# Hopping Green & Sams

Attorneys and Counselors

Writer's Direct Dial No. (850) 425-2359

June 22, 2012

### **BY HAND DELIVERY**

Ann Cole Director Records and Reporting Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 claim of confidentiality
 notice of intent
 x
 request for confidentiality
 tiled by OPC

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HECEIVED-FPSC

For DN 04170-12, which is in locked storage. You must be authorized to view this DN.-CLK

Re: Docket No. 110234-TP – Second Request for Confidential Classification

Dear Ms. Cole:

Enclosed for filing on behalf of Halo Wireless, Inc. ("Halo") are the following:

(1) The original and seven copies of Halo's Second Request for Confidential Classification, including Exhibit A, which identifies by page and line the information for which Halo seeks confidential treatment.

(2) An envelope containing Exhibit B, which includes two redacted copies of the confidential documents; and

(3) A CONFIDENTIAL envelope containing Exhibit C which includes one copy of the documents on which the confidential material has been highlighted.

Please stamp and return the enclosed extra copy of this filing. If you have any questions regarding this filing, please contact the undersigned.

Enclosures <	COM APA COR COR APA SRC APA CPC CLK	Very truly yours Gary V. Perko	rf	
	······ <u></u> ···· - · ·		<u></u> .	
Post Office Box 6526	Tallahassee, Florida 32314	119 S. Monroe Street, Suite 300 (32301) 85	0.222.7500 850.224.8551 fa	* FPSC-COMMISSION CLEEK

#### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint and petition for relief against Halo Wireless, Inc. for breaching the terms of the wireless interconnection agreement, by BellSouth Telecommunications, LLC d/b/a AT&T Florida.

### HALO WIRELESS, INC.'S SECOND REQUEST FOR CONFIDENTIAL CLASSIFICATION

Halo Wireless, Inc., ("Halo" or "Company"), pursuant to Section 364.183, Florida Statutes (F.S.), and Rule 25-22.006, Florida Administrative Code, submits this Request for Confidential Classification of information provided by Halo to Staff in response to Bell South Telecommunications, LLC d/b/a AT&T Florida's ("AT&T Florida") First Set of Interrogatories and Request for Production. In support of this request, Halo states:

1. On May 25, 2012, Halo served its responses to AT&T Florida's First Set of Interrogatories and Request for Production. At Staff's request, Halo is now providing copies of responsive documents to the Commission. For the reasons discussed below, certain documents provided in response to AT&T's Request for Production No. 1, Request for Production No. 2, and Request for Production No. 5 includes proprietary confidential business information.

2. In response to AT&T Florida's Request for Production No. 1, Halo provided sensitive information related to Halo's business and network plan. Public dissemination of this information presents a disclosure of trade secrets, as well as potential network security concerns to Halo and its underlying transport service providers. *See* § 364.183(3)(a) and (c), Fla. Stat. The information also relates to the competitive interests of Halo and underling transport service provides, the disclosure of which would impair their competitive businesses. *See* § 364.183(3)(e), Fla. Stat. Accordingly, such information constitutes "proprietary confidential

COLEMPITE SERVICE DATE

business information," which is exempt from disclosure under the Public Records Act pursuant to Section 364.183(1), F.S.

3. In response to Request for Production No. 2, Halo provided sensitive information related to Halo's business and network plan. Public dissemination of this information presents a disclosure of trade secrets, as well as potential network security concerns to Halo and its underlying transport service providers. *See* § 364.183(3)(a) and (c), Fla. Stat. The information also relates to the competitive interests of Halo and underling transport service provides, the disclosure of which would impair their competitive businesses. *See* § 364.183(3)(e), Fla. Stat. Accordingly, such information constitutes "proprietary confidential business information," which is exempt from disclosure under the Public Records Act pursuant to Section 364.183(1), F.S.

4. In response to Request for Production No. 5, Halo provided sensitive information related to correspondence between Halo, AT&T, and the Market Disputes Resolution Division of the Enforcement Bureau of the Federal Communications Commission. Pursuant to FCC Rules 1.18(b) and 1.731, this information must remain confidential.

5. The following exhibits are included with this request:

(a) Exhibit A is a table which identifies the information for which Halo seeks confidential classification and the specific statutory bases for seeking confidential treatment;

(b) Exhibit B is a package containing two copies of redacted versions of the documents for which Halo requests confidential classification. In the redacted version of the documents, the confidential information has been blackened out by opaque marker or other means.

(c) Exhibit C is a package containing unredacted copies of the documents for which Halo seeks confidential treatment. Exhibit C is being submitted separately in a sealed

2

envelope labeled "CONFIDENTIAL." In the unredacted versions of the documents, the confidential information has been highlighted in yellow.

6. The information in Exhibit C is intended to be and is treated as confidential by Halo. The information has not been disclosed to the public.

7. Halo requests that the information in Exhibit C be classified as "proprietary confidential business information" within the meaning of section 364.183(3), F.S., that the information remain confidential for a period of at least 18 months as provided in section 364.183(4), F.S., and that the information be returned as soon as it is no longer necessary for the Commission to conduct its business.

WHEREFORE, for the foregoing reasons, Halo Wireless, Inc., respectfully requests that this Request for Confidential Classification be granted.

RESPECTFULLY SUBMITTED this day of June, 2012.

GARY V. PERKO Florida Bar No. 855898 HOPPING GREEN/& SAMS, P.A. 119 S. Monroe Street, Suite 300 (32301) Post Office Box 6526 Tallahassee, FL 32314 Phone: 805-425-2359 Fax: 805-224-8551

STEVEN H. THOMAS Texas State Bar No. 19868890 TROY P. MAJOUE Texas State Bar No. 24067738 JENNIFER M. LARSON Texas State Bar No. 24071167 McGUIRE, CRADDOCK & STROTHER, P.C. 2501 N. Harwood, Suite 1800 Dallas TX 75201 Phone: 214.954.6800 Fax: 214.954.6850

#### W. SCOTT MCCOLLOUGH

Texas State Bar No. 13434100 **MATTHEW A. HENRY** Texas State Bar No. 24059121 **McCollough|Henry PC** 1250 S. Capital of Texas Hwy., Bldg. 2-235 West Lake Hills, TX 78746 Phone: 512.888.1112 Fax: 512.692.2522

Attorneys for HALO WIRELESS, INC.

### EXHIBIT "A"

Document	Bates Nos.	Lines	Description	Statutory Justification
Halo Response to	HALO FL –		Correspondence between Halo,	FCC Rules 1.18(b)
AT&T Request	000159-	ALL	AT&T, and the Market	and 1.731
for Production	000239		Disputes Resolution Division of	
No. 1			the Enforcement Bureau of the	
			Federal Communications	
			Commission	
Halo Response to			Information related to business	§364.183(3)(a), (c),
AT&T Florida	HALO FL –	ALL	and network plan of Halo	(e), F.S.
Request for	000240-		_	
Production No. 2	000308			
Halo Response to	HALO FL –	ALL	Information related to business	§364.183(3)(a), (c),
AT&T Florida	000240-		and network plan of Halo	(e), F.S.
Request for	000308		-	
Production No. 5				

### JUSTIFICATION FOR CONFIDENTIAL CLASSIFICATION

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#### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing request for confidential classification has been served on the following by electronic mail and by directing same to the following business addresses through first-class, United States mail, postage prepaid, on this the 22<sup>nd</sup> day of June, 2012:

Tracy Hatch Suzanne Montgomery 150 South Monroe Street, Suite 400, Tallahassee, Florida, 32301-1546 <u>thatch@att.com</u> <u>SM6526@att.com</u> Counsel for BellSouth Telecommunications, LLC d/b/a AT&T Florida

Larry Harris, Staff Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850 <u>lharris@psc.state.fl.us</u>

Gary Perko



1250 S. Capital of Texas Hwy, Bldg. 2-235 West Lake Hills, Texas 78746 Phone: 512.888.1112 Fax: 512.692.2522 wsmc@dotlaw.biz

April 8, 2009

VIA E-MAIL

Lisa Griffin

Anthony DeLaurentis

Rosemary McEnery,

Enforcement Bureau

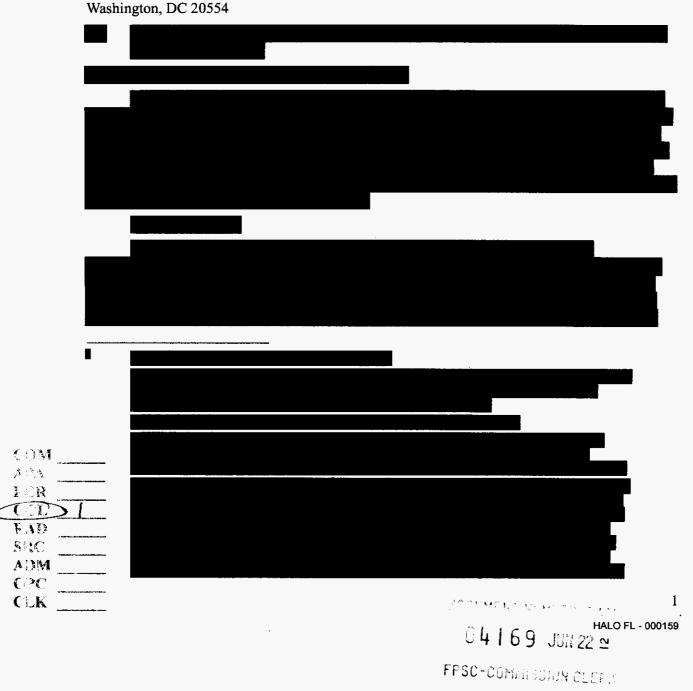
445 12th Street, SW

Market Disputes Resolution Division

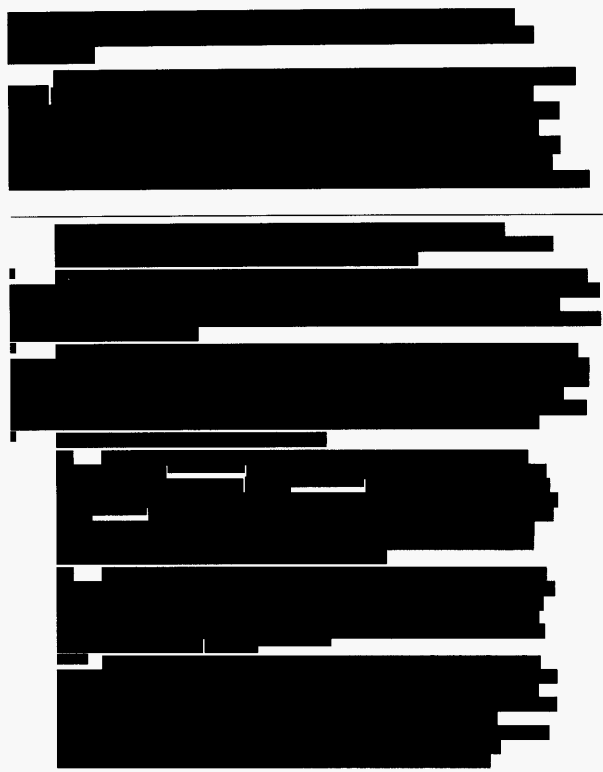
Federal Communications Commission

Anthony.Delaurentis@fcc.gov Lisa.Griffin@fcc.gov Rosemary.Mcenery@fcc.gov

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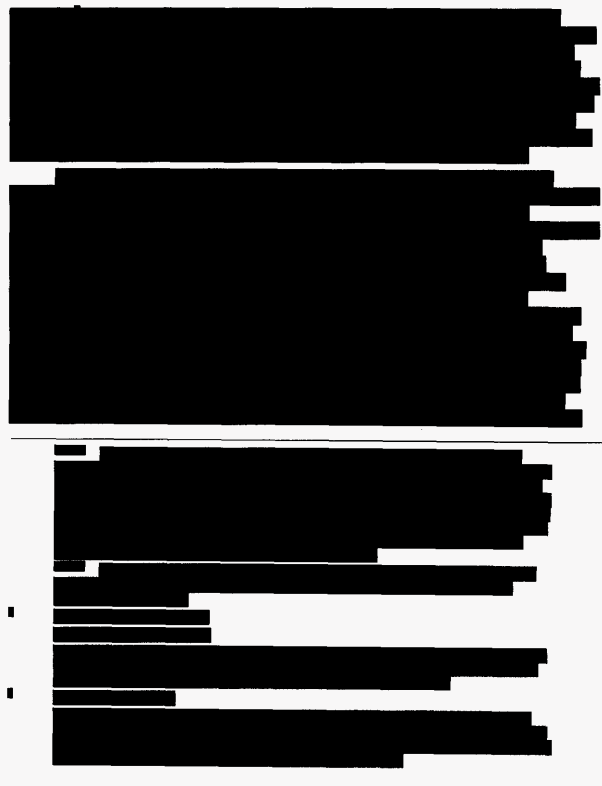


Halo Wireless v. Southwestern Bell Telephone LP d/b/a AT&T Texas; Request for Staff-Supervised Mediation



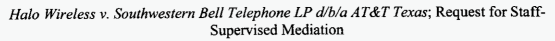






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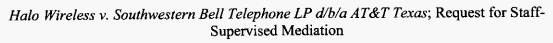
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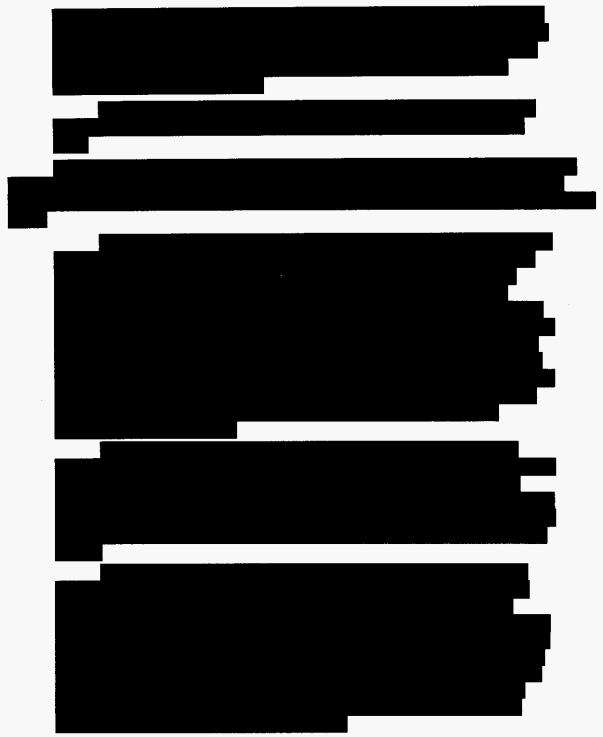






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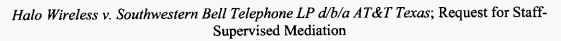


Halo Wireless v. Southwestern Bell Telephone LP d/b/a AT&T Texas; Request for Staff-Supervised Mediation



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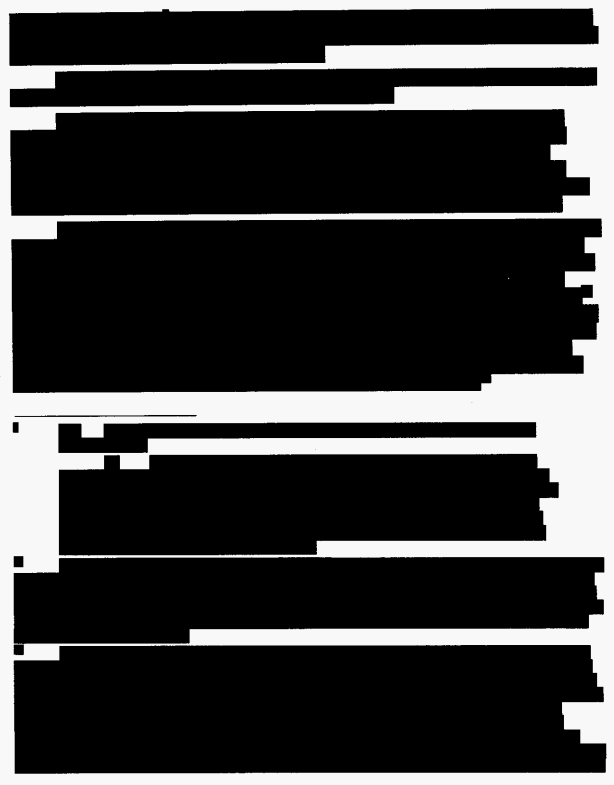




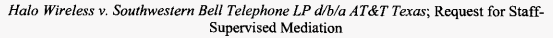
McCollough Henry PC

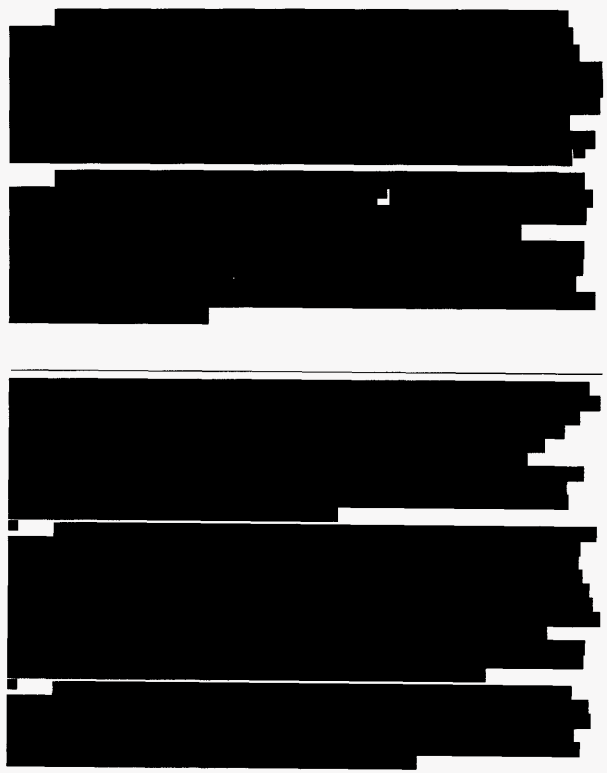
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Halo Wireless v. Southwestern Bell Telephone LP d/b/a AT&T Texas; Request for Staff-Supervised Mediation



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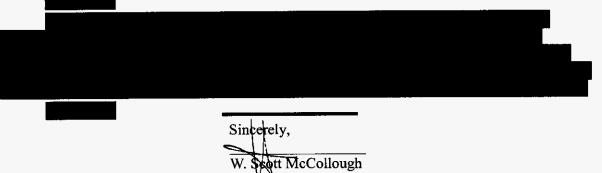




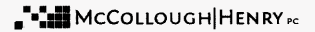


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Halo Wireless v. Southwestern Bell Telephone LP d/b/a AT&T Texas; Request for Staff-Supervised Mediation



