Client Code: WIREFAC.027LIC

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Name of conveying party(ies): (List using letters or numbers for multiple parties)	Name and address of receiving party(ies): Name: Wireles Facilities, Inc.		
KeyBank National Association	Name: Wireles Facilities, Inc. Internal Address:		
Additional name(s) of conveying party(ies) attached?	Street Address: Bridge Pointe Corporate Centre, 4810 Eastgate Mall		
() Yes (X) No	City: San Diego State: CA ZIP: 92121		
Nature of conveyance: () Assignment () Security Agreement () Merger () Change of Name	Additional name(s) of receiving party(ies) attached? () Yes (X) No		
(X) Other: Release of Security Interest Execution Date: (List as in section 1 if multiple	 US or PCT Application number(s) or US Patent number(s): 		
signatures)	Please see Attached Schedule A		
March 1, 2007			
Party to whom correspondence concerning document should be mailed:	Total number of applications and patents involved: 14		
Customer No. 20,995			
Address: Knobbe, Martens, Olson & Bear, LLP 2040 Main Street, 14 th Floor Irvine, CA 92614 Return Fax: (949) 760-9502			
Attorney's Docket No.: WIREFAC.027LIC			
7. Total fee (37 CFR 1.21(h)): \$560	8. Deposit account number: 11-1410		
(X) Authorized to be charged to deposit account	Please charge this account for any additional fees which may be required, or credit any overpayment to this account.		
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Schedule A

Patent No.	Issue Date	Application No.	Title	
6,373,827	04/16/02	08/954,217	Wireless multimedia carrier system	
6,370,158	04/09/02	08/970,729	Wireless T/E transceiver frame and signaling subcontroller	
6,654,432	11/25/03	09/093,414	Joint maximum likelihood frame and timing estimation for a digital receiver	
6,563,856	05/13/03	09/111,812	Combiner circuit and method for a digital transmitter	
6,359,878	03/19/02	09/119,327	Non-data-aided maximum likelihood based feed forward timing synchronization method	
6,456,678	09/24/02	09/782,262	Elastic store for wireless communication systems	
6,768,780	07/27/04	10/060,546	Non-data aided maximum likelihood based feedforward timing synchronization method	
6,850,582	02/01/05	10/392,115	Frame synchronization and detection technique for a digital receiver	
6,430,235	08/06/02	09/186,752	Non-data-aided feedforward timing synchronization method	
6,684,058	01/27/04	09/016,015	Universal repeater for communication systems	
6,266,385	07/24/01	08/997,150	Elastic store for wireless communication systems	
7,050,409	05/23/06	10/078,564	Wireless T/E Transceiver Frame and Signaling Controller	
6,484,012	11/19/02	08/905,613	Inter-band communication repeater system	
	Filed 05/23/06	11/438,911	Wireless T/E Transceiver Frame and Signaling Controller (Cathal O'Scolai)	

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RELEASE

This Release of Security Interest is dated as of March 1, 2007 by KeyBank National Association, as Administrative Agent for itself and on behalf of other lenders ("KeyBank").

A WHEREAS, on March 17, 2005, there was recorded a security agreement relating to one or more of the United States patents and patent applications set forth below (the "Patents") in the United States Patent and Trademark Office at Reel/Frame 015788/0462.

Patent No.	Issue Date	Application No.	Title	
6,373,827	04/16/02	08/954,217	Wireless multimedia carrier system	
6,370,158	04/09/02	08/970,729	Wireless T/E transceiver frame and signaling subcontroller	
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6,266,385	07/24/01	08/997,150	Elastic store for wireless communication systems	
7,050,409	05/23/06	10/078,564	Wireless T/E Transceiver Frame and Signaling Controller	
6,484,012	11/19/02	08/905,613	Inter-band communication repeater system	
	Filed 05/23/06	11/438,911	Wireless T/E Transceiver Frame and Signaling Controller (Cathal O'Scolai)	
	Filed 10/20/98	PCT/US1998/2 2228	Wireless multimedia carrier system (Masood K. Tayebi)	
	Filed 10/20/98	AU 0011090/99	Wireless multimedia carrier system (Masood K. Tayebi)	

B. WHEREAS, Wireless Facilities, Inc. ("Grantor") granted to KeyBank a security interest in all of its personal property (the "Collateral"), which security interest was perfected by filing the UCC Financing Statement set forth below.

