WIRELESS FACILITIES INC Form SC 13G/A May 24, 2002

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13G (RULE 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT
TO RULES 13d-1(b) (c), AND (d) AND AMENDMENTS THERETO FILED
PURSUANT TO RULE 13d-2(b)
(AMENDMENT NO. 2) (1)

WIRELESS FACILITIES, INC.
(Name of Issuer)
COMMON STOCK PAR VALUE \$0.001
(Title of Class of Securities)
97653A103
(CUSIP Number)
MAY 16, 2002
(Date of Event which requires filing of this Statement)

Check the appropriate box to designate the Rule pursuant to which this Schedule is filed:

|_| Rule 13d-1(b) |X| Rule 13d-1(c) | Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

⁽¹⁾ The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

Cus	ip No. 97653A103	13G	Page 2 of 25 page	: S	
1.	Names of Reporting Person I.R.S. Identification No only)	ons s. of Above Persons (entities			
	Oak Investment Partners 06-1556218	IX, Limited Partnership			
2.	Check the Appropriate Bo	ox if a Member of a Group*			
	(a) _				
	(b) X				
3.	SEC Use Only				
4.	Citizenship or Place of	Organization			
	Delaware				
Num	ber of Shares	(5) Sole Voting Power	1,933,000 Shares c	of Common	Stock
	eficially Owned by Each orting Person With:	(6) Shared Voting Power	Not applicable		
		(7) Sole Dispositive Power	1,933,000 Shares o	of Common	Stock
		(8) Shared Dispositive Power	Not applicable		
		ially Owned by Each Reporting		. <u>-</u>	
	1,933,000 Shares of Comm	non Stock			
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares* _					
11.	Percent of Class Represe	ented by Amount in Row (9)			
	3.89%			_	
12.	Type of Reporting Persor				
	PN				

Cus	ip No. 97653A103	13G	Page 3 of 25 pages			
1.	only) Oak Associates IX, I 06-1556230	s. of Above Persons (entities				
2.		x if a Member of a Group*				
	(a) _					
	(b) X					
3.	SEC Use Only					
4.	Citizenship or Place of Delaware	Organization				
Beneficially Owned by Each		(5) Sole Voting Power(6) Shared Voting Power		Common Stock		
		(7) Sole Dispositive Power	Not applicable			
		(8) Shared Dispositive Power		Common Stock		
		ially Owned by Each Reporting				
	1,933,000 Shares of Comm	on Stock				
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares* _						
11.	Percent of Class Represe	ented by Amount in Row (9)				
	3.89%					
12.	Type of Reporting Person	*				
	00-LLC					

Cus	ip No.	97653A103	13G	Page 4 of 25 pages	
1.		of Reporting Perso . Identification No	ns s. of Above Persons (entities		
	Oak II		A, Limited Partnership		
2.	Check	the Appropriate Bo	x if a Member of a Group*		
	(a)	1_1			
	(b)				
3.		se Only			
4.	Citize		Organization		
Ben	eficia orting		(5) Sole Voting Power(6) Shared Voting Power(7) Sole Dispositive Power(8) Shared Dispositive Power	46,400 Shares of Com	
9.	Aggred Person		ially Owned by Each Reporting		
	46,40	O Shares of Common	Stock		
10.		if the Aggregate A in Shares* _	mount in Row (9) Excludes		
11.	Percen		nted by Amount in Row (9)		
12.	Type o	of Reporting Person	*		

Cus	ip No.	97653A103	13G	Page 5 of 25 pages	
1.	I.R.S only)		ns s. of Above Persons (entities Limited Partnership		
	06-15				
2.	Check	the Appropriate Bo	x if a Member of a Group*		
	(a)	1_1			
	(b)				
3.		se Only			
4.	Citize	enship or Place of	Organization		
	Delawa				
		Shares	(5) Sole Voting Power	20,600 Shares of Common Sto	c}
		lly Owned by Each Person With:	(6) Shared Voting Power	Not applicable	
			(7) Sole Dispositive Power	20,600 Shares of Common Sto	c}
			(8) Shared Dispositive Power	Not applicable	
9.			ially Owned by Each Reporting		
	20,600	O Shares of Common	Stock 		
10.		if the Aggregate A in Shares* _	mount in Row (9) Excludes		
11.	Percei	nt of Class Represe	nted by Amount in Row (9)		
	0.04%				
12.	Туре	of Reporting Person			
	PN				