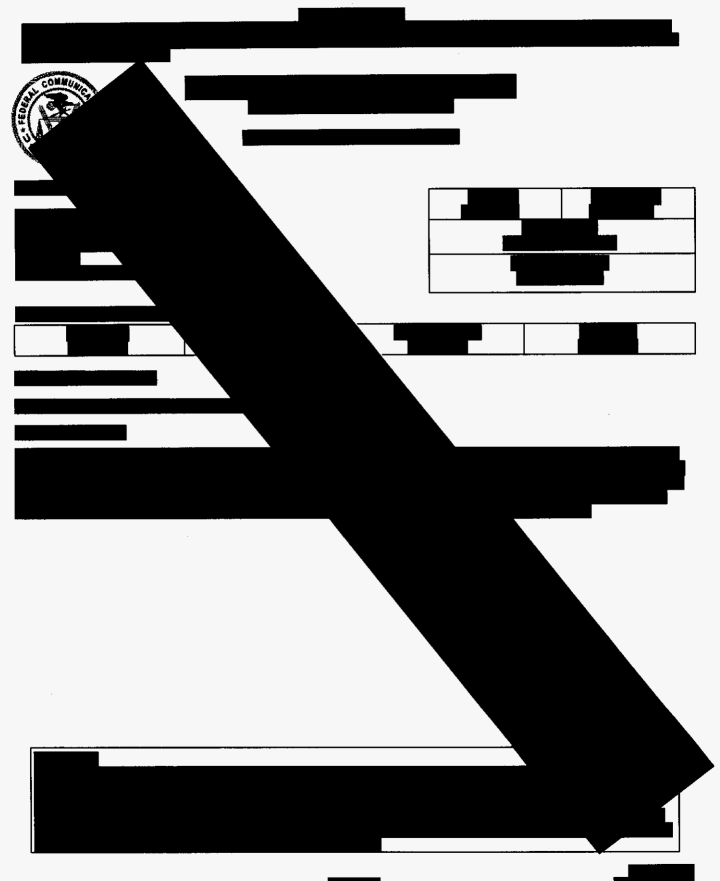
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# **ATTACHMENT 1**

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# **ATTACHMENT 2**

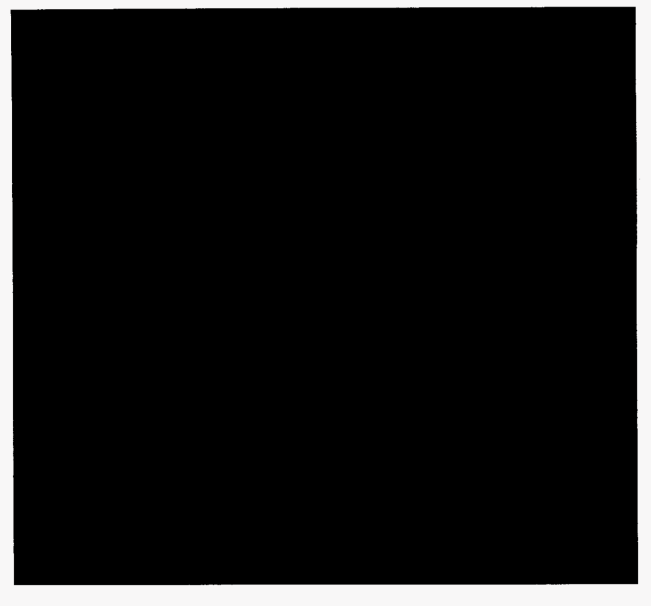


Director - Contract Management AT&T Inc. Four AT&T Plaza 311 S. Akard, 9th Floor Dallas, Texas 75202 Fax: (800) 404-4548 Fax: (214) 464-2006

RE: Halo Wireless, Inc. – CMRS interconnection for the states of Georgia, Florida, Alabama, Mississippi, Texas, Nevada and, California

Dear AT&T Representatives:

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# wireless

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Nathan Nelson General Manager Halo Wireless, Inc.

# **ATTACHMENT 3**

Eddle A. Reed, Jr. Director-Interconnection Agreements

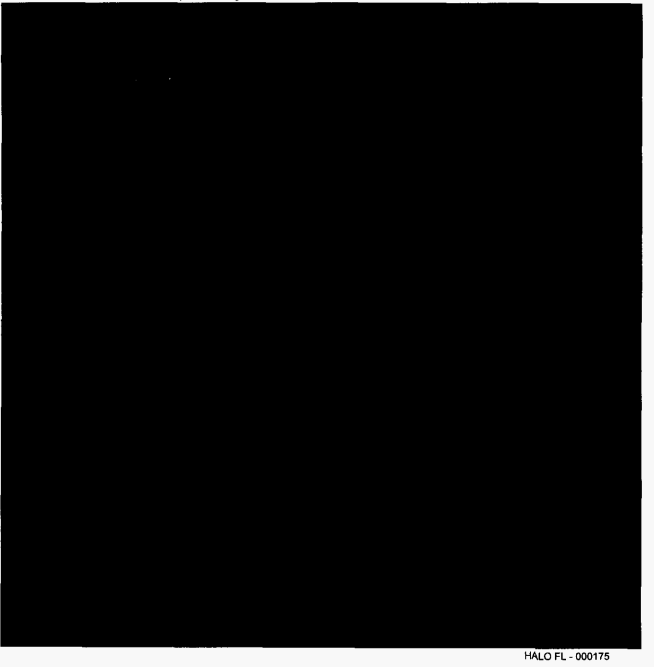
AT&T Inc. 311 S. Akard, Room 940.01 Dallas, TX 75202 Fax 800 404-4548



February 17, 2009

Nathan Nelson General Manager Halo Wireless, Inc. 3437 W. 7th Street Suite 127 Fort Worth, TX 76107

Re: Halo Wireless, Inc.'s, Request to Negotiate



Ryl Sincerely, 7

Eddie A. Reed, Jr. Enclosures

HALO FL - 000176

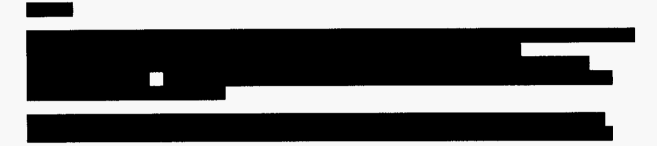
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# **ATTACHMENT 4**

Subject: Halo Interconnect From: "Nathan Nelson" <nathan.nelson@halowireless.com> Date: Thu, February 19, 2009 2:50 pm To: <u>rh8556@att.com</u> Attachments: FCC Autorization.pdf; Halo Wireless Articles of Incorporation.pdf; NECA-Halo Wireless OCN.doc



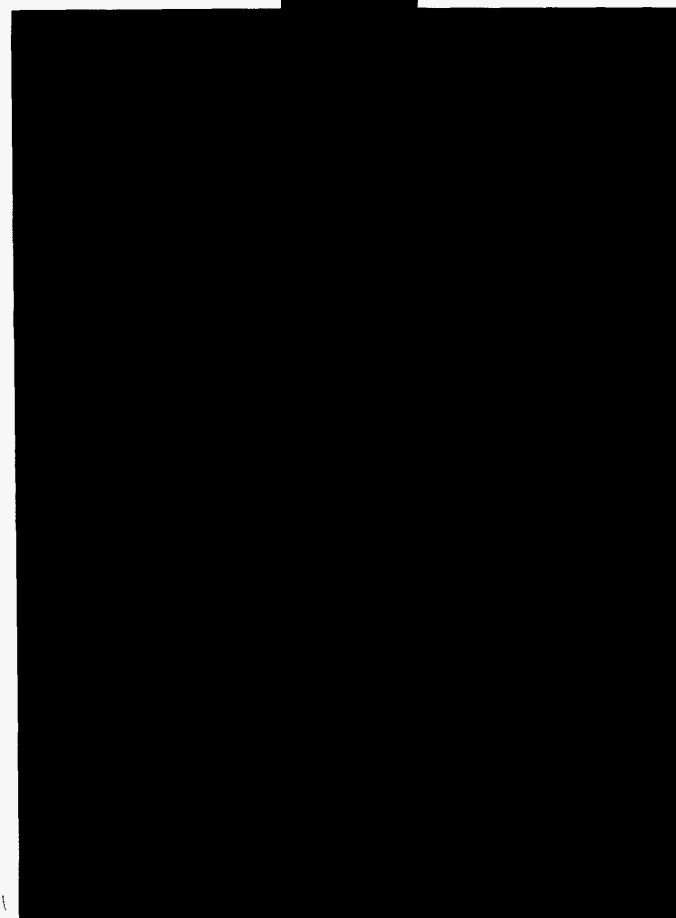
Nathan Nelson General Manager Halo Wireless (d) 817-338-3729 (w) 678-525-0039 www.halowireless.com

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HALO FL - 000 FGC 601-NN September 2007

Page 1 of 1



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80 South Jefferson Road Whippany, NJ 07981

Friday, January 30, 2009

Mr. Nathan Nelson Halo Wireless, Inc 3437 W. 7th Street Suite 127 Fort Worth, Texas 76107 Phone: 817-338-3729 Fax: 817-338-3775 Email: nate.nelson@halowireless.com



Sincerely, K Rowland

Karen Rowland Manager - Tariff No. 4 and AOCN Services

Karen Rowland • Phone: 973-884-8157 • Fax: 973-884-8082 • Email: krowlan@neca.org HALO FL - 000183

# **ATTACHMENT 5**

#### Untitled

Re: Halo Interconnect "Nathan Nelson" <nathan.nelson@halowireless.com> Thu, February 19, 2009 3:49 pm Subject: From: Date: rh8556@att.com TO: rh8556@att.com cc: Priority: Normal Automatically | From | To | Subject View Full Header | View Printable Version | Download this as a Create Filter: Options: file

> Randy,

>

-

- > Nathan Nelson
  > General Manager

- > Halo Wireless > (d) 817-338-3729 > (w) 678-525-0039
- > www.halowireless.com

Nathan Nelson General Manager Halo Wireless (d) 817-338-3729 (w) 678-525-0039 www.halowireless.com

Delete & Prev | Delete & Next

# **ATTACHMENT 6**

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Subject: RE: Halo Interconnect From: "Ham, Randy" <rh8556@att.com> Date: Fri, 6 Mar 2009 14:27:19 -0600 To: <nathan.nelson@halowireless.com>

----Original Message-----From: Nathan Nelson [mailto:nathan.nelson@halowireless.com] Sent: Thursday, February 19, 2009 2:49 PM To: Ham, Randy Cc: Ham, Randy Subject: Re: Halo Interconnect

Randy,

Thx, Nate

Randy,

Nathan Nelson

Mathan Neison General Manager Halo Wireless (d) 817-338-3729 (w) 678-525-0039 www.halowireless.com

Nathan Nelson General Manager Halo Wireless (d) 817-338-3729 (w) 678-525-0039 www.halowireless.com



Halo Wireless

Subject: Halo Wireless From: "Ham, Randy" <rh8556@att.com> Date: Mon, 9 Mar 2009 14:37:30 -0500 To: <nathan.nelson@halowireless.com>

Thanks,

Randy Ham

HALO FL - 000189 4/1/2009 1:55 PM

1 of 1

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#### W. Scott McCollough

From: Sent: To: Cc: Subject: Nathan Nelson [nathan.nelson@halowireless.com] Tuesday, March 10, 2009 10:26 AM rh8556@att.com wsmc@smccollough.com AT&T and Halo Wireless





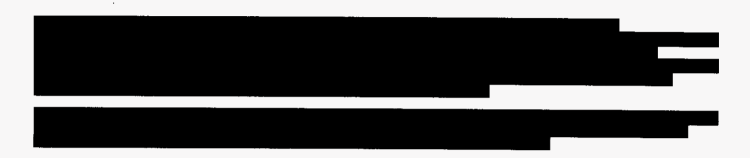
Nathan Nelson General Manager Halo Wireless (d) 817-338-3729 (w) 678-525-0039 www.halowireless.com

E-mail message checked by Spyware Doctor (6.0.0.386) Database version: 5.11930 http://www.pctools.com/en/spyware-doctor-antivirus/

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#### W. Scott McCollough

From: Sent: To: Cc: Subject: W. Scott McCollough [wsmc@smccollough.com] Friday, March 13, 2009 4:32 PM 'rh8556@att.com' 'nathan.nelson@halowireless.com' RE: AT&T and Halo Wireless



W. Scott McCollough McCollough|Henry PC 1250 S CAPITAL OF TEXAS HWY BLDG 2-235 WEST LAKE HILLS TX 78746 (Talk Wire) 512.888.1112 (Talk No Wire) 512.633.3498 (FAX) 512.692.2522 wsmc@dotlaw.biz wsmc@smccollough.com WARNING: THE INFORMATION IN THIS EMAIL AND ANY ATTACHMENTS HERETO MAY BE PROTECTED BY THE ATTORNEY-CLIENT COMMUNICATION AND/OR ATTORNEY WORK PRODUCT OR OTHER PRIVILEGE(S).

IF YOU ARE NOT THE INTENDED RECIPIENT OF THIS EMAIL, PLEASE DELETE IT IMMEDIATELY AND NOTIFY THE SENDER. Copyright<sup>©</sup> 2009, W. Scott McCollough. Unauthorized redistribution of this document is a violation of United States Code Title 17 (copyrights). Willful violation of Title 17 entitles the copyright owner to recover statutory damages up to \$150,000 US and no less than \$200, as described in 17 U.S.C. Section 504(c).

----Original Message----From: Nathan Nelson [mailto:nathan.nelson@halowireless.com] Sent: Tuesday, March 10, 2009 10:26 AM To: rh8556@att.com Cc: wsmc@smccollough.com Subject: AT&T and Halo Wireless



Nathan Nelson General Manager Halo Wireless (d) 817-338-3729 (w) 678-525-0039 www.halowireless.com

E-mail message checked by Spyware Doctor (6.0.0.386) Database version: 5.11930 http://www.pctools.com/en/spyware-doctor-antivirus/



**Diana C. Durham** General Attorney AT&T Wholesale AT&T Michigan 323 E. Washington St. Room 221 Ann Arbor, MI 48104

313.303.7658 Phone 847.513.0866 Fax diana.durham@att.com

March 17, 2009

#### Via Electronic Delivery wsmc@smccollough.com

W. Scott McCollough Attorney at Law 1250 Capital of Texas Highway South Building Two, Suite 235 Austin, Texas 78746

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Thank you,

Dean C. Dunk

Diana C. Durham

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1250 South Capital of Texas Highway Building 2-235 West Lake Hills, Texas 78746 Phone: 512.888.1112 Fax: 512.692.2522 wsmc@dotlaw.biz

March 17, 2009

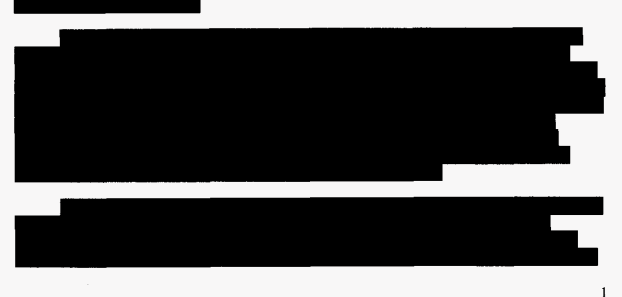
#### VIA E-MAIL AND FACSIMILE

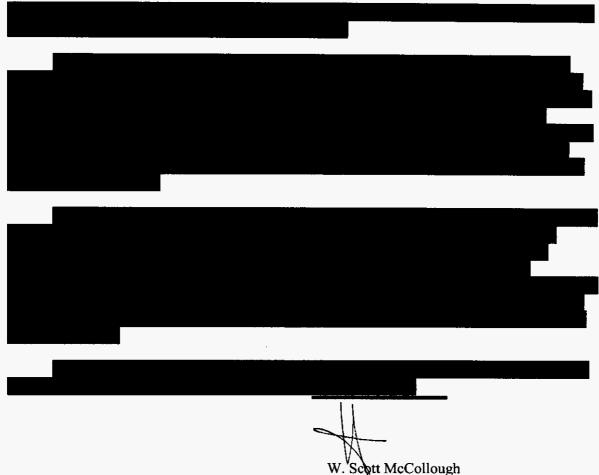
Diana Durham General Attorney – AT&T Wholesale AT&T Michigan 323 E. Washington St. Room 221 Ann Arbor, MI 48104

Anisa Latif Associate Director – Federal Regulatory Designated Agent for Service of Process Southwestern Bell Telephone Company d/b/a AT&T Texas 1120 20<sup>th</sup> St. NW Suite 1000 Washington, DC 20036 Fax: 847.513.0866 diana.durham@att.com

> Fax: 202.457.3071 al7161@att.com

Re: Halo Wireless, Inc. Notice of Adoption of the Texas Agreement for Interconnection and Reciprocal Compensation by and between F. Cary Fitch d/b/a Affordable Telecom and Southwestern Bell Telephone Company d/b/a AT&T Texas





W. Scott McCollough Counsel for Halo Wireless, Inc.



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Diana C. Durham General Attorney AT&T Wholesale AT&T Michigan 323 E. Washington St. Room 221 Ann Arbor, MI 48104

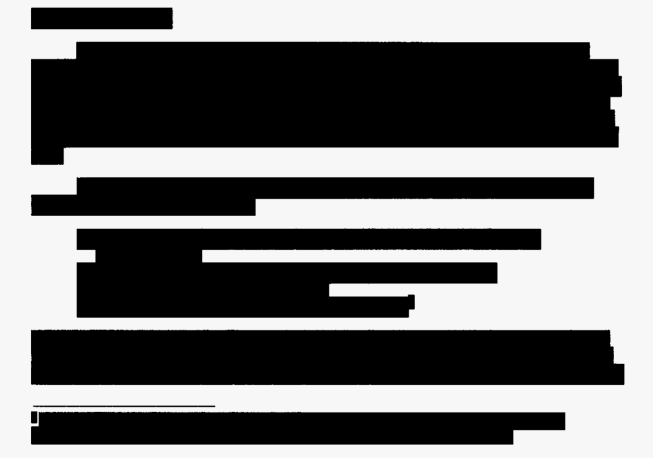
313.303.7658 Phone 847.513.0866 Fax diana.durham@att.com

March 24, 2009

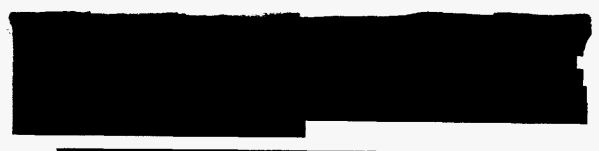
#### Via Electronic Delivery wsmc@smccollough.com wsmc@dotlaw.biz

W. Scott McCollough Attorney at Law 1250 South Capital of Texas Highway - Bldg. 2-235 West Lake Hills, Texas 78746

#### Re: Request of Halo Wireless, Inc. to Adopt the Texas Agreement for Interconnection and Reciprocal Compensation by and between F. Cary Fitch, d/b/a Affordable Telecom, and Southwestern Bell Telephone Company, d/b/a AT&T Texas



W. Scott McCollough Attorney at Law West Lake Hills, Texas 78746 March 24, 2009 Page 2.







Sincerely,

Den C. Durk

Diana C. Durham

Cc: Anisa Latif Randy Ham

<sup>2</sup> *Id*, at p. 4.



