Form PTO-1594

05-30-2002



U.S. DEPARTMENT OF COMMERCE

(Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002)	U.S. Patent and Trademark Office
Tab settings ⇒⇒⇒ ▼ 10210	6060 ▼ ▼ ▼
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Toronto Dominion (Texas) Inc., as Successor Administrative Agent, as Successor Collateral Agent and as Successor Security Agent Individual(s) Association General Partnership Corporation-State - Delaware Other Other	2. Name and address of receiving party(ies) Name: Mobile Communications Corporation of America Internal Address: Street Address: 1800 West Park Drive-Suite 250 City: Westborough State: MA Zip: 01581 Individual(s) citizenship Association
Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name Other Release of Security Interest Execution Date: May 29, 2002	General Partnership Limited Partnership Corporation-State Delaware Other If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
4. Application number(s) or registration number(s): A. Trademark Application No.(s) 75-585,775; 75-866,628; 75-866,626; 75-490,869; Additional number(s) att.	B. Trademark Registration No.(s) 2,349,479; 2,313,873; 1,352,543; 1,994,711; ached Yes No
Name and address of party to whom correspondence concerning document should be mailed: Name: Bryan Cave LLP	6. Total number of applications and registrations involved:
Internal Address: Elizabeth W. Butler, Esq.	7. Total fee (37 CFR 3.41)\$ Proceed Authorized to be charged to deposit account
Street Address: 245 Park Avenue - 28th Floor	8. Deposit account number: 02-4467 to be charged in the event of a deficiency.
City: New York State: NY Zip: 10167-0034	THIS SPACE
9. Signature.	
Name of Person Signing \ Significant Signing \ \ \ Significant Signing \ \ \ \ Significant Signing \ \ \ \ \ \ \ Significant Signing \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	gnature May 29, 2002 Date
Total number of pages including cove	r sheet, attachments, and document:

Washington, D.C. 20231

RECORDATION FORM COVER SHEET (Cont.) TRADEMARKS ONLY

Continuation of Conveyance from **Toronto Dominion (Texas) Inc.**, as Successor Administrative Agent, as Successor Collateral Agent and as Successor Security Agent, **The Bank of New York**, as Successor Trustee under the Indenture dated as of February 7, 1994 and as a Successor Collateral Agent, and **Wilmington Trust Company**, as Successor Trustee under the Indenture dated as of December 15, 1994 (Conveying Parties) to **Mobile Communications Corporation of America** (Receiving Party).

Continuation of Item 1. Name of Conveying Parties -

The Bank of New York, as Successor Trustee under the Indenture dated as of February 7, 1994 and as a Successor Collateral Agent (Corporation - State of New York).

Wilmington Trust Company, as Successor Trustee under the Indenture dated as of December 15, 1994 (Corporation - State of Delaware).

Continuation of Item 4.A. Trademark Application No. (s) - 75-585,603.

Continuation of Item 4.B. Trademark Registration No. (s) - 1,787,410; 2,024,504; 1,597,262; 1,911,808; 1,920,780; 2,192,551; 2,305,248; 1,495,312; 1,485,998; 1,912,366; 1,858,246; 1,879,629; 1,900,117; 1,880,488; 1,870,810; 1,777,090; 1,948,790; 1,862,970; 2,154,348; 1,782,944; 1,658,729; 1,976,177.

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NY01DOCS/301855.01

TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARKS

TERMINATION AND RELEASE, dated as of May 29, 2002, from TORONTO DOMINION (TEXAS), INC., as Successor Administrative Agent, as a Successor Collateral Agent and as Successor Security Agent, THE BANK OF NEW YORK, as Successor Trustee under that certain Indenture, dated as of February 7, 1994, between Arch Wireless Communications, Inc. ("Arch") and United States Trust Company of New York ("US Trust") (the "Arch 9-1/2% Indenture") and as a Successor Collateral Agent under the Arch 9-1/2% Indenture and the Arch 14% Indenture (as defined below), (Toronto Dominion (Texas), Inc. and The Bank of New York, collectively, the "Secured Parties") and WILMINGTON TRUST COMPANY, as Successor Trustee under that certain Indenture, dated as of December 15, 1994, between Arch and US Trust (the "Arch 14% Indenture") to MOBILE COMMUNICATIONS CORPORATION OF AMERICA, a Delaware corporation (the "Pledgor").

WITNESSETH:

WHEREAS, a security interest (the "Security Interest") in certain Collateral (as hereinafter defined) was granted to The Bank of New York, in its capacities as Administrative Agent under a certain credit agreement, as Security Agent and as a Collateral Agent under that certain Security and Intercreditor Agreement, dated as of March 23, 2000 (the "Security Agreement"), US Trust, as Trustee under the Arch 9-1/2% Indenture and as a Collateral Agent under the Security Agreement and US Trust, as Trustee under the Arch 14% Indenture and as a Collateral Agent under the Security Agreement, which Security Interest was recorded in the Trademark Division of the United States Patent & Trademark Office (the "USPTO") on the dates and at the reels and frames as set forth on Schedule A; and

WHEREAS, Toronto Dominion (Texas), Inc. succeeded The Bank of New York as such Administrative Agent, as such Security Agent and as such a Collateral Agent and the Security Interest in the Collateral (as hereinafter defined) theretofor granted to it in such capacities was assigned by it to Toronto Dominion (Texas), Inc.; and

WHEREAS, The Bank of New York succeeded US Trust as Trustee of each of the Arch 9-1/2% Indenture and Arch 14% Indenture, and the Security Interest in the Collateral (as hereinafter defined) theretofor granted to US Trust in such capacities was assigned by US Trust to The Bank of New York, in its capacity as Successor Trustee and Successor Collateral Agent; and

WHEREAS, Wilmington Trust Company succeeded The Bank of New York as Trustee of the Arch 14% Indenture and to all of the rights and obligations of The Bank of New York thereunder but did not succeed The Bank of New York as Collateral Agent under the Security Agreement; and

WHEREAS, the Secured Parties now desire to terminate and release the entirety of its Security Interest in the Collateral.