Cus	1p No. 9/653A103	13G	Page 6 of 25 pages		
1.	± 2	ns s. of Above Persons (entities			
	Oak IX Affiliates, LLC 06-1556233				
2.		x if a Member of a Group*			
	(a) _				
	(b) X				
3.	SEC Use Only				
4.	Citizenship or Place of	Organization			
	Delaware				
	ber of Shares	(5) Sole Voting Power	Not applicable		
	eficially Owned by Each orting Person With:	(6) Shared Voting Power	67,000 Shares of Common S	Stoc	
		(7) Sole Dispositive Power	Not applicable		
		(8) Shared Dispositive Power		Stoc	
9.		ially Owned by Each Reporting			
	67,000 Shares of Common				
10.	O. Check if the Aggregate Amount in Row (9) Excludes Certain Shares* _				
11.	Percent of Class Represe	ented by Amount in Row (9)			
	0.14%				
12.	Type of Reporting Person				
	OO-LLC				

Cus	ip No.	97653A103		13G	Page 7 of 25 pag	es	
1.	I.R.S only) Oak In 06-160	nvestment Partners >	s. of Ab				
2.		the Appropriate Box		Member of a Group*			
	(a)	1_1					
	(b)						
3.		se Only					
4.		enship or Place of (
Number of Shares Beneficially Owned by Each Reporting Person With:		lly Owned by Each			8,877,604 Shares Not applicable	of Common	Stock
			(7) Sol	e Dispositive Power	8,877,604 Shares	of Common	Stock
			(8) Sha	ared Dispositive Power	Not applicable		
9.		gate Amount Benefici		ned by Each Reporting			
	8 , 877,	,604 Shares of Commo	n Stock	:			
10.		if the Aggregate Amin Shares* _	nount in				
11.	Percei						
12	Type (of Reporting Person					
+4.	PN	or reporting rerson					

Cus	ip No. 97653A103	13G	Page 8 of 25 pages	
1.	Names of Reporting Perso I.R.S. Identification No only) Oak Associates X, LLC 06-1630661	ns s. of Above Persons (entities		
2.	Check the Appropriate Bo	x if a Member of a Group*		
	(a) _			
	(b) X			
3.	SEC Use Only			
4.	Citizenship or Place of	Organization		
	Delaware			
Ben	ber of Shares eficially Owned by Each orting Person With:	(7) Sole Dispositive Power(8) Shared Dispositive Power	8,877,604 Shares of Not applicable 8,877,604 Shares of	
9.	Aggregate Amount Benefic Person	ially Owned by Each Reporting		
	8,877,604 Shares of Comm	on Stock		
10.	Certain Shares* _	mount in Row (9) Excludes		
11.	15.69%	nted by Amount in Row (9)		
12.	Type of Reporting Person			

Cus	ip No.	97653A103	13G	Page 9 of 25 pag	jes	
1.	I.R.S only)		s. of Above Persons (entities			
	06-162		imited Partnership 			
2.	Check	the Appropriate Bo	x if a Member of a Group*			
	(a)	1_1				
	(b)					
3.		se Only				
4.	Citize	enship or Place of	Organization			
	Delawa					
		Shares lly Owned by Each	(5) Sole Voting Power	142,466 Shares of	Common	Stoc
		Person With:	(6) Shared Voting Power	Not applicable		
			(7) Sole Dispositive Power	142,466 Shares of	Common	Stoc
			(8) Shared Dispositive Power			
9.		gate Amount Benefic	ially Owned by Each Reporting			
	142,4	66 Shares of Common	Stock			
10.		if the Aggregate A	mount in Row (9) Excludes			
11.	Percei	nt of Class Represe	nted by Amount in Row (9)			
	0.30%					
12.	Type o	of Reporting Person	*			
	PN					