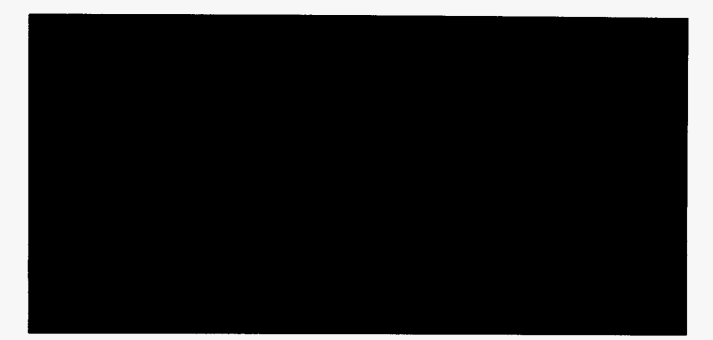
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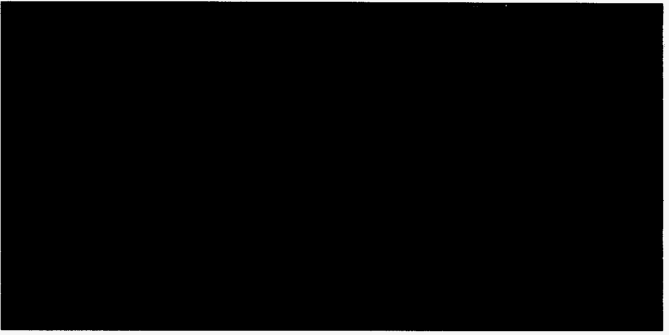
FEDERAL COMMUNICATIONS COMMISSION ENFORCEMENT BUREAU MARKET DISPUTES RESOLUTION DIVISION 445 12TH, S.W. WASHINGTON, D.C. 20554

April 9, 2009

Via Email and U.S. Mail

Anisa A. Latif Associate Director AT&T Inc. 1120 20th Street, N.W. Suite 1000 Washington, DC 20036

> Re: Pre-Complaint Mediation – Halo Wireless, Inc. v. Southwestern Bell Telephone LP d/b/a AT&T Texas



Sincerely,

whow Alaurentes

Anthony J. DeLaurentis Special Counsel Enforcement Bureau, Market Disputes Resolution Division (202) 418-0198 anthony.delaurentis@fcc.gov

Enclosure

cc: Rosemary H. McEnery Lisa B. Griffin W. Scott McCollough



Terri Hoskins General Attorney AT&T Services, Inc. 1120 20<sup>th</sup> Street NW, Suite 1000 Washington, D.C. 20036 Phone 202 457-3047 Fax 202 457-3073

May 4, 2009

## <u>Via E-Mail</u>

Anthony DeLaurentis Lisa Griffin Rosemary McEnery Market Disputes Resolution Division Enforcement Bureau Federal Communications Commission 445 12<sup>th</sup> Street, SW Washington, D.C. 20554

## Re: Halo Wireless v. Southwestern Bell Telephone Company d/b/a AT&T Texas; Request for Staff Supervised Mediation

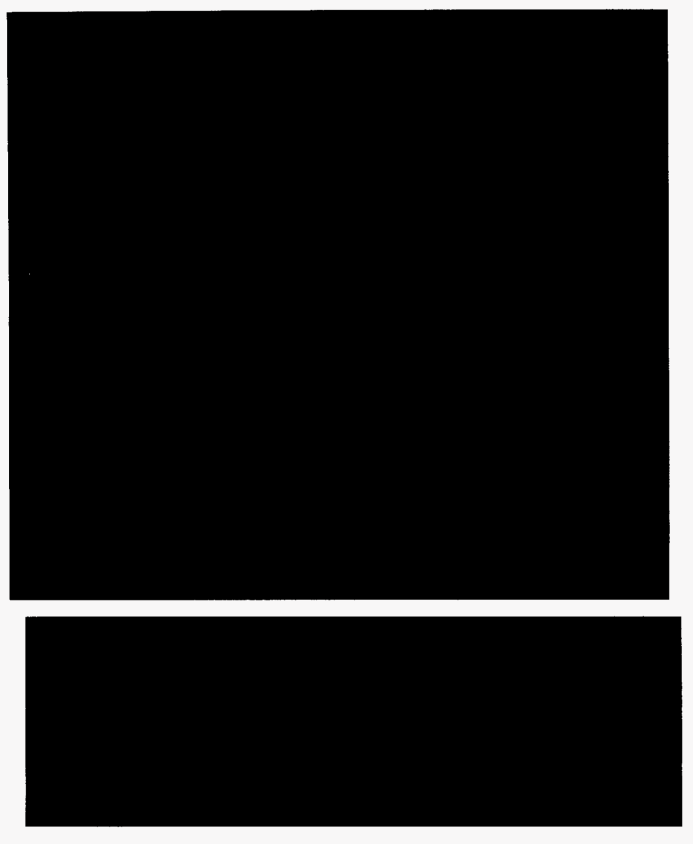




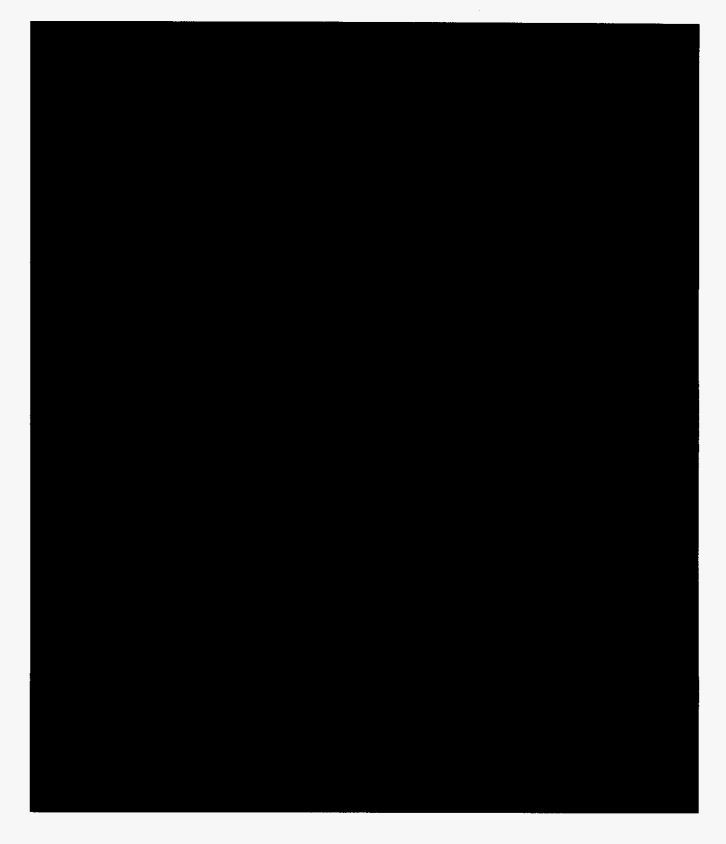
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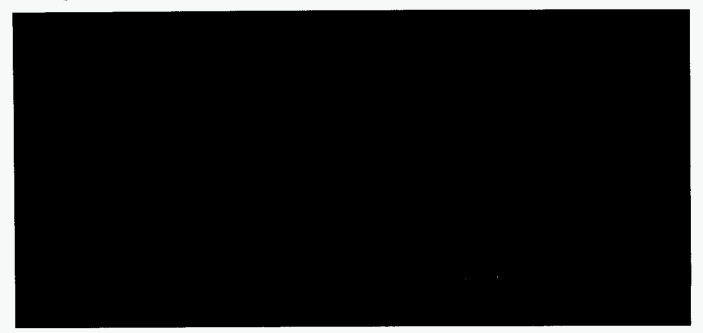
AT&T Mediation Brief May 4, 2009 Page 2 of 4

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AT&T Mediation Brief May 4, 2009 Page 3 of 4





/s/Terri Hoskins General Attorney AT&T Services, Inc.

CC: Scott McCollough (via Email)

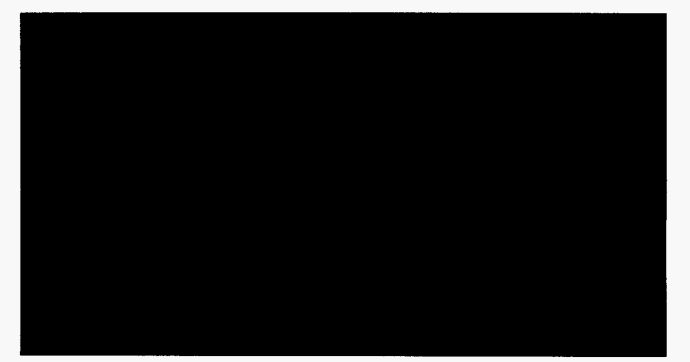
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## McCollough | Henry PC

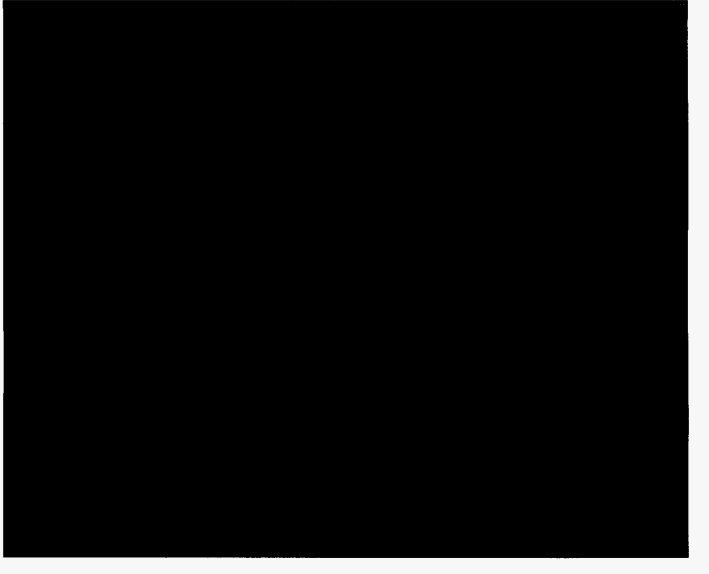
1250 South Capital of Texas Highway, Bldg 2-235 West Lake Hills, Texas 78746 Phone: 512.888.1112 Fax: 512.692.2522 wsmc@dotlaw.biz

May 22, 2009

Anthony.delaurentis@fcc.gov Lisa.Griffin@fcc.gov Rosemary.Mmcenery@fcc.gov

Anthony J. DeLaurentis Lisa Griffin Rosemary McEnery Market Disputes Resolution Division Enforcement Bureau Federal Communications Commission 445 12<sup>th</sup> St, SW Washington, DC 20554

Re: Pre-Complaint Mediation - Halo Wireless v. AT&T Texas; Request for Staff Supervised

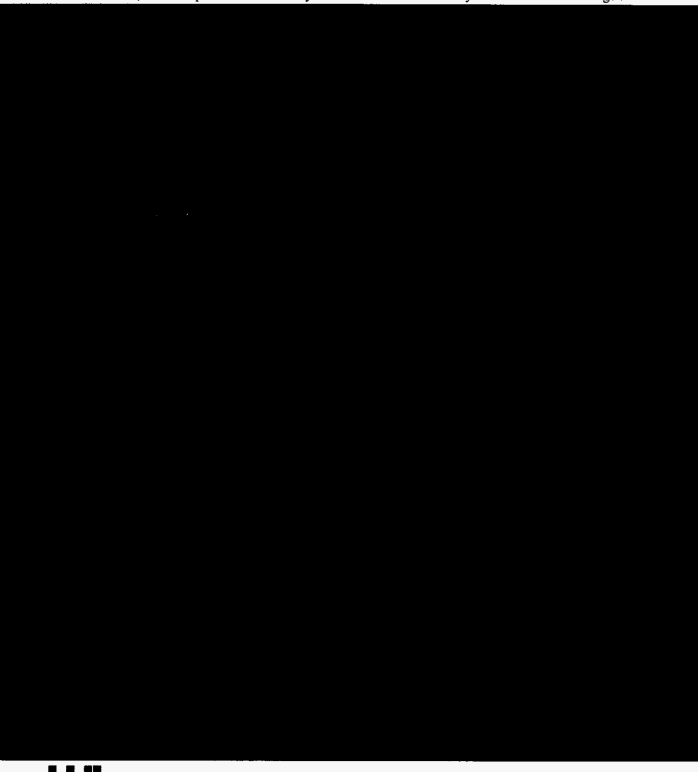


Re:	Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to AT&T May 4 <sup>th</sup> Letter and Bureau's May 15 <sup>th</sup> Letter	Page 2
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McCollough | Henry PC

Re:	Pre-Complaint Mediation Halo Wireless v. AT&T Texas; Request for Staff Supervised	
	Mediation; Halo Response to AT&T May 4 <sup>th</sup> Letter and Bureau's May 15 <sup>th</sup> Letter	Page 3





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McCollough|Henry<sub>Pc</sub>

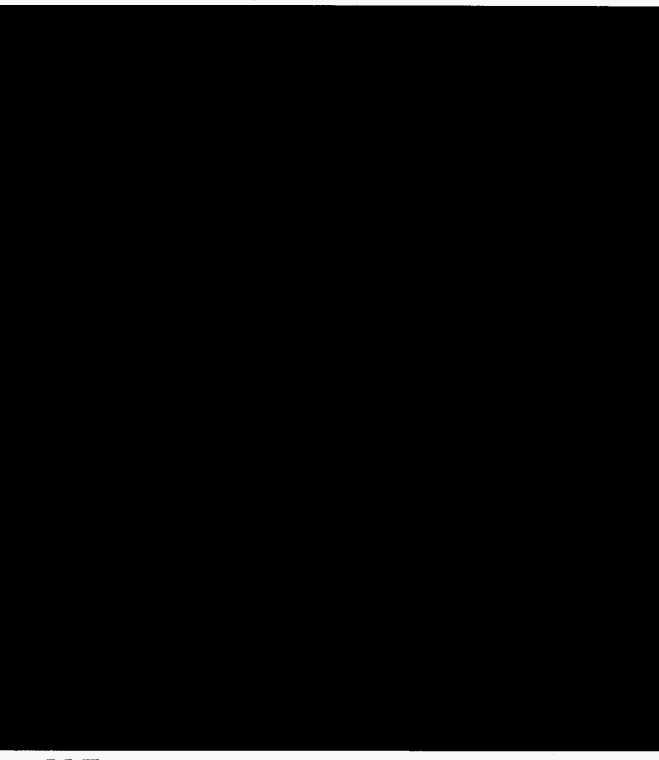
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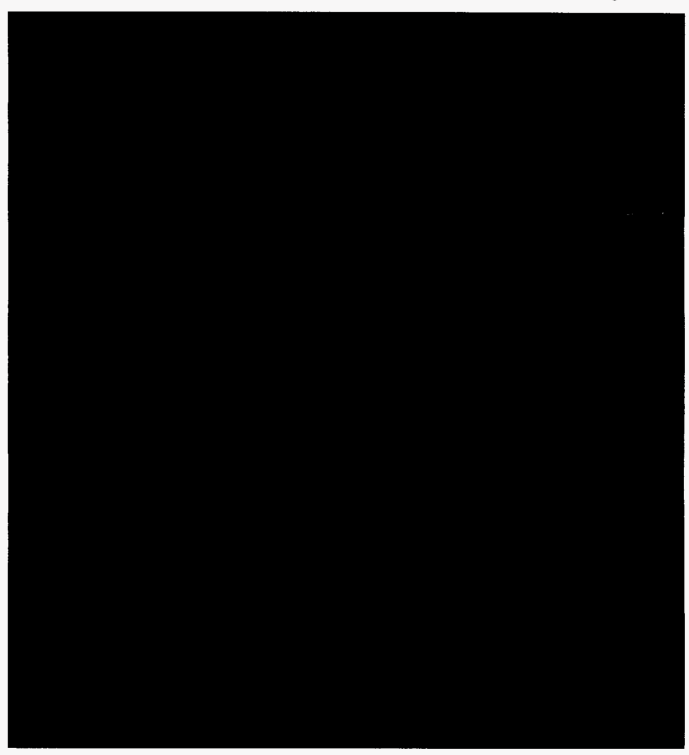
Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to AT&T May 4<sup>th</sup> Letter and Bureau's May 15<sup>th</sup> Letter Page 4





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Re:Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised<br/>Mediation; Halo Response to AT&T May 4<sup>th</sup> Letter and Bureau's May 15<sup>th</sup> LetterPage 5





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 Re:
 Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised

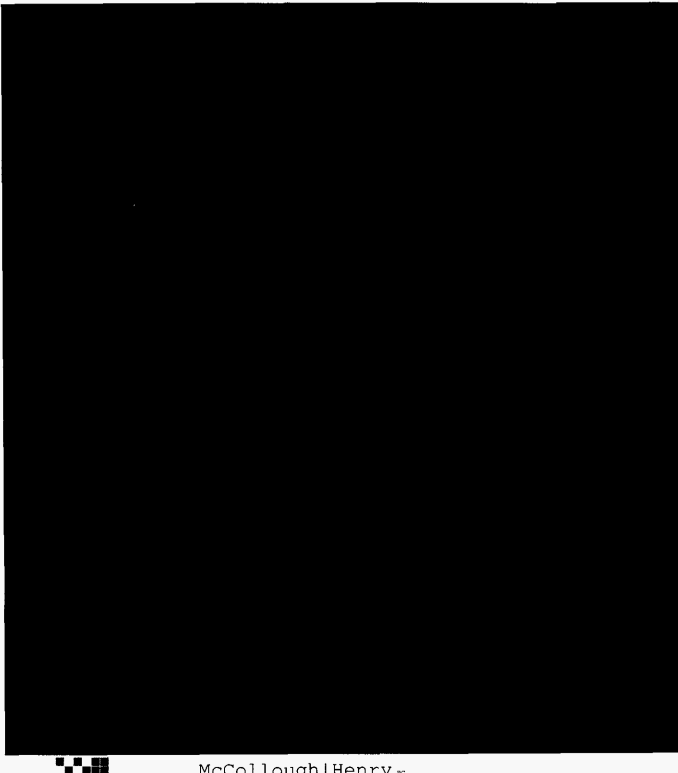
 Mediation; Halo Response to AT&T May 4<sup>th</sup> Letter and Bureau's May 15<sup>th</sup> Letter
 Page 6



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Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to AT&T May 4<sup>th</sup> Letter and Bureau's May 15<sup>th</sup> Letter Re:

Page 7



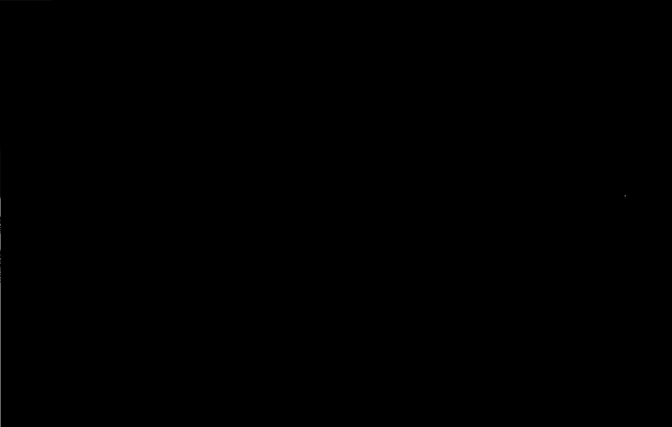


Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to AT&T May 4<sup>th</sup> Letter and Bureau's May 15<sup>th</sup> Letter Page 8



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Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to AT&T May 4<sup>th</sup> Letter and Bureau's May 15<sup>th</sup> Letter Page 9



Sind

W. Scott McCollough Counsel for Halo Wireless

xc: Teri Hoskins Anisa Latif

<sup>16</sup> AT&T Letter, p. 4.