NOW, THEREFORE, for good and valuable consideration including the satisfaction of all obligations, indebtedness and liabilities secured by the Collateral, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Termination and Release, the Secured Parties hereby agree as follows:

NY01DOCS/301337.05

- Collateral: The term "Collateral," as used herein, shall mean all of the Pledgor's right, title and interest of every kind and nature in and to the United States trademarks and service marks set forth on Schedule A attached hereto and (i) all registrations, applications, recordings and commonlaw rights relating thereto; (ii) all renewals thereof; (iii) all income, license royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present and/or future infringements thereof; (iv) the right to sue for past, present and future infringements thereof; (v) all rights corresponding thereto throughout the world; and (vi) the goodwill of Pledgor's business connected with and symbolized by the foregoing.
- 2. <u>Consent</u>: Wilmington Trust Company, as Successor Trustee under the Arch 14% Indenture and pursuant to and in accordance with the Findings of Fact, Conclusions of Law, and Order Under 11 U.S.C. §1129(a) & (b) and Fed. R. Bankr. P. 3020 Confirming Debtors' Joint Plan of Reorganization (which was so ordered by the United States Bankruptcy Court for the District of Massachusetts (Western Division) (the "Bankruptcy Court") on May 15, 2002 as reflected on the docket of the Bankruptcy Court (the "Confirmation Order")), has no objection to The Bank of New York, as Collateral Agent for the holders of the Notes issued under the Arch 14% Indenture, executing this Termination and Release and any UCC financing statement terminations as are necessary or appropriate to terminate any filings in respect of the Security Interest in the Collateral in favor of such Successor Trustee or such holders.
- 3. <u>Release</u>: The Secured Parties hereby terminate and release in its entirety the Security Interest in the Collateral.
- 4. <u>Recordation</u>: The Secured Parties hereby authorize and request the Commissioner of Patents and Trademarks of the United States to record this release of the Security Interest in the Collateral.
- 5. <u>Further Assurance</u>: The Secured Parties hereby agree to, at the sole expense of the Pledgor, duly execute, acknowledge, procure and deliver any further documents, including, but not limited to, those documents necessary under Article 9 of the Uniform Commercial Code or other applicable law, and to do such other acts as may be reasonably necessary to effect the release of the Security Interest contemplated hereby.
- 6. <u>Modification</u>: This Termination and Release may not be modified, nor may any provision hereof be waived, orally or in any manner other than by an agreement in writing signed by the parties hereto or their respective successors and assigns.
- 7. <u>Counterparts</u>: This Termination and Release may be executed in any number of separate counterparts, each of which, when so executed, shall be deemed an original, and all of said counterparts taken together shall be deemed to constitute but one and the same instrument.

[Signature page follows.]

IN WITNESS WHEREOF, each of the undersigned has executed this Termination and Release by its duly authorized officer as of the date first above written.

TORONTO DOMINION (TEXAS), INC., as Successor Administrative Agent, a Successor Collateral Agent and Successor Security Agent

By: Name: JIM BRIDWELL
Title: VICE PRESIDENT

STATE OF $\sqrt{2 \times 3}$) ss:

On this day of May, 2002, before me personally appeared Jim Bridgel to me known who, being by me duly sworn, did depose and say that he is Via resident of TORONTO DOMINION (TEXAS), INC., the corporation described herein and which executed the foregoing instrument, and that he signed his name thereto pursuant to the authority granted by such corporation.

STACEY L AHRENDT
Notary Public. State of Texas
My Commission Expires
NOVEMBER 12, 2003

Notary Public

THE BANK OF NEW YORK, as Successor Trustee under the Indenture dated as of February 7, 1994 and a Successor Collateral Agent

By:	
STATE OF New York SS:	
COUNTY OF NEW ORK) COREY BABAROVICH	
On this day of ///H, 2002, before me personally appeared to	
me known who, being by me duly sworn, did depose and say that he is of	
THE BANK OF NEW YORK, the corporation described herein and which executed the foregoing instrument, and that he signed his name thereto pursuant to the authority granted by such corporation.	
Fune Siegel	
/ Notary Public //	

WILMINGTON TRUST COMPANY, as Successor Trustee under the Indenture dated as of December 15, 1994

By:	Sandra R. Orting	
Name:	Sandra R. Ortiz	
Title:	Financial Services Officer	

STATE OF	Delaware)	
)	SS
COUNTY OF	New Castle)	

s:

On this 28th day of May, 2002, before me personally appeared Sandra R. Ortiz to me known who, being by me duly sworn, did depose and say that she is Financial Services Officer of WILMINGTON TRUST COMPANY, the corporation described herein and which executed the foregoing instrument, and that she signed her name thereto pursuant to the authority granted by such corporation.

SUSANNE M. GULA NOTARY PUBLIC My Commission Expires Nov. 21, 2003

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