Cus	ip No.	97653A103	13G	Page 10 of 25 pa	ages	
1.	I.R.S only) Oak X	Affiliates, LLC	ns s. of Above Persons (entities			
	06-16	30662 				
2.	Check	the Appropriate Bo	x if a Member of a Group*			
	(a)	1_1				
	(b)					
3.		se Only				
4.	Citiz	enship or Place of	Organization			
	Delawa					
		Shares	(5) Sole Voting Power	Not applicable		
		lly Owned by Each Person With:	(6) Shared Voting Power	142,466 Shares o	of Common	Stock
			(7) Sole Dispositive Power	Not applicable		
			(8) Shared Dispositive Power	142,466 Shares o	of Common	Stock
9.		gate Amount Benefic	ially Owned by Each Reporting			
	142,4	66 Shares of Common	Stock			
10.		if the Aggregate A in Shares* _	mount in Row (9) Excludes			
11.		nt of Class Represe	nted by Amount in Row (9)			
	0.30%					
12.	Type	of Reporting Person	*			
	OO-LL	C				

SEE INSTRUCTIONS BEFORE FILLING OUT!

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Cus	ip No.	97653A103	13G	Page 11 of 25 pages		
1.	I.R.S only) Oak M	Management Corporati	s. of Above Persons (entities			
	06-09					
2.	Check	the Appropriate Bo	x if a Member of a Group*			
	(a)	1_1				
	(b)	X				
3.	SEC U	se Only				
4.	Citiz	enship or Place of				
	Delaw	are 				
			(5) Sole Voting Power	Not applicable		
		lly Owned by Each Person With:	(6) Shared Voting Power	11,020,070 Shares o	f Common	Stock
			(7) Sole Dispositive Power	Not applicable		
			(8) Shared Dispositive Power		f Common	Stock
9.	Aggre Perso	gate Amount Benefic	ially Owned by Each Reporting			
	11 , 02	0,070 Shares of Com	mon Stock			
10.		if the Aggregate A	mount in Row (9) Excludes			
11.	Perce	nt of Class Represe	ented by Amount in Row (9)			
	18.77	%				
12.	Type	of Reporting Person	*			
	CO	. 3				

Cus	ip No.	97653A103	13G	Page 12 of 25 pages
1.		of Reporting Perso	ons os. of Above Persons (entities	
		l L. Carano		
2.	Check	the Appropriate Bo	ox if a Member of a Group*	
	(a)	1_1		
	(b)			
3.		se Only		
4.		enship or Place of	Organization	
	Unite	d States		
		Shares	(5) Sole Voting Power	5,582 Shares of Common Stock
		lly Owned by Each Person With:	(6) Shared Voting Power	11,020,070 Shares of Common Stock
			(7) Sole Dispositive Power	5,582 Shares of Common Stock
			(8) Shared Dispositive Power	
9.		gate Amount Benefic	cially Owned by Each Reporting	
	11,02	5,652 Shares of Con	nmon Stock	
10.		if the Aggregate <i>H</i> in Shares* _	Amount in Row (9) Excludes	
11.	Perce	nt of Class Represe	ented by Amount in Row (9)	
	18.78			
12.	Type (of Reporting Persor	1*	
	IN			
		SEE IN	STRUCTIONS BEFORE FILLING OUT!	

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1.	 Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (entities only) 							
	Gerald R. Gallagher							
2.	2. Check the Appropriate Box if a Member of a Group*							
	(a) _							
	(b) X							
3.	SEC Use Only							
4.	Citizenship or Place of	Organization						
	United States							
	ber of Shares	(5) Sole Voting Power	Not applicable					
	eficially Owned by Each orting Person With:	(6) Shared Voting Power	2,000,000 Shares of	Common	Stoc			
		(7) Sole Dispositive Power	Not applicable					
		(8) Shared Dispositive Power	2,000,000 Shares of	Common	Stoc			
9.		ially Owned by Each Reporting						
	2,000,000 Shares of Common Stock							
10.	O. Check if the Aggregate Amount in Row (9) Excludes Certain Shares* _							
11.	Percent of Class Represe	nted by Amount in Row (9)						
	4.02%							
12.	Type of Reporting Person	*						
	IN							
	SEE IN	STRUCTIONS BEFORE FILLING OUT!						