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### McCollough | Henry PC

1250 South Capital of Texas Highway, Bldg 2-235 West Lake Hills, Texas 78746 Phone: 512.888.1112 Fax: 512.692.2522 wsmc@dotlaw.biz

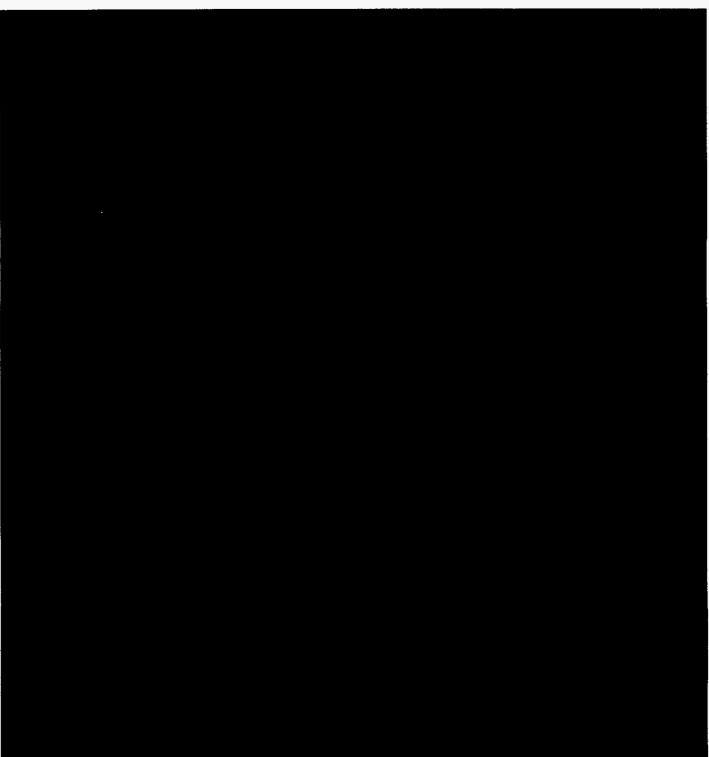
July 10, 2009

Anthony.DeLaurentis@fcc.gov Lisa.Griffin@fcc.gov Rosemary.Mmcenery@fcc.gov

Anthony J. DeLaurentis Lisa Griffin Rosemary McEnery Market Disputes Resolution Division Enforcement Bureau Federal Communications Commission 445 12<sup>th</sup> St, SW Washington, DC 20554

Re: Pre-Complaint Mediation – *Halo Wireless v. AT&T Texas*; Request for Staff Supervised Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further Information

Re:Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised<br/>Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further InformationPage 2





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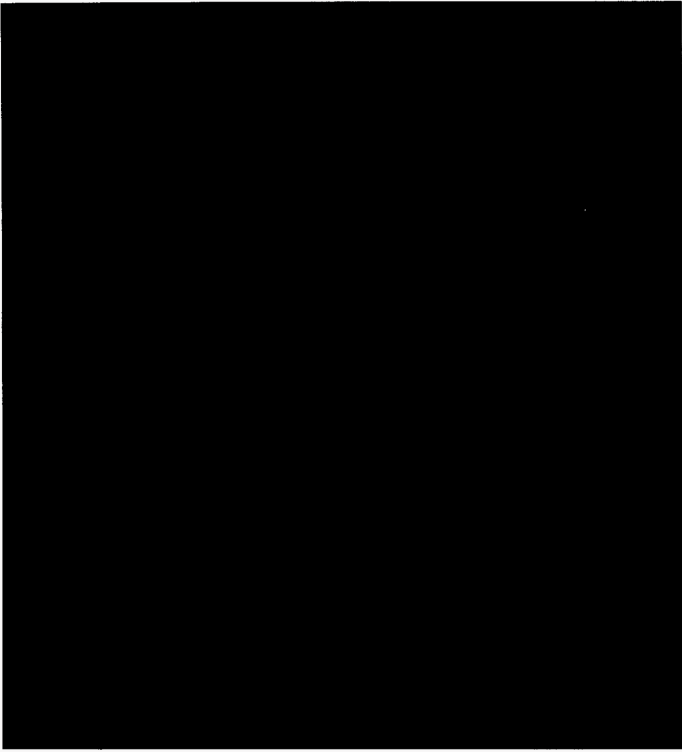
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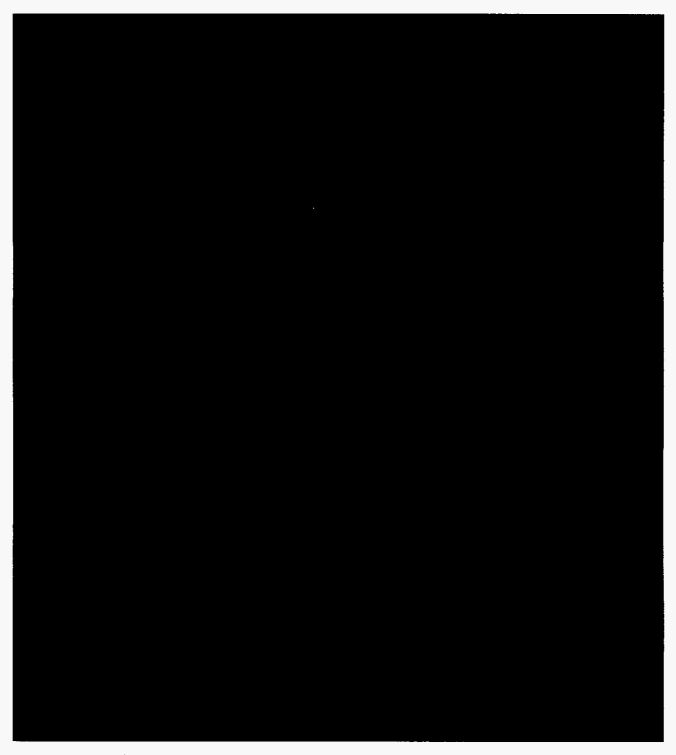
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Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further Information

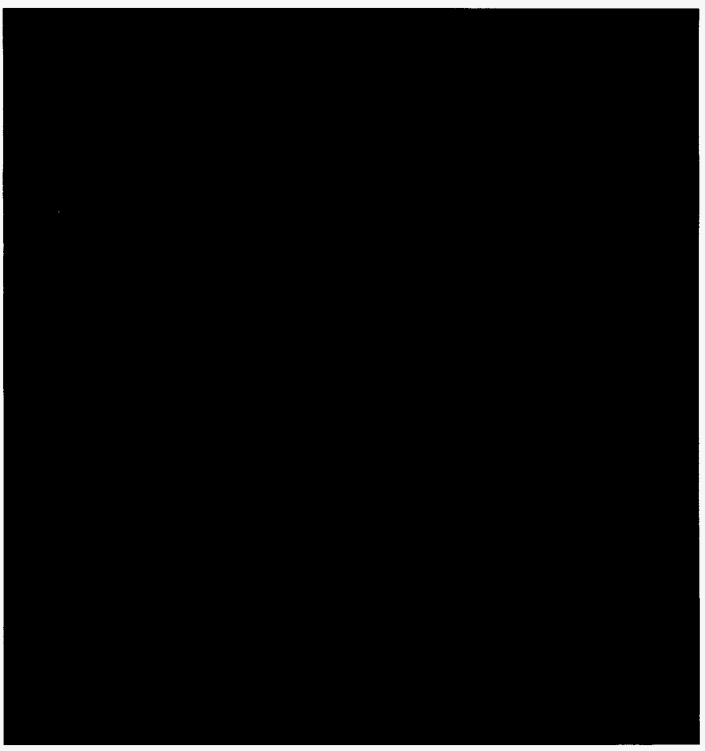
Page 5





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Re:Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised<br/>Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further InformationPage 6

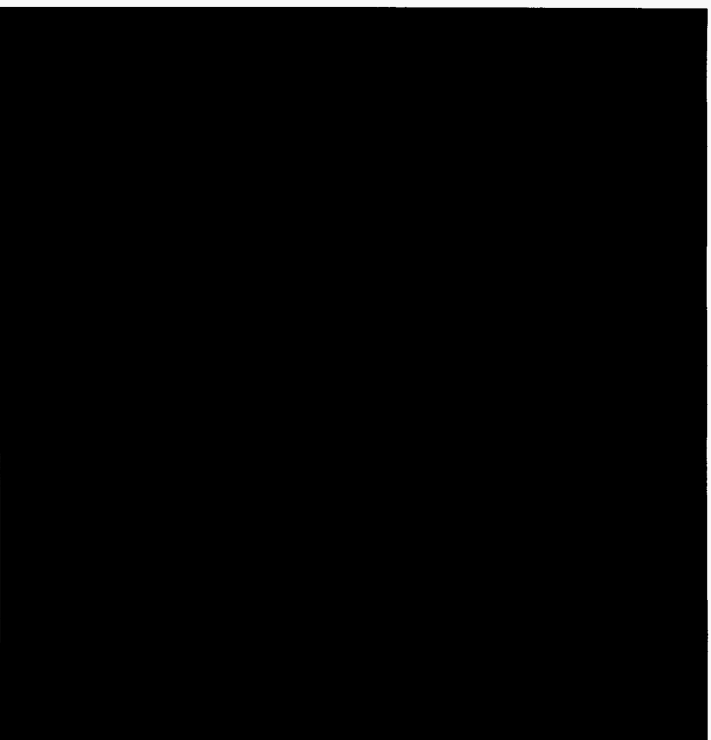




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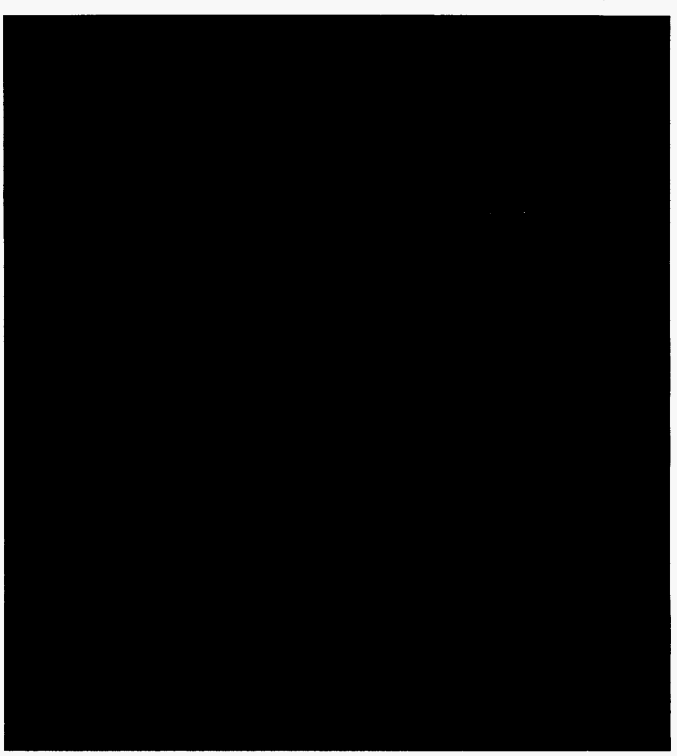
Re:Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised<br/>Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further InformationPage 7





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Re:Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised<br/>Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further InformationPage 8

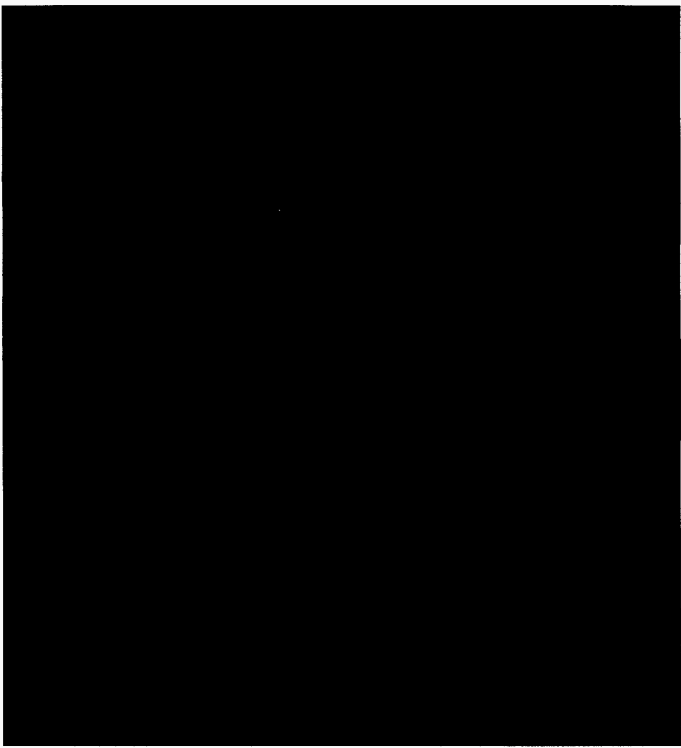




McCollough | Henry Pc

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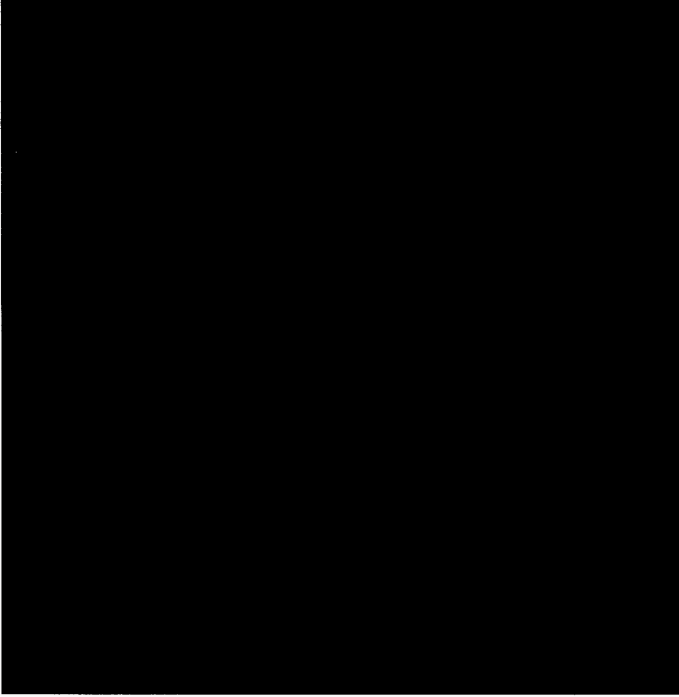
Page 9





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Re:	Pre-Complaint Mediation Halo Wireless v. AT&T Texas; Request for Staff Supervised	
	Mediation; Halo Response to Bureau July 6 <sup>th</sup> Request for Further Information	Page 10





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Re:	Pre-Complaint Mediation Halo Wireless v. AT&T Texas; Request for Staff Supervised	
	Mediation; Halo Response to Bureau July 6th Request for Further Information	Page 11



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Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further Information Page 12





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Re:Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised<br/>Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further InformationPage 13





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Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further Information Page 14





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Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation; Halo Response to Bureau July 6<sup>th</sup> Request for Further Information Page 15

Sincerely,

W. Scott McCollough Counsel for Halo Wireless

xc: Teri Hoskins Anisa Latif

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### McCollough | Henry PC

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December 3, 2009

Anthony J. DeLaurentis Lisa Griffin Rosemary McEnery Market Disputes Resolution Division Enforcement Bureau Federal Communications Commission 445 12<sup>th</sup> St, SW Washington, DC 20554

Anthony.DeLaurentis@fcc.gov Lisa.Griffin@fcc.gov Rosemary.McEnery@fcc.gov

Re: Pre-Complaint Mediation – Halo Wireless v. AT&T Texas; Request for Staff Supervised Mediation

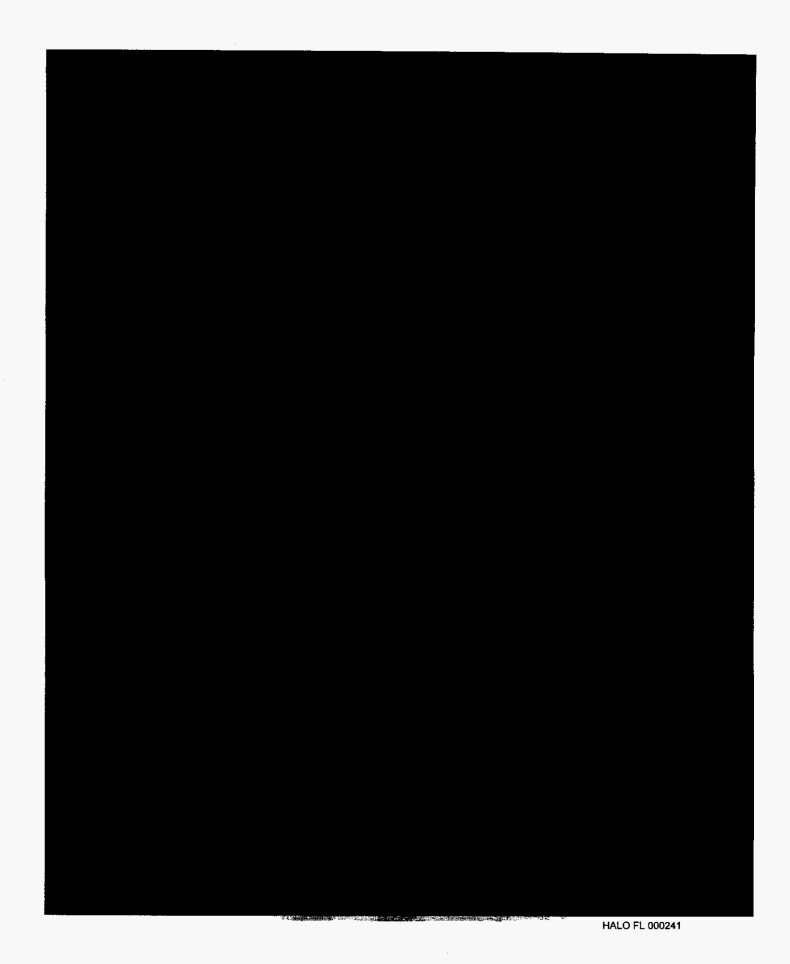
Dear Mr. DeLaurentis, Ms. Griffin and Ms. McEnery:

