it finds that the grantee was prevented from completing the construction of said station by causes beyond the grantee's control.
7. This authorization is issued on the grantee's representation that the statements contained in his applications and notifications are true and that the undertakings therein contained, so far as they are consistent herewith, will be carried out in good faith. The permittee shall, during the term of this authorization, render such service as will serve public interest, convenience, or necessity to the full extent of the privileges herein conferred.
8. Neither this authorization nor the right granted herein shall be assigned or otherwise transferred to any person, firm, company, or corporation in violation of the Communications Act of 1934, as amended, and without the written consent of the Commission. This authorization shall not vest the permittee any right to operate the station nor any right in the use of the frequencies designated in the authorization beyond the term hereof, nor in any other manner than authorized herein. This authorization is subject to the right of use or control by the Government of the United States conferred by Section 606 of the Communications Act of 1934, as amended.

EXHIBIT 4

FINANCIAL COMMITMENT LETTER

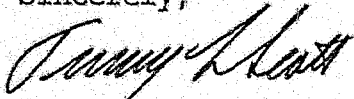
March 31, 1993

To Whom It May Concern:

Paging Network, Inc., the company, shall provide funding to Paging Network of Pittsburgh, Inc. for the purpose of constructing and operating a common carrier paging system in the State of Pennsylvania. The commitment for funding shall be for an amount not less than \$182,000 nor more than \$250,000 and for a time period of one year commencing upon receipt by Paging Network of Pittsburgh, Inc. of all necessary licenses and certificates for the proposed extension.

Furthermore, the Company shall provide funding to Paging Network of Pittsburgh, Inc. for additional assets which may be reasonably required in the business for its nonregulated activities.

Sincerely,



Terry L. Scott
President
Chief Financial Officer
Paging Network, Inc.

EXHIBIT 5

TARIFF PA. P.U.C. No. 1

Folder A330013

Tariff Radio-Telephone
Pa. P.U.C. No. 1

PAGING NETWORK OF PITTSBURGH, INC.
PUBLIC LAND MOBILE RADIO
COMMON CARRIER SERVICE

REGULATIONS AND SCHEDULE OF CHARGES APPLYING TO
ONE-WAY PUBLIC LAND MOBILE RADIO COMMON CARRIER
SERVICE FROM LAND STATIONS TO RECEIVERS WITHIN
THE PENNSYLVANIA SERVICE AREAS OF PAGING
STATIONS IN OR NEAR PITTSBURGH, PENNSYLVANIA.

By: George M. Perrin, President
Paging Network of Pittsburgh, Inc.
4965 Preston Park Boulevard
Suite 500
Plano, Texas 75075

Issued: September 20, 1991

Effective: November 19, 1991

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CONCURRING, CONNECTING OR OTHER PARTICIPATING CARRIERS

There are no concurring, connecting or participating carriers, except to the extent that the facilities of The Bell Telephone Company of Pennsylvania are made available for interconnection with the Carrier's facilities.

EXPLANATION OF SYMBOLS, REFERENCE MARKS AND ABBREVIATIONS
OF TECHNICAL TERMS USED IN THIS TARIFF

The following symbols shall be used in this tariff for the purposes indicated below.

- (I) to signify Increase
- (D) to signify Decrease
- (C) to signify Change

A. APPLICATION OF TARIFF

This tariff applies to Domestic Public Land Mobile Radio Service (one-way communications) furnished by Paging Network of Pittsburgh, Inc. (herein referred to as "Carrier") from its land radio-telephone station(s) located in or near Allegheny, Armstrong, Beaver, Butler, Cambria, Clarion, Fayette, Greene, Indiana, Jefferson, Lawrence, Mercer, Somerset, Venango, Washington and Westmoreland counties to portable receivers within the service area thereof.

B. REGULATIONS

1. Definitions

Domestic Public Land Mobile Radio Service. A public communication service for hire for the transmission of signals from base radio stations to portable receivers, which includes the following types of one-way communications: tone only, tone and voice, digital display and alphanumeric display.

Call. One-way communication from a base station or from a landline telephone station through a base station to a portable receiver which will activate such receiver, producing an alert signal. A call may include a digital display message, an alphanumeric display message, or a voice message.

Tone-Only One-Way Communication. One-way communication from a base station or from a landline telephone station through a base station to a portable receiver which will activate such receiver, producing an alert signal.