Cusip No. 97653A103

1.	Names of Reporting Persons I.R.S. Identification Nos. of Above Persons (entities only)								
	Edward F. Glassmeyer								
2.	Check the Appropriate Box if a Member of a Group*								
	(a) _								
	(b) X			_					
3.	3. SEC Use Only								
4.	4. Citizenship or Place of Organization								
	United States			_					
	ber of Shares eficially Owned by Each	(5) Sole Voting Power	Not applicable						
	Reporting Person With: (6) Shared Voting Power 11,020,070 Shares				Stock				
		(7) Sole Dispositive Power	Not applicable						
		(8) Shared Dispositive Power	11,020,070 Shares	of Common	Stock				
9.	Aggregate Amount Benefici	ally Owned by Each Reporting		_					
	11,020,070 Shares of Comm								
	0. Check if the Aggregate Amount in Row (9) Excludes Certain Shares* _								
11.	11. Percent of Class Represented by Amount in Row (9)								
	18.77%								
12.	12. Type of Reporting Person*								
	IN			_					
	SEE INS	STRUCTIONS BEFORE FILLING OUT!							

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1.	Names of Reporting Perso I.R.S. Identification No only)				
	Fredric W. Harman				
2.	Check the Appropriate Bo	x if a Member of a Group*			
	(a) _				
	(b) X				
3.	SEC Use Only				
4.	Citizenship or Place of	Organization			
	United States				
		(5) Sole Voting Power	Not applicable		
Beneficially Owned by Each Reporting Person With:		(6) Shared Voting Power	11,020,070 Shares of	Common	Stock
		(7) Sole Dispositive Power	Not applicable		
		(8) Shared Dispositive Power	11,020,070 Shares of	Common	Stock
9.	Aggregate Amount Benefic	ially Owned by Each Reporting			
	11,020,070 Shares of Com				
10.		mount in Row (9) Excludes			
11.	Percent of Class Represe	nted by Amount in Row (9)			
	18.77%				
12.	Type of Reporting Person	*			
	IN				
	SEE IN	STRUCTIONS BEFORE FILLING OUT!			
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1. Names of Reporting Persons

	I.R.S. only)	Identification No	s. o	f Above Persons (entities			
		Lamont					
2.		the Appropriate Bo		a Member of a Group*			
	(b)						
3.	SEC Us	se Only					
4.	Citize	enship or Place of	Orga	nization			
	United	l States 					
Ben	eficial	ly Owned by Each		Sole Voting Power	Not applicable		
кер	orting	Person With:		Shared Voting Power Sole Dispositive Power	11,020,070 Shares of	: Common	Stock
				Shared Dispositive Power		Common	Stock
9.	Aggreg Persor		iall	y Owned by Each Reporting			
10.		if the Aggregate A n Shares* _	moun	t in Row (9) Excludes			
11.	Percer	nt of Class Represe	nted	by Amount in Row (9)			
	18.77%						
12.	Type o	of Reporting Person	*				
	IN 						
		SEE IN	STRU	CTIONS BEFORE FILLING OUT!			
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Names of Reporting Persons
 I.R.S. Identification Nos. of Above Persons (entities

	only)									
	David B. Walrod									
2.	2. Check the Appropriate Box if a Member of a Group* (a) _ (b) X									
3.	SEC Use Only									
4.	. Citizenship or Place of Organization United States									
Ben	ber of Shares eficially Owned by Each orting Person With:	(5) Sole Voting Power(6) Shared Voting Power(7) Sole Dispositive Power(8) Shared Dispositive Power	9,020,070 Shares of							
9.	Aggregate Amount Beneficially Owned by Each Reporting Person									
10.	9,020,070 Shares of Common Stock O. Check if the Aggregate Amount in Row (9) Excludes Certain Shares* _									
11.	1. Percent of Class Represented by Amount in Row (9) 15.90%									
12.	Type of Reporting Person									
	SEE IN:	TRUCTIONS BEFORE FILLING O	UT!							