Sincerely, W. Scott McCollough Counsel for Halo Wireless

xc: Teri Hoskins Anisa Latif

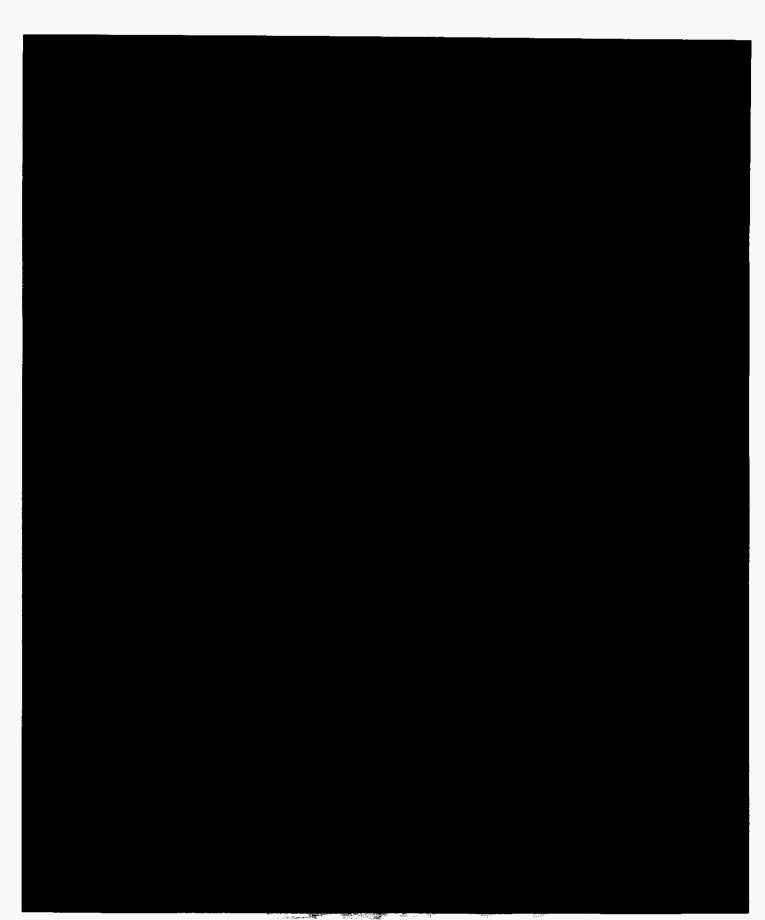
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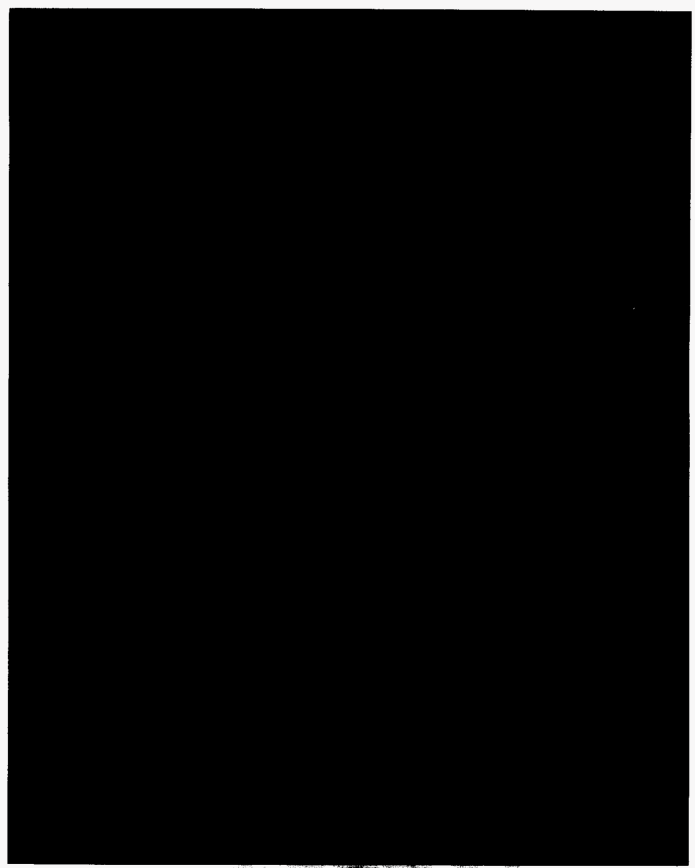
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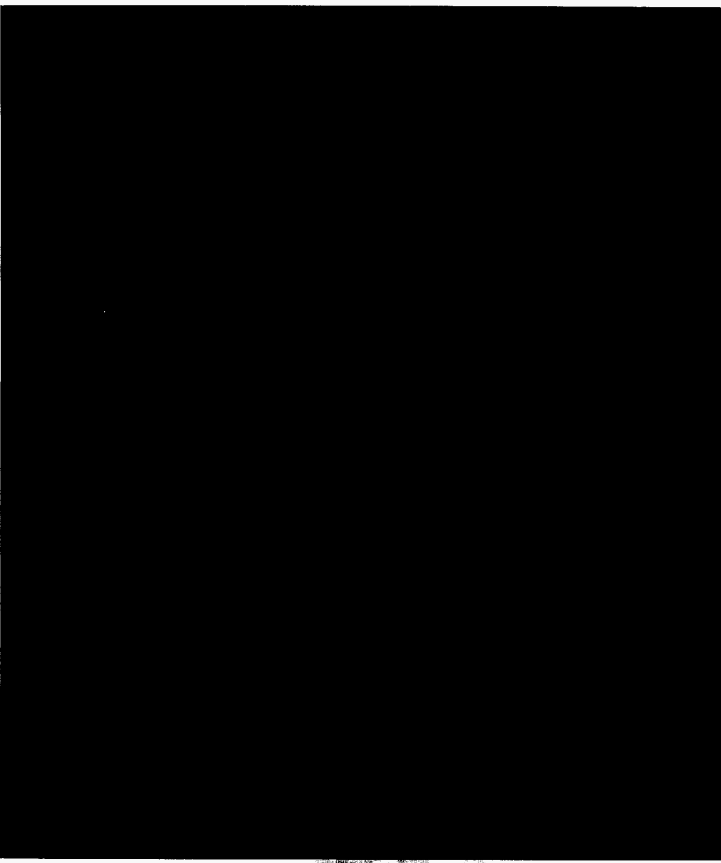
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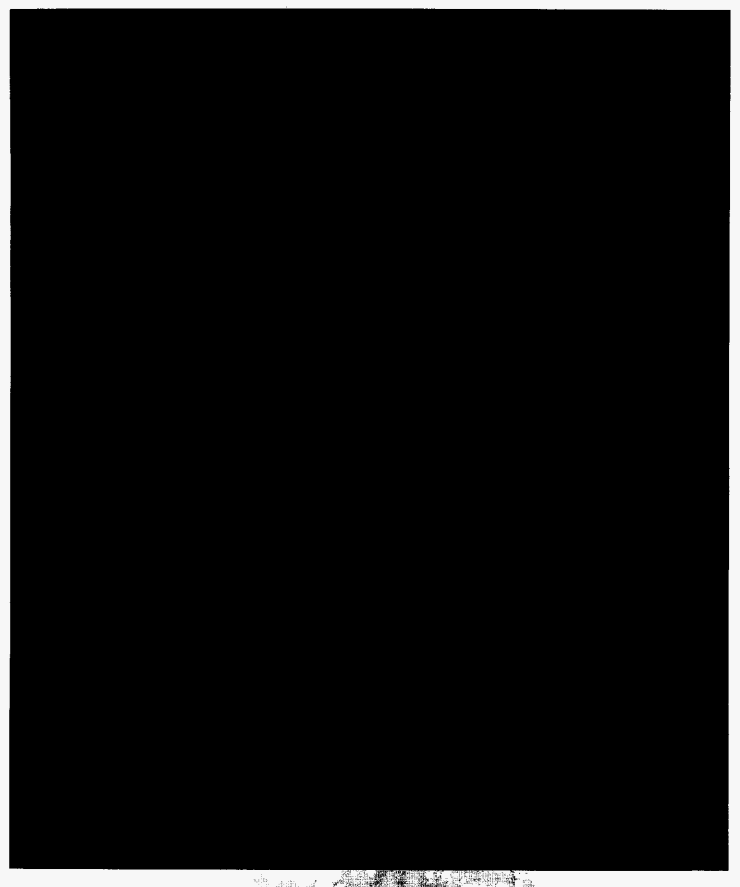




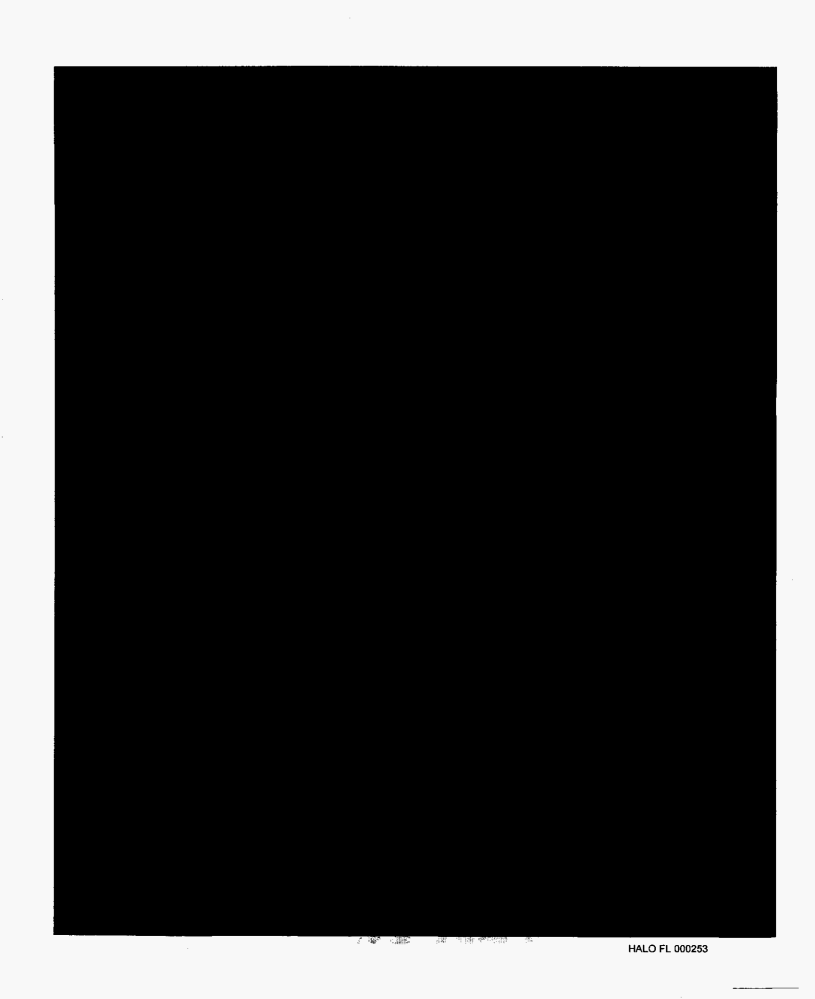
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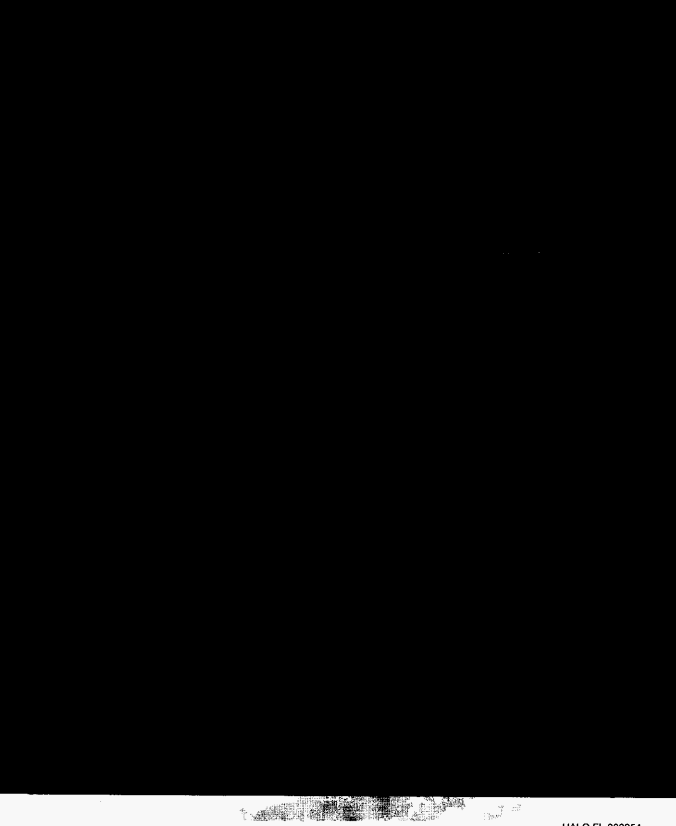
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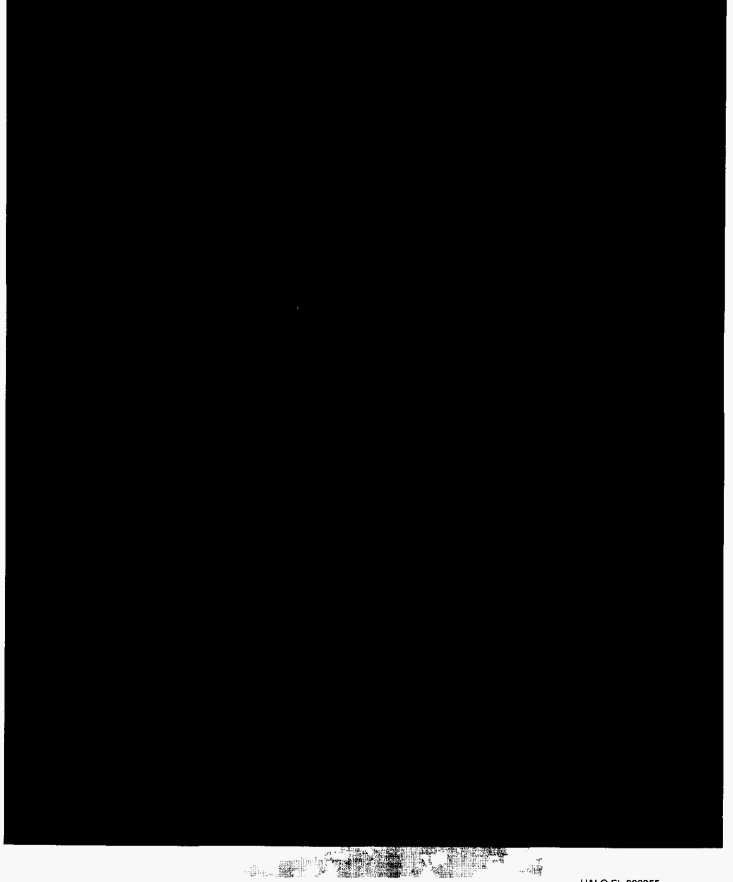




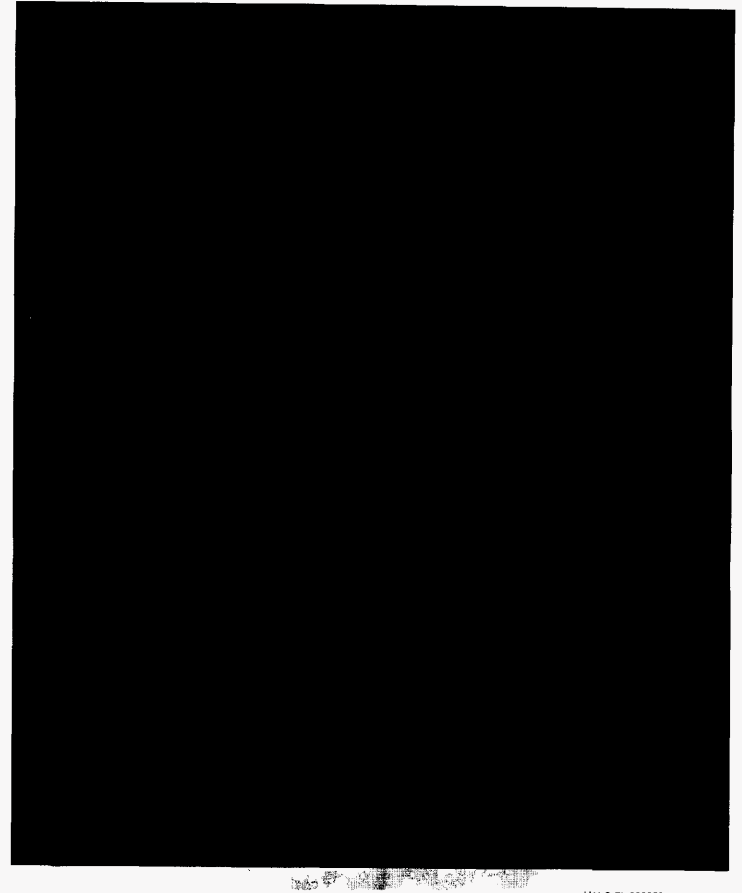


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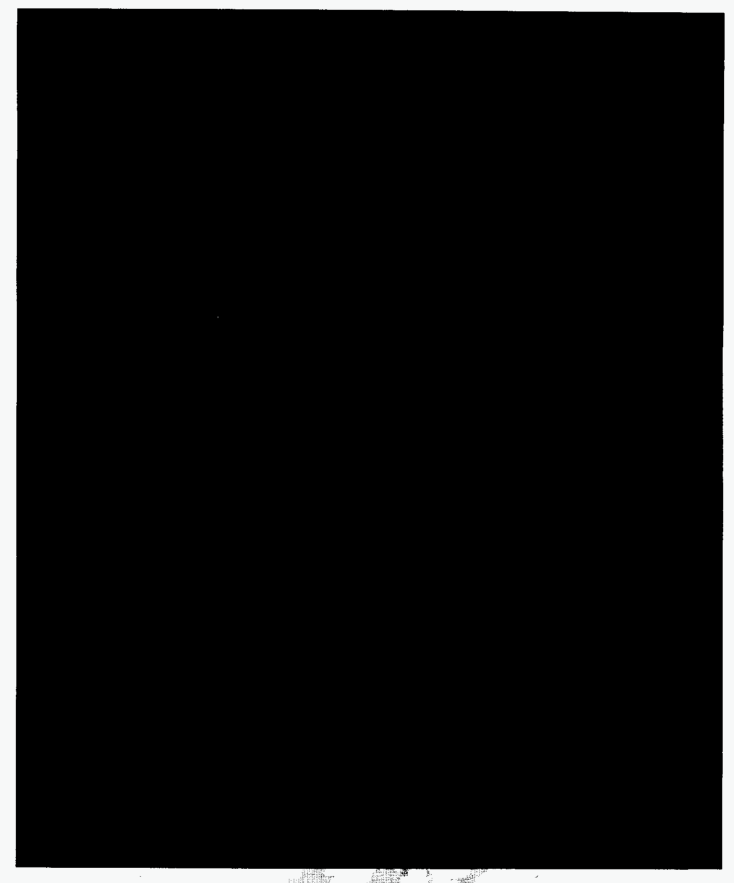


