UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 2198/January 9, 2015

ADMINISTRATIVE PROCEEDING File No. 3-16033

In the Matter of

AIRTOUCH COMMUNICATIONS, INC., HIDEYUKI KANAKUBO, and JEROME KAISER, CPA

ORDER STAYING PROCEEEDING AS TO AIRTOUCH COMMUNICATIONS, INC.

On August 22, 2014, the Securities and Exchange Commission issued an Order Instituting Administrative and Cease-and-Desist Proceedings (OIP), pursuant to Section 8A of the Securities Act of 1933, Sections 4C and 21C of the Securities Exchange Act of 1934, and Rule 102(e) of the Commission's Rules of Practice against AirTouch Communications, Inc., Hideyuki Kanakubo, and Jerome Kaiser, CPA. A hearing is scheduled for February 23, 2015, in Los Angeles, California. The proceeding is currently stayed as to Respondent Kanakubo. *AirTouch Comm'ns, Inc.*, Admin. Proc. Rulings Release No. 2170, 2014 SEC LEXIS 5017 (Dec. 29, 2014).

On January 6, 2015, this Office received a Joint Motion to Stay filed under Rule 161(c)(2). The motion reports that the Division of Enforcement and Respondent AirTouch Communications, Inc., have reached an agreement in principle to a settlement on all major terms, which the Division will forward to the Commission for consideration. The parties move to stay the proceeding as to AirTouch, pending resolution of the settlement offer.

Based on the parties' representation, I ORDER that the proceeding is STAYED as to AirTouch Communications, Inc., subject to compliance with Rule 161(c)(2), requiring that this Office be notified promptly if any of the requirements of the Rule are not met. Notwithstanding the stay, AirTouch must continue to comply with orders from this Office specifically pertaining to it while the Commission reviews its offer of settlement. This includes the concurrently issued order requiring AirTouch to produce a hard drive to the Division.

James E. Grimes Administrative Law Judge