Schedule 13G
Amendment No. 2*
Common Stock Par Value \$0.001

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CUSIP No. 97653A103

ITEM 1(a) NAME OF ISSUER: Wireless Facilities, Inc.

ITEM 1(b) ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES: 4810 Eastqate Mall

San Diego, California 92121

ITEM 2(a) NAME OF PERSON FILING:

Oak Investment Partners IX, Limited Partnership*

Oak Associates IX, LLC*

Oak IX Affiliates Fund - A, Limited Partnership*

Oak IX Affiliates Fund, Limited Partnership*

Oak IX Affiliates, LLC*

Oak Investment Partners X, Limited Partnership

Oak Associates X, LLC

Oak X Affiliates Fund, Limited Partnership

Oak X Affiliates, LLC

Oak Management Corporation

Bandel L. Carano

Gerald R. Gallagher*

Edward F. Glassmeyer

Fredric W. Harman

Ann H. Lamont

David B. Walrod

ITEM 2(b) ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE:

c/o Oak Management Corporation
One Gorham Island
Westport, Connecticut 06880

ITEM 2(c) CITIZENSHIP:

Please refer to Item 4 on each cover sheet for each filing person.

ITEM 2(d) TITLE OF CLASS OF SECURITIES:

Common stock, par value \$0.001 per share

ITEM 2(e) CUSIP NUMBER: 97653A103

ITEM 3 Not applicable

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ITEM 4 OWNERSHIP.

On May 16, 2002, Oak Investment Partners X, Limited Partnership ("Oak Investment X"), Oak X Affiliates Fund, Limited Partnership ("Oak Affiliates X"), Oak Investment Partners IX, Limited Partnership ("Oak Investment IX"), Oak IX Affiliates Fund-A, Limited Partnership ("Oak Affiliates-A IX") and Oak IX Affiliates Fund, Limited Partnership ("Oak Affiliates IX") entered into a preferred stock purchase agreement with the Issuer and other investors in connection with a private placement of Series B Preferred Stock by the Issuer.

^{*} New Reporting Entity

Pursuant to such agreement the Oak Entities have agreed to purchase an aggregate of \$20 million of shares of Series B Preferred Stock. Each share of Series B Preferred Stock is initially convertible into one hundred shares of common stock, subject to further adjustment. Under the terms of the preferred stock purchase agreement, the closing of the private placement shall occur no later than May 30, 2002.

The Reporting Entities are filing this Amendment No. 2 to reflect the addition of the new Reporting Entities listed in Item 2 and to disclose the pending, unconsummated transaction described in the previous paragraph.

The approximate percentages of shares of common stock reported as beneficially owned by the Reporting Entities is based upon 47,696,011 shares of common stock outstanding as of May 10, 2002, as reported in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended March 31, 2002, plus shares issuable upon exercise of options to acquire common stock and upon the conversion of Series A Preferred Stock and Series B Preferred Stock as described herein.

Amounts shown as beneficially owned by each of Oak Investment X, Oak Associates X, LLC, Oak Management Corporation ("Oak Management"), Bandel L. Carano, Edward F. Glassmeyer, Fredric W. Harman, Ann H. Lamont and David B. Walrod include (i) currently exercisable options to purchase 19,684 shares of common stock, which may be deemed to be held by Bandel L. Carano on behalf of Oak Investment X, (ii) the 6,263,200 shares of common stock into which the shares of Series A Preferred Stock held by Oak Investment X may be converted, (iii) the 626,320 shares of common stock into which the shares of Series A Preferred Stock to be received by Oak Investment X in connection with the private placement described above may be converted, and (iv) the 1,968,400 shares of common stock into which the shares of Series B Preferred Stock to be purchased in the private placement described above by Oak Investment X may be converted.