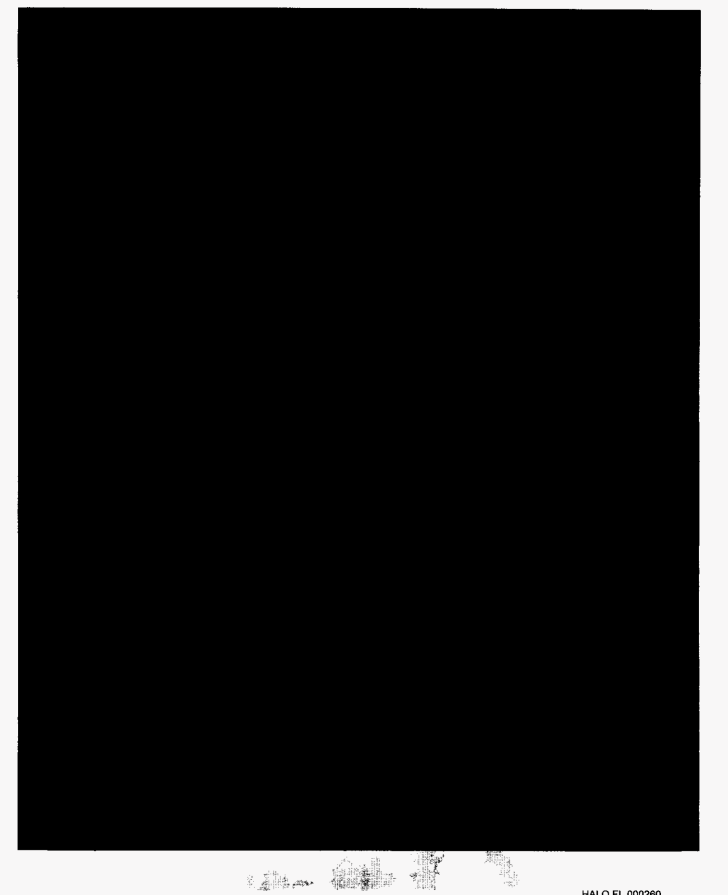
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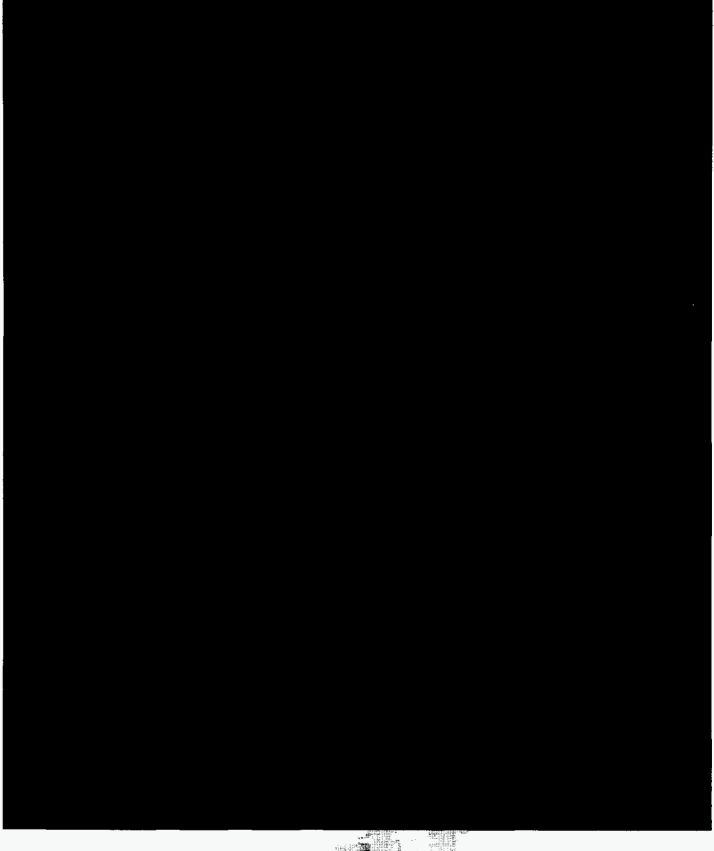
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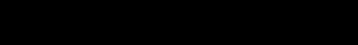




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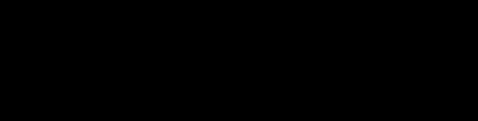


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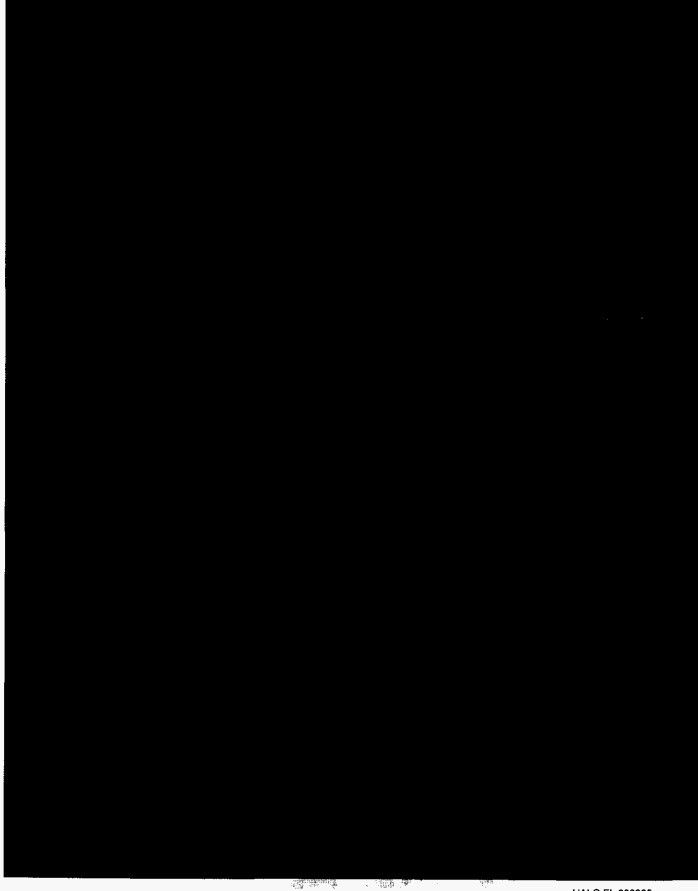
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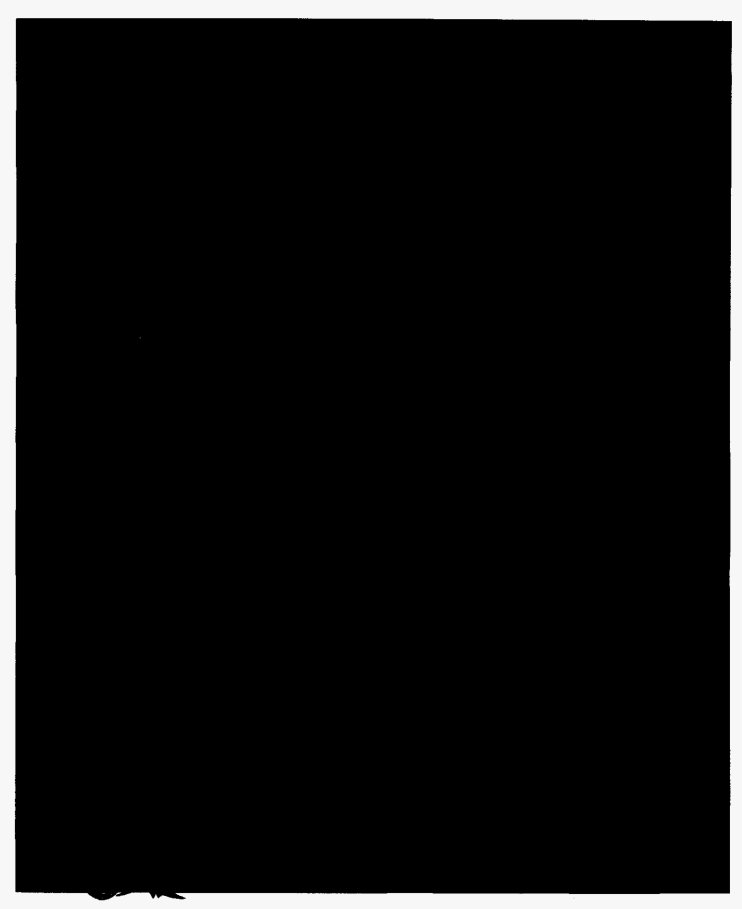


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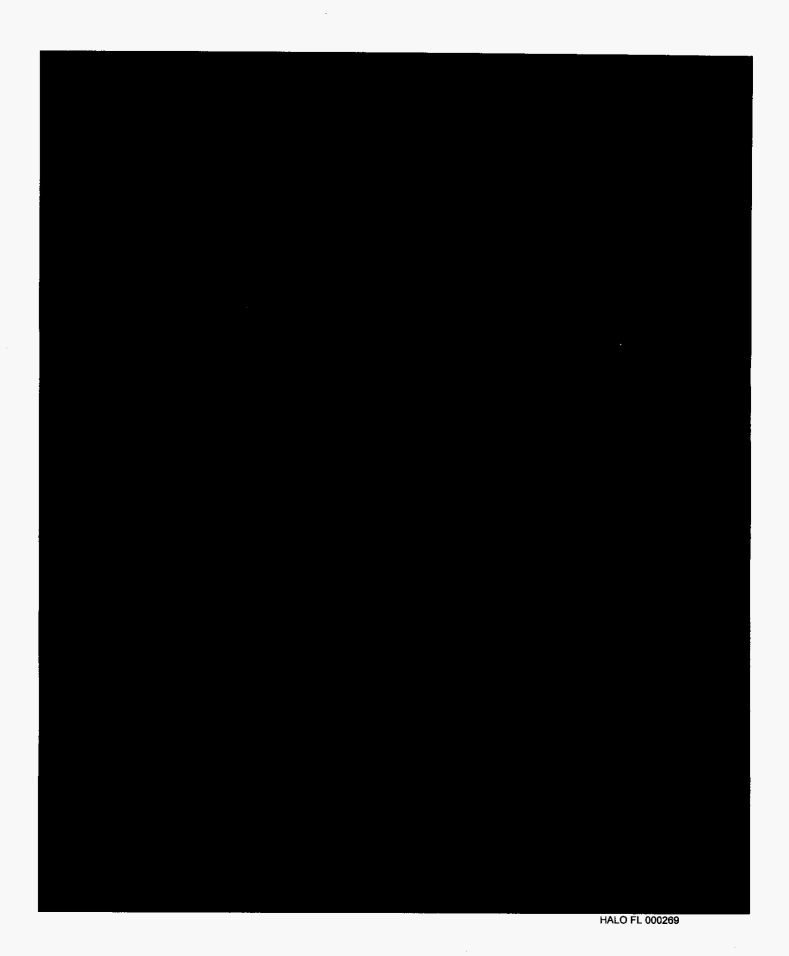
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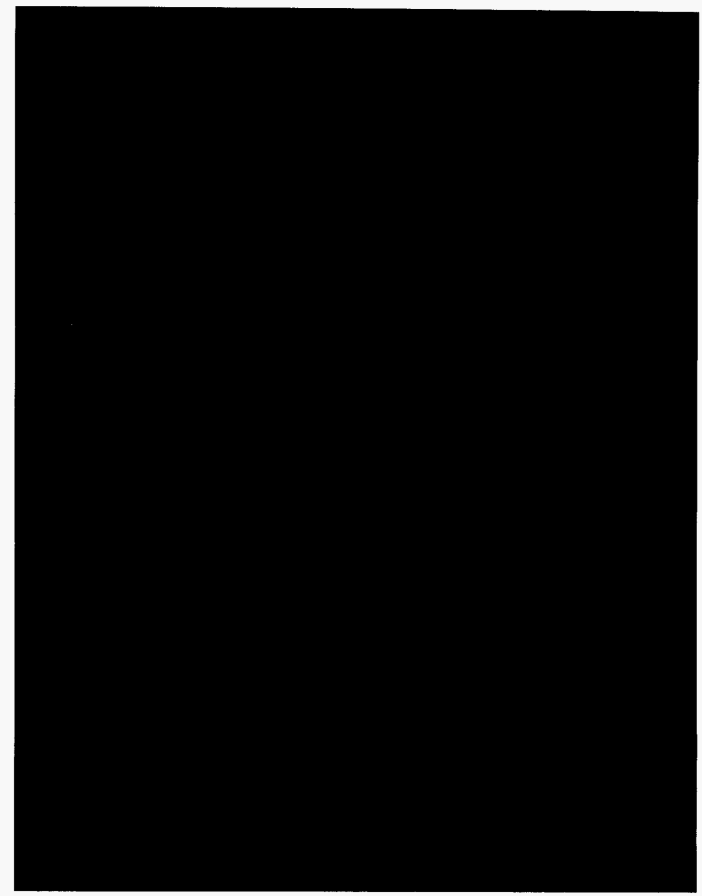


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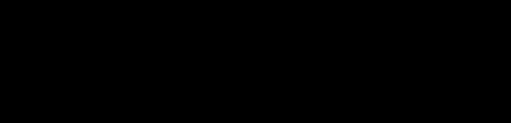
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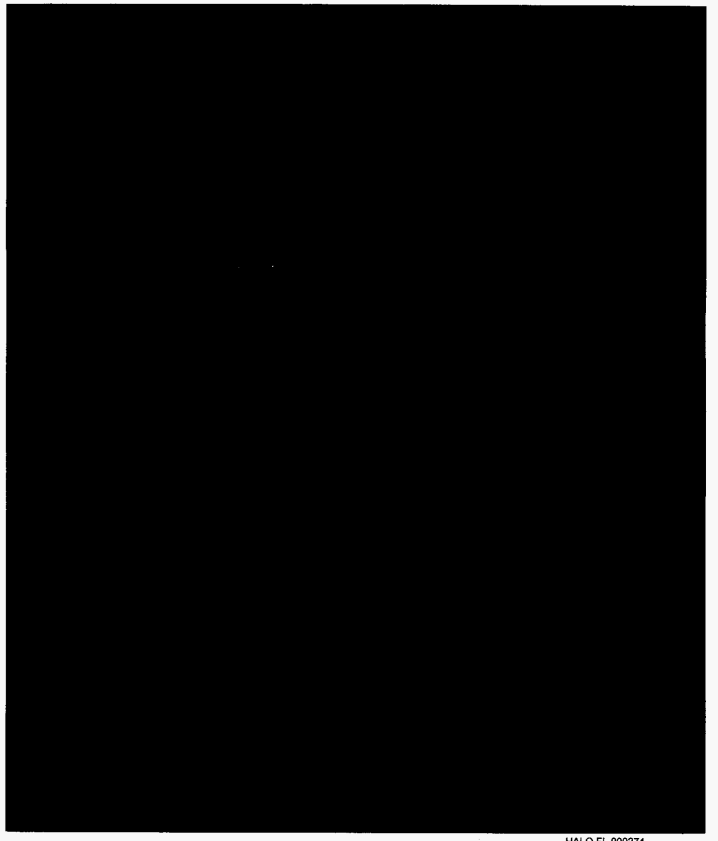
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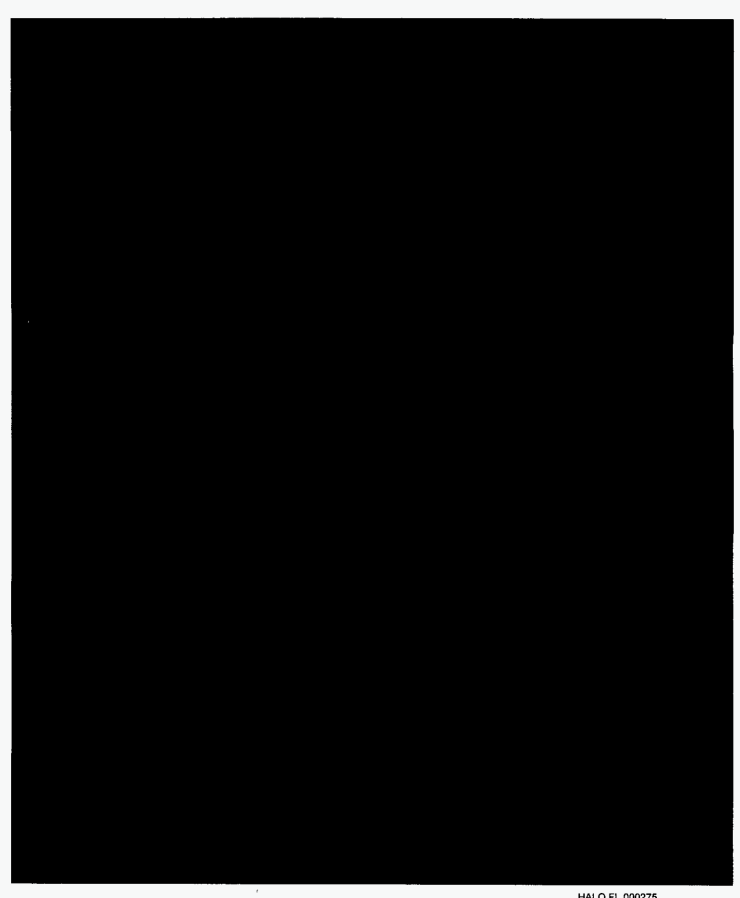
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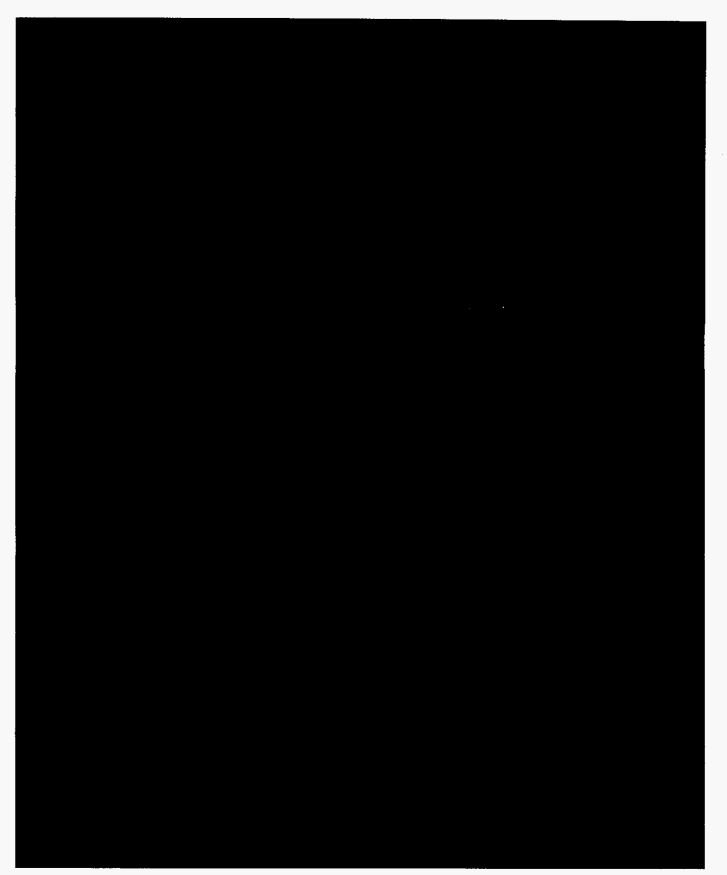
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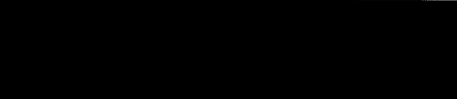