Digital Display One-Way Communication. One-way communication from a base station or from a land line telephone station through a base station to a portable receiver which will activate such receiver producing an alert signal followed by a numeric display message.

Alphanumeric Display One-Way Communication. One-way communication from a base station or from a landline telephone station through a base station to a portable receiver which will activate such receiver producing an alert signal followed by an alphanumeric display message. The alphanumeric message may consist of letters, numbers, punctuation or spaces, or a combination thereof, not exceeding 80 characters in length.

B. REGULATIONS (continued)

1. Definitions (continued)

Receiving Unit. A portable receiver capable of delivering alert signals and producing digital or alphanumeric displays or voice messages.

2. Availability of Service

Service is available to any person who wishes to become a subscriber. The service is available to persons within range of the central land stations located in or near Pittsburgh, Pennsylvania, through which such service is furnished and subject to transmission, atmospheric, terrain, propagation, and other like limitations.

3. Provision of Equipment

Subscribers have the option of providing their own equipment compatible with the Carrier's service. When the portable receiver is provided by the subscriber, it must be compatible with the proper operation of the service and is subject to approval by Carrier. Carrier assumes no liability if subscriber's portable receiver is rendered obsolete by changes to Carrier's operating system. Equipment rates, rentals, maintenance, installation, special options or removal costs are not subject under the carrier's tariff to Pennsylvania Public Utility Commission rate regulation.

4. Undertaking of Carrier

The obligation of Carrier to furnish service is dependent upon its ability to secure and retain suitable facilities and rights for maintenance of the necessary circuits and the construction of the necessary equipment.

5. Obligation of Subscriber

The subscriber will assume responsibility for the loss of, or damage to, portable receivers owned by Carrier by fire, theft, collision and similar causes, as well as for loss or damage caused by the deliberate action or negligence of the subscriber.

B. REGULATIONS (continued)6. Liability of Carrier

- a. Because of unavailability of errors incident to the service, and to the use of the facilities furnished by Carrier, the services and facilities furnished by Carrier are subject to the terms, conditions and limitations herein specified.
- b. In the event of an interruption to the service, which is not due to the negligence or willful act of the subscriber, there will be allowed after due notice by the customer a pro rata adjustment of the monthly charges involved, for the service rendered useless and inoperative by reason of the interruption, during the time said interruption continues in excess of twenty-four hours from the time it is reported to Carrier, or detected by it.
 - (1) In computing the amount of the pro rata adjustment, the following formula shall be used. The adjustment shall be a fraction of the minimum monthly charge for service. The numerator of the fraction shall be the total number of hours of the interruption to the service in excess of 24 hours from the time the interruption is reported to Carrier or detected by it. A period of time less than 30 minutes shall be disregarded and a period of time of 30 minutes or more shall be considered an additional hour. The denominator of the fraction shall be 720 hours.
- c. The liability of Carrier for damages arising out of delays in installation or restoration of service and/or facilities or out of mistakes, omissions, interruptions, or errors or defects in transmission occurring in the course of providing service and/or facilities shall in no event exceed the allowance, if any, available under 5.b preceding. There shall be no liability of Carrier for damages arising out of the fault of facilities or equipment furnished by other than the Carrier. Carrier shall in no event be liable for interruption or delays in transmission, or errors or defects in transmission, or failure to transmit when caused by acts of God, flood, fire, war, riots, acts of Government, or other causes beyond its control, whether similar to the foregoing or not.

B. REGULATIONS (continued)

6. Liability of Carrier (continued)

- d. Carrier is not liable for damage for any accident or injury occasioned by a portable receiver or by supplementary apparatus provided in connection therewith when such accident or injury is not due to the negligence of Carrier.

B. REGULATIONS (continued)

7. Deposits

- a. Carrier may, in order to safeguard its interests, require a deposit. In no event will deposits be required in excess of the estimated gross bill for any single billing period plus one month (the maximum period not to exceed four months), with a minimum of \$5.00.
- b. Deposits shall be returned to a depositor when he shall have paid undisputed bills for service over a period of twelve consecutive months; and any depositor having secured the return of a deposit shall not be required to make a new deposit unless the service has been discontinued or the subscriber's credit standing impaired, in the Carrier's opinion, through a failure to comply with tariff provisions.
- c. The payment of any undisputed bill shall be payment of the bill with or without discount or penalty within thirty days following the period for which the bill was rendered or payment within thirty days following presentation of the bill, or the payment of any contested bill, payment of which is withheld beyond the period herein mentioned and the dispute is terminated substantially in favor of the subscriber and payment made by the subscriber within ten days thereafter.
- d. Interest shall be paid on deposits at the rate of nine percent per annum without deduction for any taxes thereon. Interest is payable at the termination of the deposit.