Debtors	Secured Party	Filing Number	Filing Date
Wireless Facilities, Inc.	KeyBank National Association, as	5097652 3	March 17, 2005
WFI Government Services, Inc.	Administrative Agent		
SecurePlanet, Inc.			
WFI NMC Corp.			
Delmarva Systems Corporation			
JMA Associates, Inc.			

D. WHEREAS, Grantor proposes to sell, transfer and convey all of Grantor's right, title and interest in and to the Patent Rights (as defined below).

32052-0400/LEGAL12933836.1

E. WHEREAS, in connection with the Sale, Grantor has requested KeyBank to release any and all right, title and interest in and to the Patent Rights and KeyBank wishes to release any and all such right, title, and interest.

NOW, THEREFORE, FOR VALUE RECEIVED, KeyBank does hereby irrevocably and unconditionally release any and all right, title or interest of any kind that exists today and may exist in the future in and to any and all of the following intellectual property held as Collateral and all rights therein of any type or description (collectively, all of the following, the "Patent Rights"): (a) the Patents; (b) all patents and patent applications (1) to which any of the Patents directly or indirectly claims priority, (2) for which any of the Patents directly or indirectly forms a basis for priority, and/or (3) that directly or indirectly incorporate by reference the Patents or are directly or indirectly incorporated by reference by the Patents; (c) all reissues, reexaminations, extensions, continuations, continuations in part, continuing prosecution applications, requests for continuing examinations, divisions, registrations of any item in any of the foregoing categories; (d) all foreign patents, patent applications, and counterparts relating to any item in any of the foregoing categories, including, without limitation, the Patents, patent applications, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances; (d) all items in any of the foregoing in categories (a) through (d), whether or not expressly listed as Patents herein and whether or not claims in any of the foregoing have been rejected, withdrawn, cancelled, or the like; (f) all inventions, invention disclosures, and discoveries described in any item in any of the foregoing categories and all other rights arising out of such inventions, invention disclosures, and discoveries; (g) all rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type related to any item in any of the foregoing categories, including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement, or understanding; (h) all causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, any of the Patents and/or any item in any of the foregoing categories, including, without limitation, all causes of action and other enforcement rights for (1) damages, (2) injunctive relief, and (3) any other remedies of any kind for past, current, and future infringement; and (j) all rights to collect royalties and other payments under or on account of any of the Patents and/or any item in any of the foregoing categories (b) through (g).

KeyBank hereby authorizes Grantor or Grantor's authorized representative to (i) record this Release with the United States Patent and Trademark Office (ii) file UCC Financing Statement Amendment(s) with the applicable filing office in order to remove the Patent Rights from the collateral description of any UCC financing statements filed on behalf of KeyBank against the Grantor and/or (iii) otherwise file this Release.

This Release is governed by the law of the State of Delaware, excluding its choice of law principles to the contrary. This Release shall be binding upon KeyBank and its successors and assigns and inures to the benefit of Grantor, any acquirer of the Patents, and their respective successors and assigns. To the extent a court of competent jurisdiction would apply the law of the State of California notwithstanding the express selection of the laws of the State of Delaware, KeyBank acknowledges that it is aware that it may hereafter discover facts different from or in addition to what it now knows, believes or suspects to be true with respect to the matters herein released, that such facts may give rise to claims, causes of action, damages, consequences or results that are unforeseen or unsuspected, and that KeyBank is nonetheless giving up its rights, and the releases in this Release Agreement will be and remain in effect in all respects as complete, general releases, notwithstanding any such different or additional facts. KEYBANK ACKNOWLEDGES THAT IT HAS BEEN INFORMED OF SECTION 1542 OF THE CIVIL CODE OF THE STATE OF CALIFORNIA, AND DOES HEREBY EXPRESSLY WAIVE AND RELINQUISH ALL RIGHTS AND BENEFITS, IF ANY, WHICH IT HAS OR MAY HAVE UNDER SAID SECTION 1542, WHICH READS AS FOLLOWS:

"A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor."

IN WITNESS WHEREOF, KeyBank has caused this Release to be executed as of the date set forth above.

By: Raed Y. Alfayoumi

Title: Vice President

Date: March 1, 2007

KeyBank National Association, as Administrative Agent,