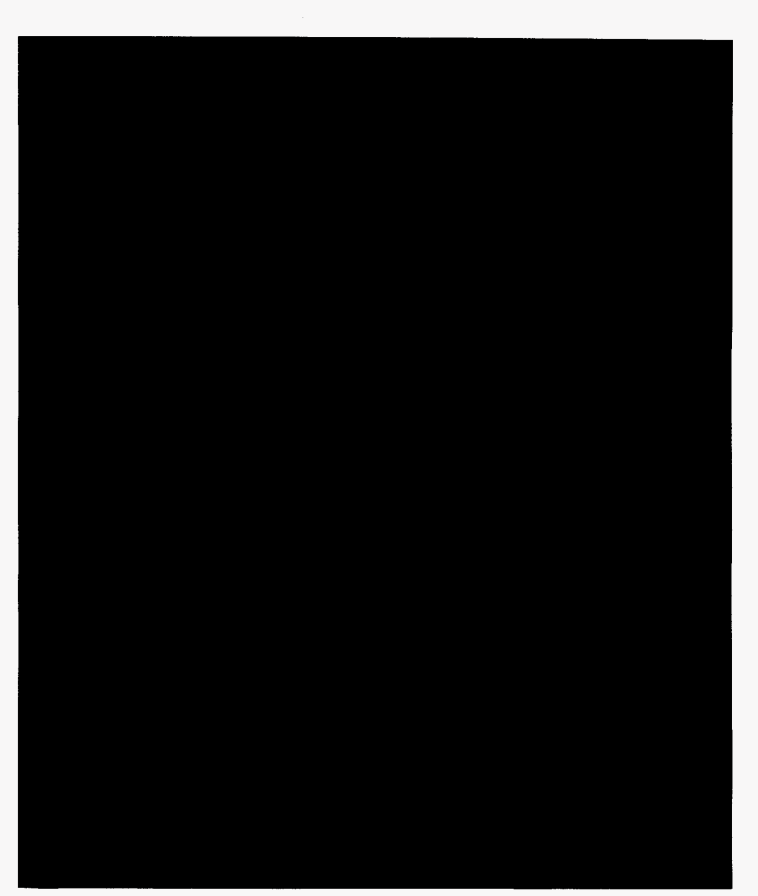


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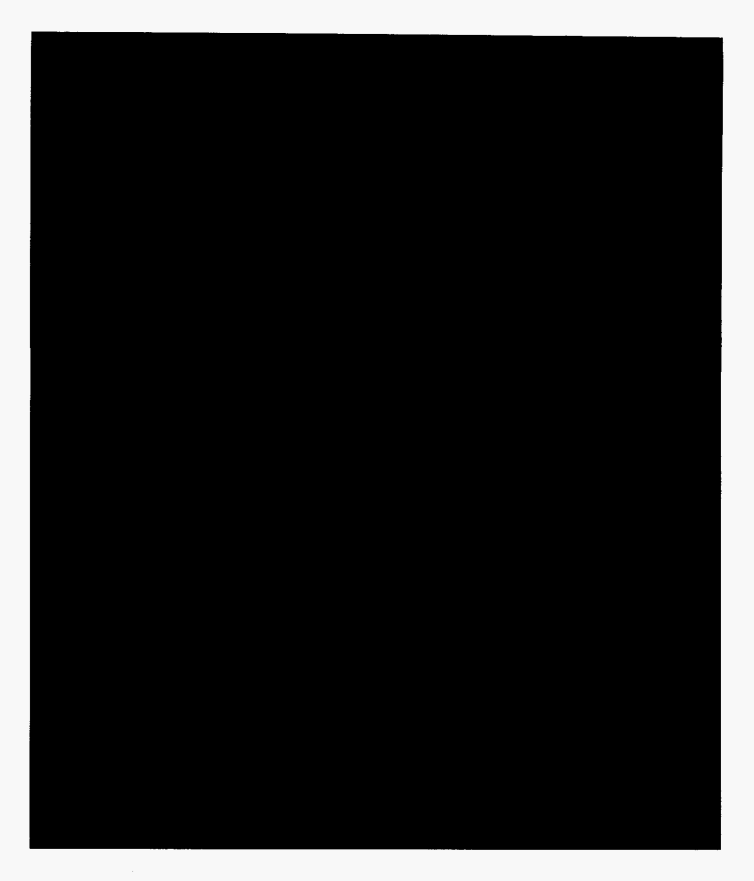
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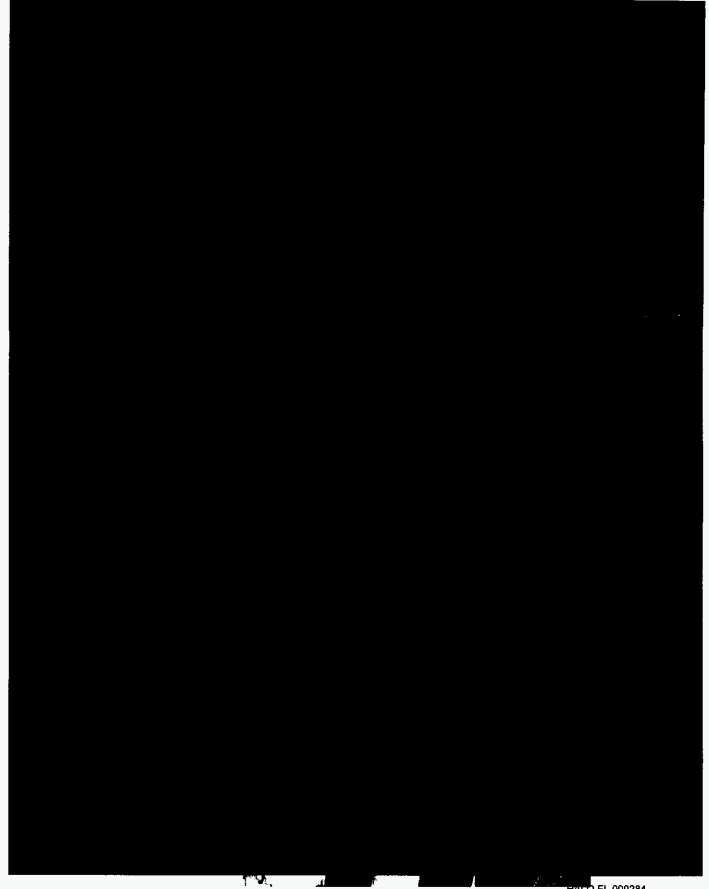
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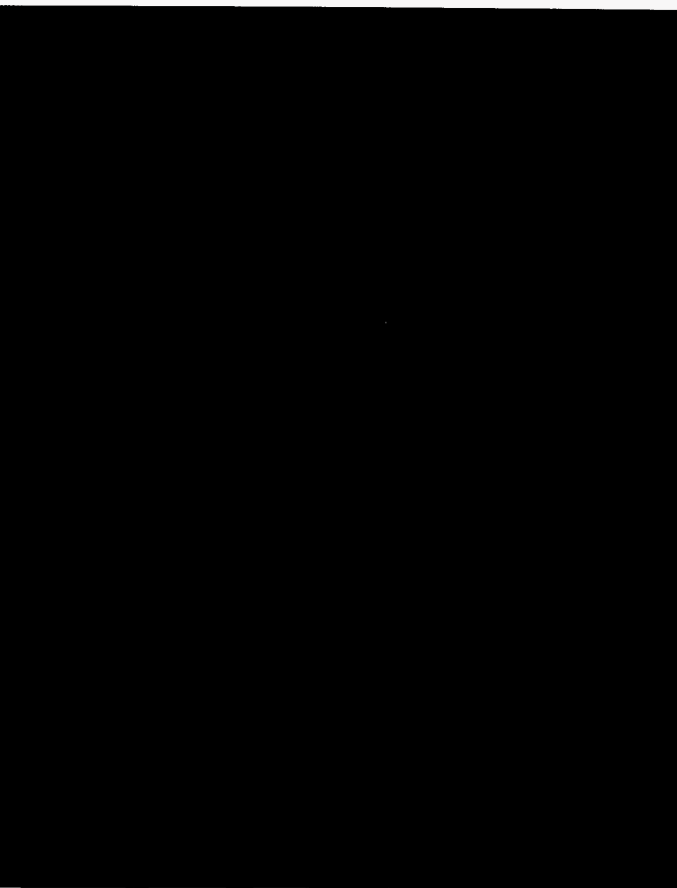
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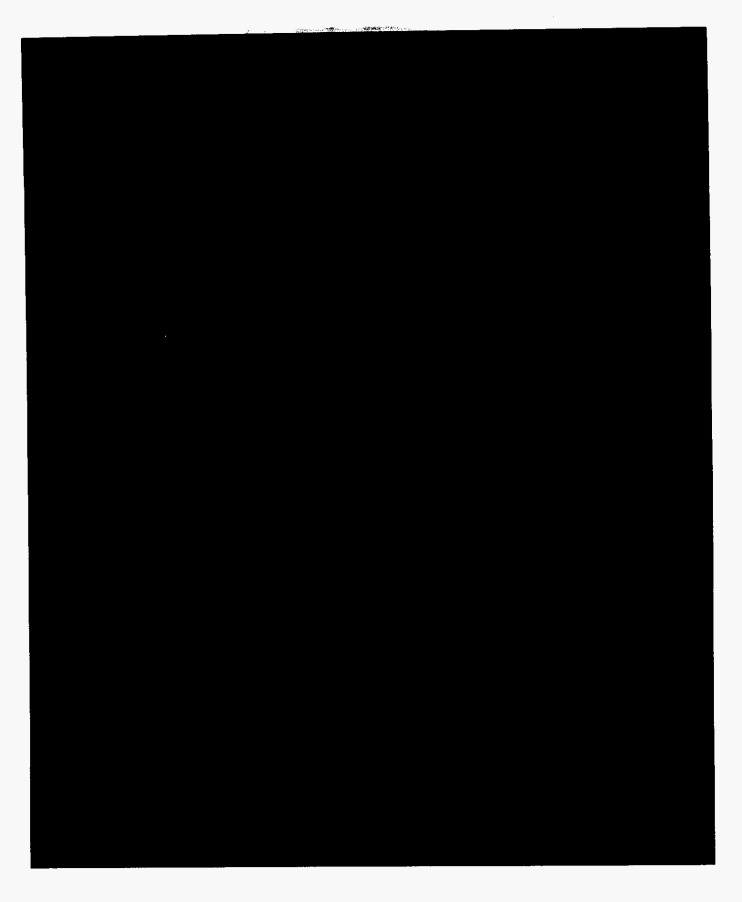


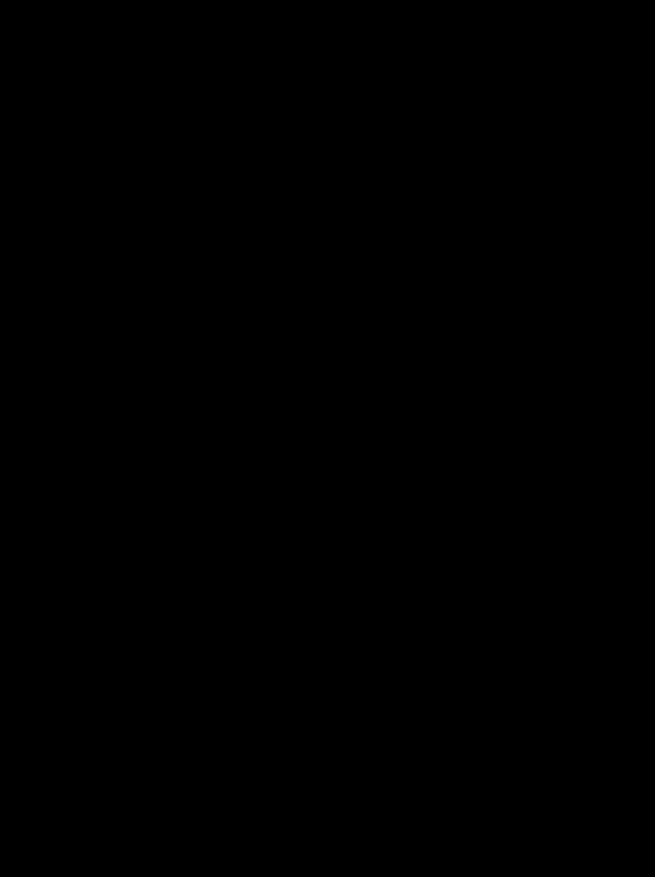
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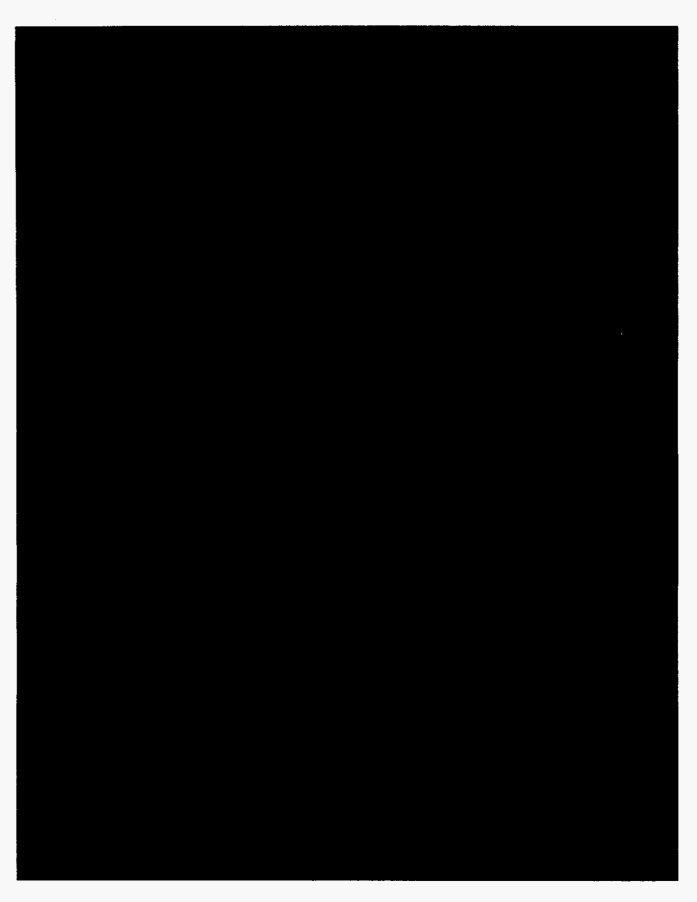
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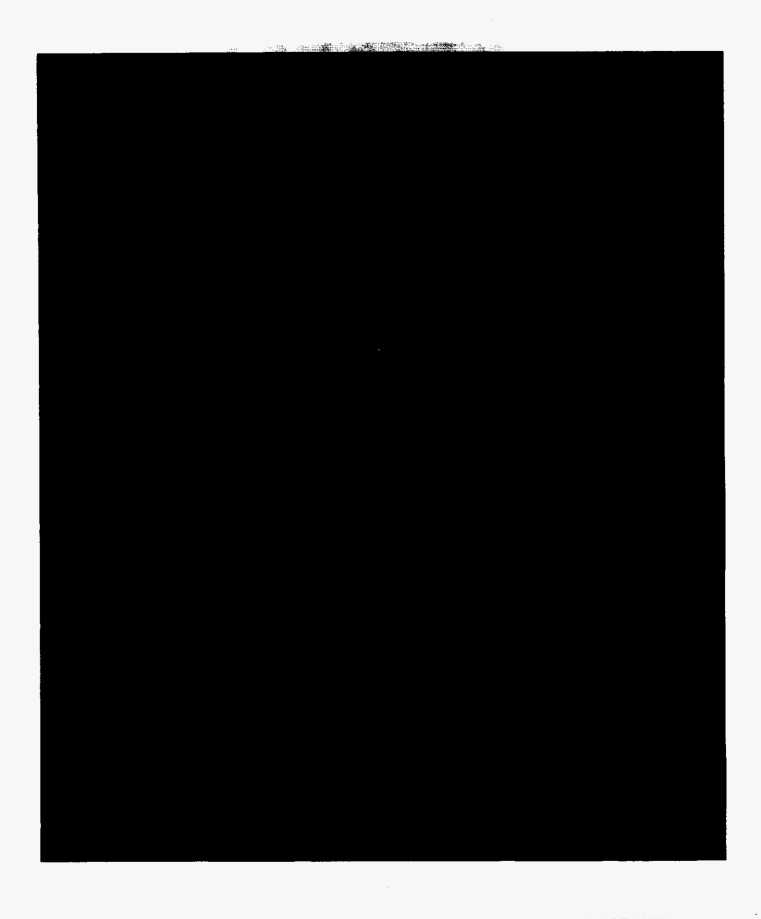