8. Initial Contract Period and Termination by Subscriber

- a. Contract Periods - The initial contract period for service and facilities is one month.

B. REGULATIONS (continued)

8. Initial Contract Period and Termination by Subscriber (continued)

- b. Termination by Subscriber - Service or facilities may be terminated by the subscriber at any time, subject to payment of full charges for that period service is rendered, except that, if termination occurs within the initial contract period, charges apply for the full initial contract period.

9. Denial of Service

In the event of abandonment of the equipment provided by Carrier, the nonpayment of any sum due, or of any violation of the Communications Act of 1934, as amended, or of the rules and regulations of the Federal Communications Commission and the Pennsylvania Public Utility Commission, Carrier may either temporarily deny service or may terminate the Contract.

10. Payment of Bills

- a. Monthly recurring charges for service are billed monthly in advance and are payable when the service has been rendered.
- b. A late payment penalty of one and one quarter percent (1 1/4%) a month (simple interest) on the unpaid balance of any bill not paid within thirty (30) days after the bill is rendered may be imposed. If a bill is paid by mail, the date of the postmark will be considered the date of payment.

B. REGULATIONS (continued)

11. Priorities for Service to Subscriber

Subscriptions to one-way communications service to portable receivers shall be afforded by customer categories in the following order or precedence:

a. Category 1 - Public Safety and Health

Official federal, state, country and municipal government agencies protecting the public safety and health; private organizations and persons engaged primarily in protecting the public safety and health, such as physicians, hospitals, ambulance services, volunteer fire departments, American Red Cross, licensed protective patrols and armored cars and similar agencies.

b. Category 2 - Public Service

Contract carriers, common carriers, and public utilities (exclusive of taxicab and livery service), for communications other than correspondence of the general public.

c. Category 3 - Quasi Public Service

Emergency repair organizations, not included in Category 1, protecting health and property, press associations, newspapers and broadcasting stations.

d. Category 4 - Physically Handicapped

Persons who, because of physical handicaps, operate specifically-equipped vehicles and are unable to leave such vehicles without assistance.

B. REGULATIONS (continued)

11. Priorities for Service to Subscriber (continued)

e. Category 5 - Industrial

Gas or oil producing or drilling operators; producers and distributors of fuel and lumber and other construction materials and equipment; food processing, distribution and storage organizations, producers of substantial quantities of food, business concerns engaged in construction of housing and industrial or public works, taxicabs and livery service.

f. Category 6 - Traveling Public

Trains and watercraft where service is made available to passengers.

g. Category 7 - All Others

After initial establishment of service in accordance with the foregoing table of priorities, when the facilities of Carrier are insufficient to furnish service to all who desire radio dispatch service to mobile receivers, new or additional mobile receivers shall be ranked within the categories noted above in order to date of filing of applications for service and service shall be afforded such applicants as facilities become available in descending order of precedence.

C. MOBILE SERVICE AREA

The mobile service area of this Domestic Public Land Mobile Radio (one-way) Service is the Carrier's entire authorized service territory in Pennsylvania.

D. RATES

The monthly service rate per receiving unit set forth in Sections D.1-D.4 includes one address or telephone number. Charges for additional addresses are set forth below in Section D.5. All subscribers shall have the option to choose among the following rate schedules for service:

1. Tone-Only Service

<u>Number of Units</u>	<u>Rate per Month per Unit</u>
1 - 3	\$6.50
4 - 9	5.75
10 - 49	5.00
50 - 99	4.50
100 - 249	4.00
250+	3.00

2. Digital Display Service

<u>Number of Units</u>	<u>Rate per Month per Unit</u>
1 - 3	\$9.00
4 - 9	8.00
10 - 49	7.00
50 - 99	6.00
100 - 249	5.00
250+	4.00

3. Alphanumeric Display Service

<u>Number of Units</u>	<u>Base Rate per Month per Unit</u>
1 - 3	\$10.00
4 - 9	9.50
10 - 49	9.00
50 - 99	8.50
100 - 249	8.00
250+	7.50

The base rates for alphanumeric display service include the first 50 calls per month. Calls in excess shall be charged at \$0.20 per call.