Amounts shown as beneficially owned by each of Oak Affiliates X, Oak X Affiliates, LLC, Oak Management, Bandel L. Carano, Edward F. Glassmeyer, Fredric W. Harman, Ann H. Lamont and David B. Walrod include (i) currently exercisable options to purchase 316 shares of common stock, which may be deemed to be held by Bandel L. Carano on behalf of Oak Affiliates X, (ii) the 100,500 shares of common stock into which the shares of Series A Preferred Stock held by Oak Affiliates X may be converted, (iii) the 10,500 shares of common stock into which the shares of Series A Preferred Stock to be received by Oak Affiliates X in connection with the private placement described above may be converted, and (iv) the 31,600 shares of common stock into which the shares of Series B Preferred Stock to be purchased in the private placement described above by Oak Affiliates X may be converted.

Amounts shown as beneficially owned by each of Oak Investment IX, Oak Associates IX, LLC, Oak Management, Bandel L. Carano, Edward F. Glassmeyer, Gerald R. Gallagher, Fredric W. Harman, and Ann H. Lamont include the 1,933,000 shares of common stock into which the shares of Series B Preferred Stock to be purchased in the private placement described above by Oak Investment IX may be converted.

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Amounts shown as beneficially owned by each of Oak Affiliates-A IX, Oak IX Affiliates, LLC, Oak Management, Bandel L. Carano, Edward F. Glassmeyer, Gerald R. Gallagher, Fredric W. Harman, and Ann H. Lamont include the 46,400 shares of common stock into which the shares of Series B Preferred Stock to be purchased in the private placement described above by Oak Affiliates-A IX may be

converted.

Amounts shown as beneficially owned by each of Oak Affiliates IX, Oak IX Affiliates, LLC, Oak Management, Bandel L. Carano, Edward F. Glassmeyer, Gerald R. Gallagher, Fredric W. Harman, and Ann H. Lamont include the 20,600 shares of common stock into which the shares of Series B Preferred Stock to be purchased in the private placement described above by Oak Affiliates IX may be converted.

Amounts shown as beneficially owned by Bandel L. Carano include 5,582 shares of common stock held by Mr. Carano.

By making this filing, the Reporting Entities acknowledge that they may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, in connection with the securities of the Issuer. Each Reporting Entity disclaims the existence of a "group" and disclaims beneficial ownership of all shares of common stock or securities convertible into or exercisable for common stock other than any shares or other securities reported herein as being owned by it, him or her, as the case may be.

Please see Items 5, 6, 7, 8, 9 and 11 for each cover sheet for each filing entity.

ITEM 5 OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following: []

ITEM 6 OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Not applicable

ITEM 7 IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY.

Not applicable

ITEM 8 IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

Not applicable

ITEM 9 NOTICE OF DISSOLUTION OF GROUP.

Not applicable

ITEM 10 CERTIFICATIONS.

Not applicable

Cusip No. 97653A103

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After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

13G

SIGNATURE:

Dated: May 24, 2002

Entities:

Oak Investment Partners IX, Limited Partnership Oak Associates IX, LLC Oak IX Affiliates Fund - A, Limited Partnership Oak IX Affiliates Fund, Limited Partnership Oak IX Affiliates, LLC Oak Investment Partners X, Limited Partnership Oak Associates X, LLC Oak X Affiliates Fund, Limited Partnership Oak X Affiliates, LLC Oak Management Corporation							
	By:	/s/	EDWARD F. GLASSMEY				
			Edward F. Glassmey General Partner or Managing Member or Attorney-in-fact f above-listed entit	er, as as or the			
Individuals:							
Bandel L. Carano Gerald R. Gallagher Edward F. Glassmeyer Fredric W. Harman Ann H. Lamont David B. Walrod							
	Ву:	/s/ 	EDWARD F. GLASSMEY	ER 			
			Edward F. Glassmey Individually and a Attorney-in-fact f above-listed indiv	s or the			
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EXHIBIT A	Agreement of Reporting	Per	sons		23		
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(Power of attorney with respect to all other Reporting Entities previously filed.)							