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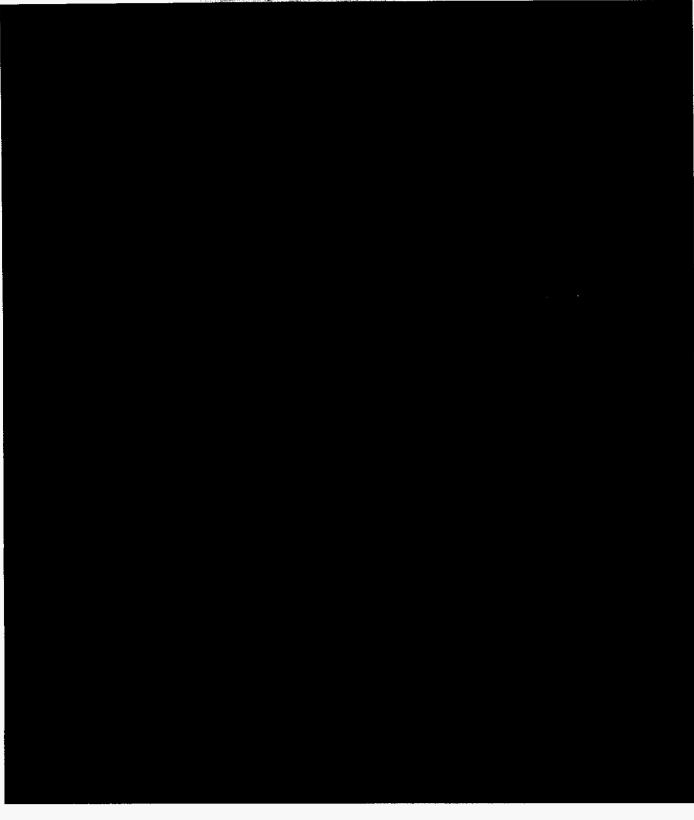




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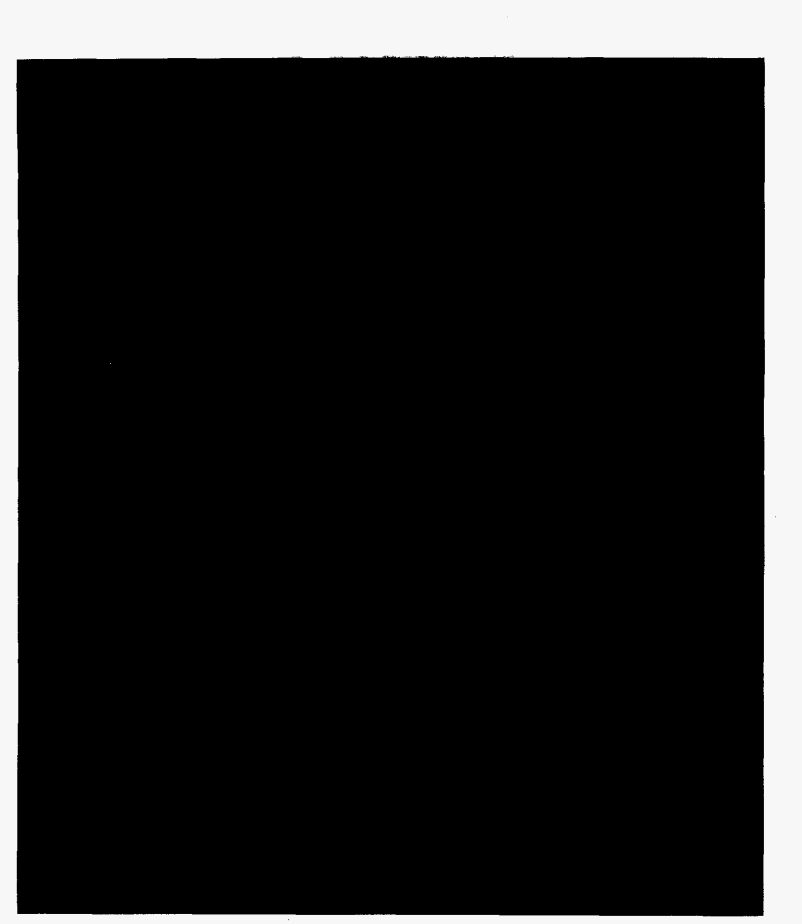


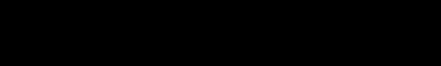
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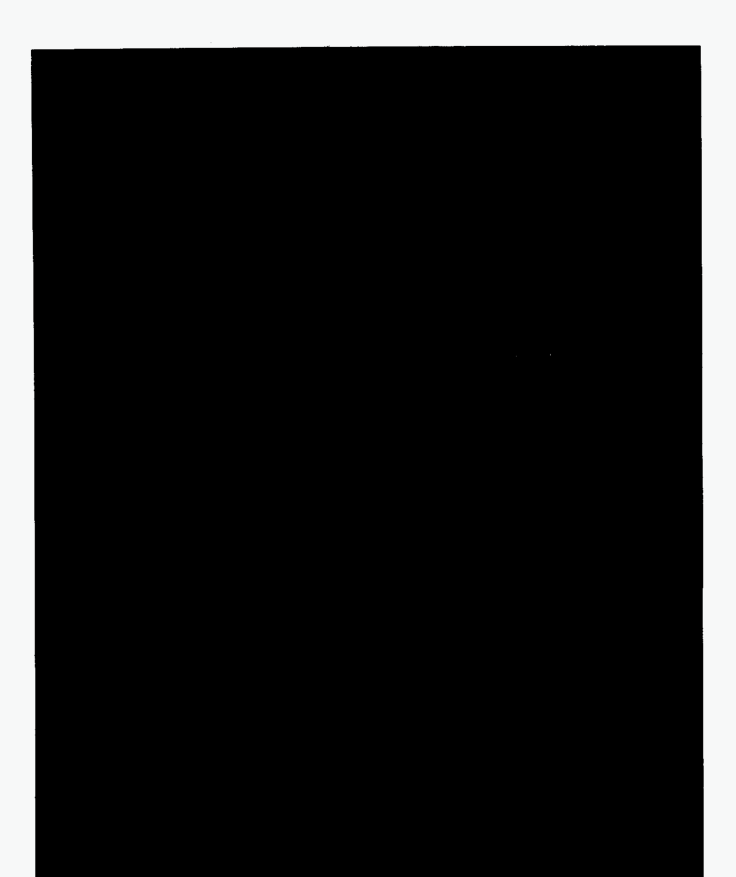
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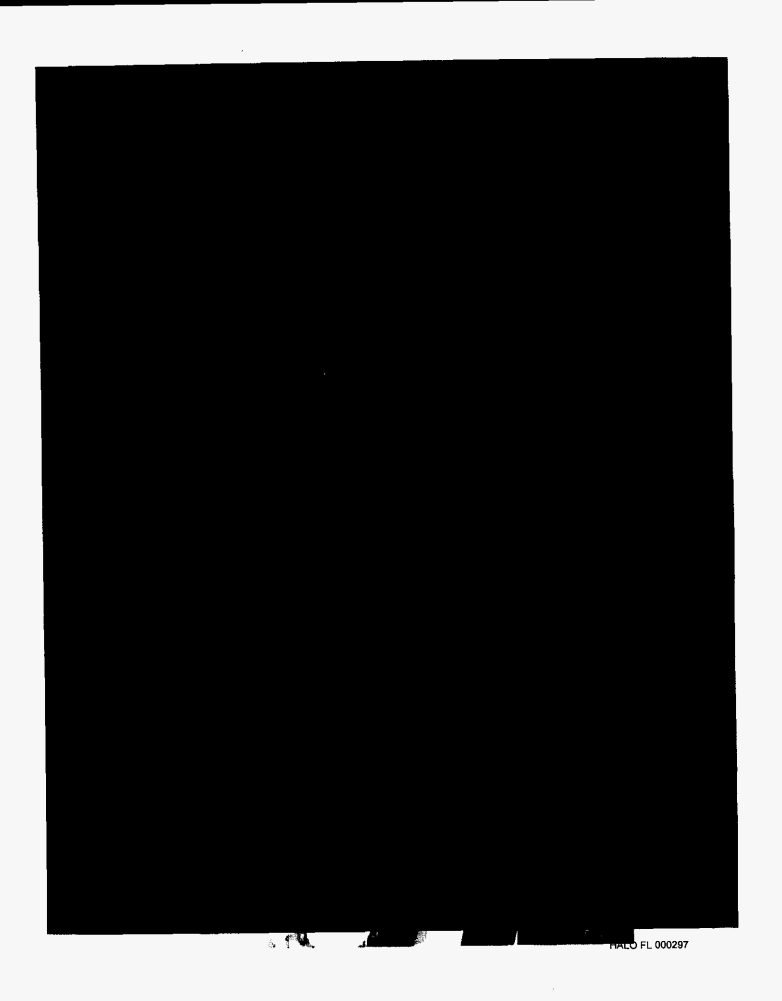


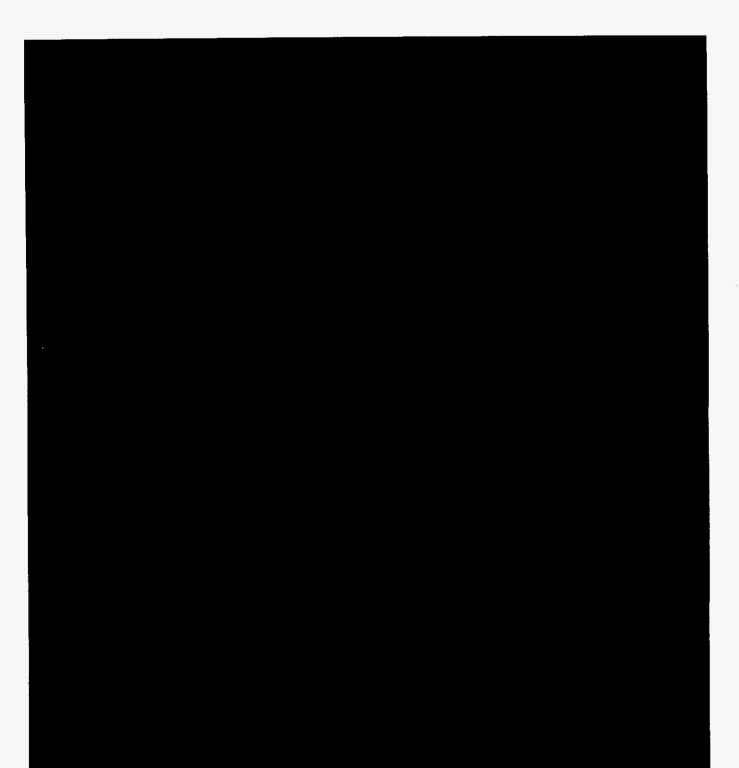


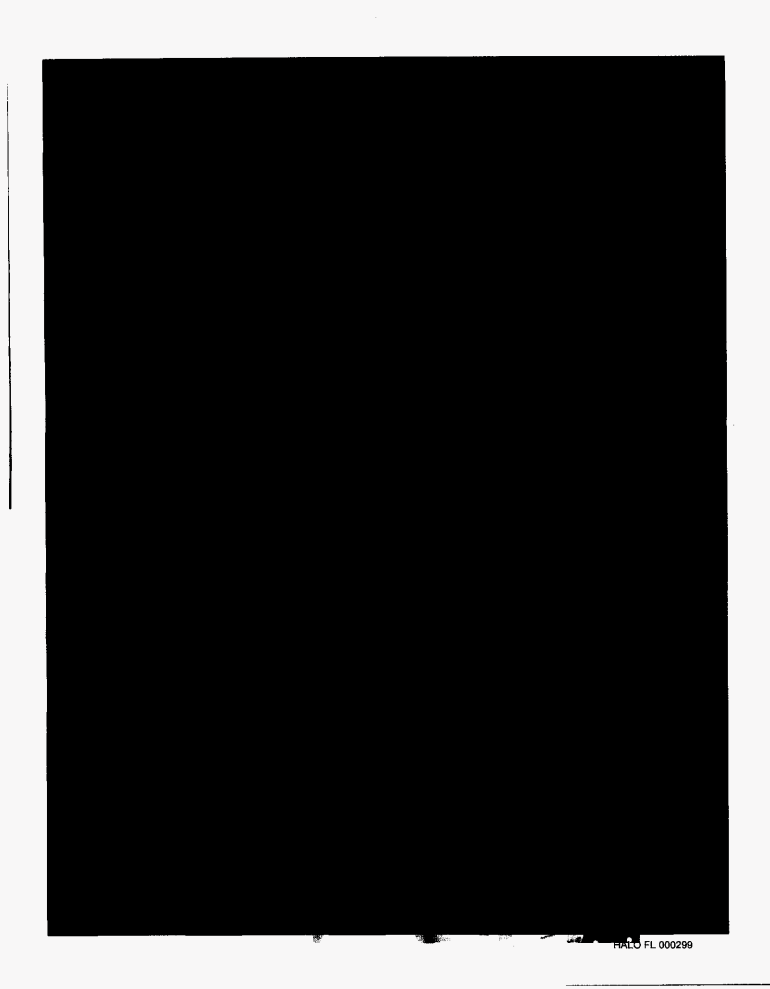
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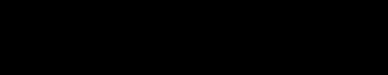




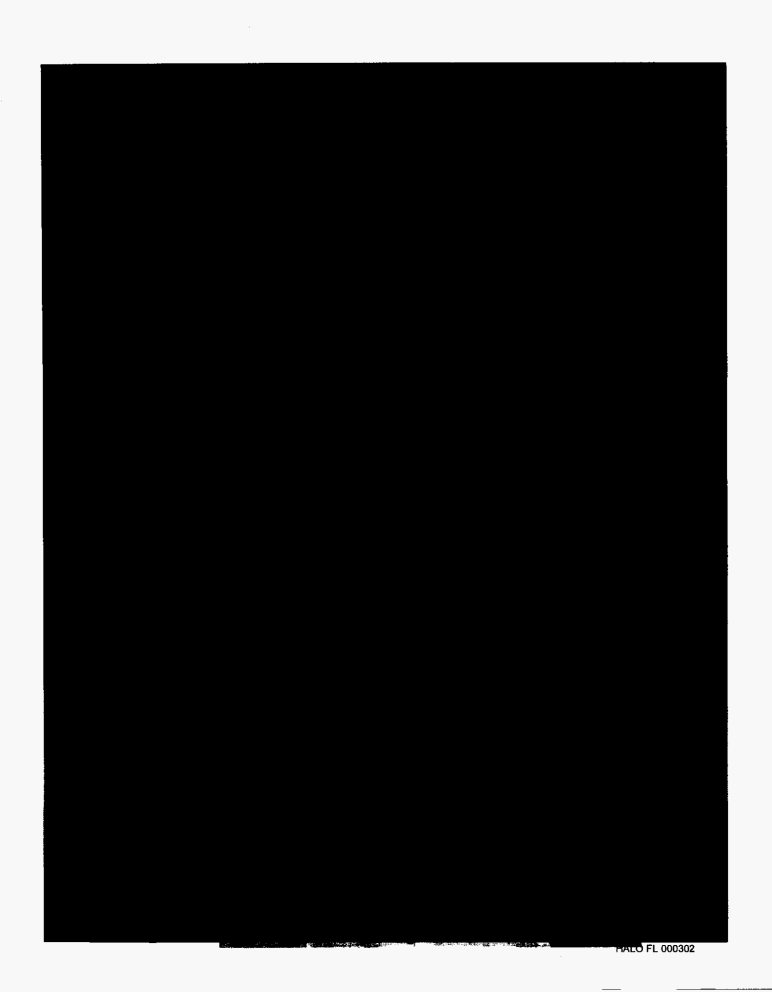


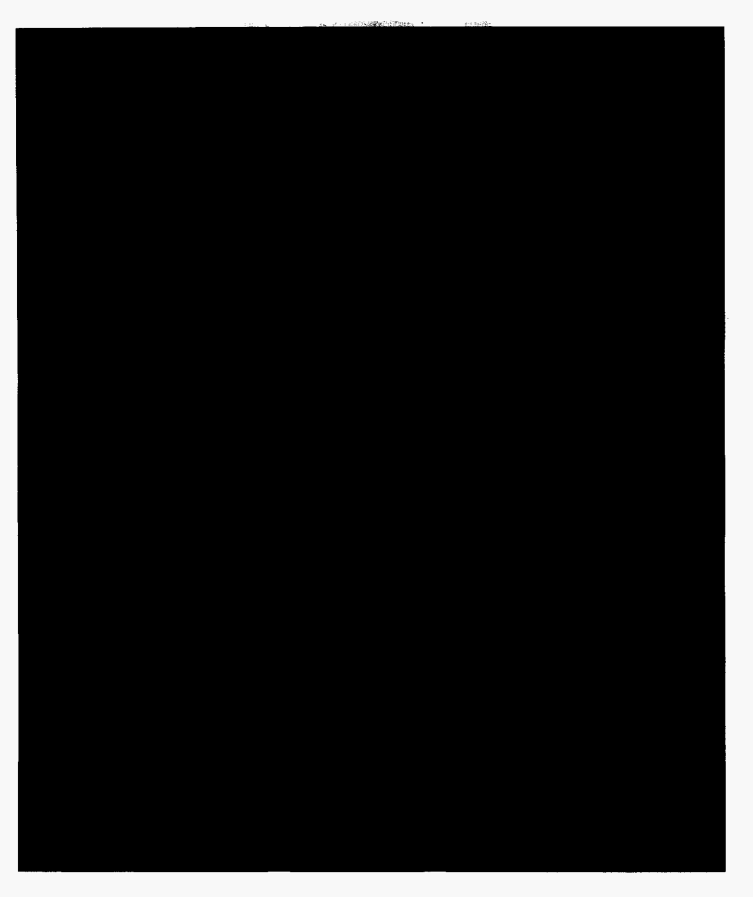
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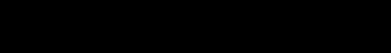
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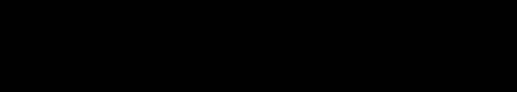
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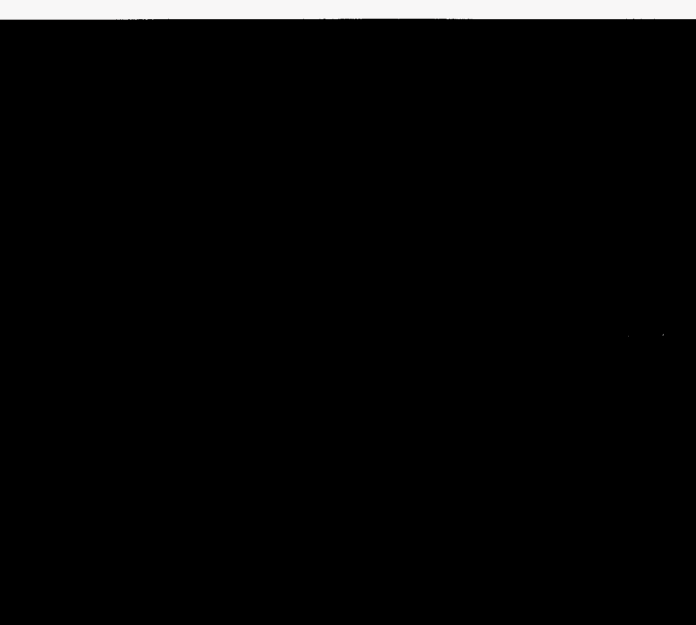
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