D. RATES (continued)

4. Programmable Number Feature

With portable receivers that are capable of being programmed to receive calls made to more than one telephone number, the charge for additional numbers is \$1.00 per month per additional number.

5. Group Call Feature

This service provides signalling to two or more pagers with the same paging address in order that each of the pagers can be called with one number. A monthly charge of \$1.00 per pager applies.

6. Multiple Portable Receivers or Features

All monthly rates apply to each portable receiver to which Carrier provides mobile radio telephone service.

7. Flexible Rate

This rate is available when Carrier determines that a customer has the opportunity to receive service from a competitor at a rate less than the rate stated elsewhere in Carrier's tariff Section D and will subscribe to the competitor's service in lieu of Carrier's service. The rate for service will not be more than the rate in Carrier's tariff Section D nor less than the cost of providing service to the customer.

D. RATES (continued)

8. Other Charges

The charges specified in Part D of this tariff relate only to the radio link of the service provided. Charges for local wireline telephone service, toll wireline telephone service, wireline teletypewriter service, and the lease of wireline facilities incurred in connection with Domestic Public Land Mobile Radio Service will be paid by the subscriber and are not included in the schedule of charges in Part D.



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17105-3265

May 12, 1993

IN REPLY PLEASE
REFER TO OUR FILE

A-330013F0004

LYNN E. SHAPIRO, ESQUIRE
REED SMITH SHAW & MCGLAY
1200 18TH STREET, N.W.
WASHINGTON DC 20036

DOCKETED
MAY 12 1993

Application of Paging Network of Pittsburgh, Inc. for approval to begin to offer, render, furnish or supply paging service in Venango, Cambria, Blair, Greene, Westmoreland and Washington Counties, Pennsylvania.

Dear Ms. Shapiro:

Receipt is acknowledged of the application of PAGINE NETWORK OF PITTSBURGH, INC. which has been captioned and docketed to the above number.

The application will be published in the Pennsylvania Bulletin.

The matter will receive the attention of the Commission, and you will be advised of any further necessary procedure.

Very truly yours,

Janet E. Patrick / fao

for John Alford
Secretary

fao

DOCUMENT
FOLDER

PENNSYLVANIA PUBLIC UTILITY COMMISSION

NOTICE TO BE PUBLISHED

DOCKETED
MAY 12 1993

Notice is hereby given that application has been made to the Pennsylvania Public Utility Commission, under the provisions of the Public Utility Code, by Paging Network of Pittsburgh, Inc. for approval to begin to offer, render, furnish or supply paging service in Venango, Cambria, Blair, Greene, Westmoreland and Washington Counties, Pennsylvania.(A-330013F0004).

Notice is hereby also given that this application may be considered by the Commission without a hearing. Protests or petitions to intervene may, however, be filed with the Public Utility Commission, Harrisburg, with copy served upon applicant on or before June 7, 1993 pursuant to Title 52 of the Pennsylvania Code.

PAGINE NETWORK OF PITTSBURGH, INC.

Counsel for applicant

LYNN E. SHAPIRO, ESQUIRE
REED SMITH SHAW & MCCLAY
1200 18TH STREET, N.W.
WASHINGTON DC 20036

DOCUMENT
FOLDER

PENNSYLVANIA PUBLIC UTILITY COMMISSION



The addressee named hereunder has paid Pennsylvania Public Utility Commission for the following bill, subject to final collection of check or money order tendered for such payment.

RECEIPT

LYNN E SHAPIRO
REED SMITH SHAW & MCCOY
1200 18TH STREET NW
WASHINGTON DC 20036

Date May 18, 1993
CR 149885 A

DOCUMENT
FOLDER

MAY 21 1993

In re application of Paging Network of Pitts.
A-330013F0004.....\$350.00

RECEIVED
MAY 19 1993

SECRETARY'S BUREAU
Information Control Division

Revenue account 001780-017601-102 (ck)

ck 15926cks \$350.00 Currency

Utility account 50:24

C. Joseph Weisinger
For Department of Revenue

NVA