TELECORP PCS INC /VA/ Form SC 13D/A November 14, 2001

> SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

> > -----

SCHEDULE 13D\A (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No. 1)/1/

TeleCorp PCS, Inc.

(Name of Issuer)

Class A Common Stock, \$0.01 par value per share

(Title of Class of Securities)

879300 10 1

(CUSIP Number)

Thomas H. Sullivan TeleCorp PCS, Inc. 1010 N. Glebe Road Suite 800 Arlington, VA 22201 (703) 236-1100

(Name, Address and Telephone Number of Person

Authorized to Receive Notices and Communications)

October 7, 2001

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [].

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

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SCHEDULE 13D

	P No. 879300 10 1		Page 2 of 38 Pag 			
L	NAME OF REPOR S.S. OR I.R.S		SON FICATION NO. OF ABOVE PERSON			
	Toronto Domin	ion Inve	stments, Inc.			
2	CHECK THE APP	ROPRIATE	BOX IF A MEMBER OF A GROUP* (a) [] (b) [X]			
	SEC USE ONLY					
	SOURCE OF FUN	 DS*				
1	00					
ō	CHECK IF DISC 2(d) [] or 2		F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
	CITIZENSHIP O	R PLACE	OF ORGANIZATION			
,	Delaware					
			SOLE VOTING POWER			
	NUMBER OF	7	None			
	SHARES					
	BENEFICIALLY	8	SHARED VOTING POWER			
	OWNED BY		None			
	EACH		SOLE DISPOSITIVE POWER			
	REPORTING	9	None			
	PERSON					
	WITH	10	SHARED DISPOSITIVE POWER			
			None			
	AGGREGATE A	MOUNT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON			
- ⊥	None					
			ATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*			

13	PERCENT OF	CLASS REP	RESENTED BY AMOUNT IN ROW (11)				
	None						
14	TYPE OF REP	ORTING PE	RSON*				
14	CO						
		*SEE INST	RUCTIONS BEFORE FILLING OUT!				
			SCHEDULE 13D				
CUSIP	No. 879300 10 1			Page 3 of 38 Pages			
1	NAME OF REPOR S.S. OR I.R.S		ON ICATION NO. OF ABOVE PERSON				
	Identificatio J.H. Whitney company. The Peter M. Cast	n No. 06- Equity Pa members leman, Jo	, a Delaware limited partnersh 1503280), the sole general par rtners III, L.L.C., a Delaware of J.H. Whitney Equity Partner seph D. Carrabino, Jr., James ck, Jr., Daniel J. O'Brien and	tner of which is limited liability s III, L.L.C. are H. Fordyce, Jeffery			
2	CHECK THE APP	ROPRIATE	BOX IF A MEMBER OF A GROUP*	(a) [] (b) [X]			
3	SEC USE ONLY						
	SOURCE OF FUN	 DS*					
4	00	00					
5	CHECK IF DISC 2(d) [] or 2		LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO ITEMS			
	CITIZENSHIP O	R PLACE O	F ORGANIZATION				
6	Delaware; all individuals are United States citizens						
			SOLE VOTING POWER				
	NUMBER OF	7	117,176				
	SHARES		CUARED VOTING DOMED				
В	ENEFICIALLY	8	SHARED VOTING POWER				
	OWNED BY		None				
	EACH	9	SOLE DISPOSITIVE POWER				

	REPORTING		117,176
	PERSON		
	WITH	10	SHARED DISPOSITIVE POWER
			None
	AGGREGATE	AMOUNT BEN	VEFICIALLY OWNED BY EACH REPORTING PERSON
1	117,176		
	CHECK IF T	HE AGGREGA	ATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
2	[]		
	PERCENT OF	CLASS REP	PRESENTED BY AMOUNT IN ROW (11)
3	.07%		
	TYPE OF RE	PORTING PE	ERSON*
4	PN		
		*SEE INSI	FRUCTIONS BEFORE FILLING OUT!
			SCHEDULE 13D
			SCHEDULE 13D
USIP	No. 879300 10	1	
USIP	No. 879300 10	1	
USIP 		-	Page 4 of 38 Page
	NAME OF REPO	- RTING PERS	Page 4 of 38 Page
	NAME OF REPO S.S. OR I.R. Whitney Stra (I.R.S. Iden which is J.H liability co L.L.C. are Po	- RTING PERS S. IDENTIF tegic Part tificatior . Whitney mpany. Th eter M. Ca fery R. Ja	Page 4 of 38 Page SON
	NAME OF REPO S.S. OR I.R. Whitney Stra (I.R.S. Iden which is J.H liability co L.L.C. are Po Fordyce, Jef Michael R. S	RTING PERS S. IDENTIF tegic Part tificatior . Whitney mpany. Th eter M. Ca fery R. Ja tone.	Page 4 of 38 Page SON FICATION NO. OF ABOVE PERSON Eners III, L.P., a Delaware limited partnership in No. 06-1503276), the sole general partner of Equity Partners III, L.L.C., a Delaware limited he members of J.H. Whitney Equity Partners III, astleman, Joseph D. Carrabino, Jr., James H.
USIP	NAME OF REPO S.S. OR I.R. Whitney Stra (I.R.S. Iden which is J.H liability co L.L.C. are Po Fordyce, Jef Michael R. S	RTING PERS S. IDENTIF tegic Part tificatior . Whitney mpany. Th eter M. Ca fery R. Ja tone.	Page 4 of 38 Page SON FICATION NO. OF ABOVE PERSON thers III, L.P., a Delaware limited partnership in No. 06-1503276), the sole general partner of Equity Partners III, L.L.C., a Delaware limited he members of J.H. Whitney Equity Partners III, astleman, Joseph D. Carrabino, Jr., James H. ay, William Laverack, Jr., Daniel J. O'Brien and
	NAME OF REPO S.S. OR I.R. Whitney Stra (I.R.S. Iden which is J.H liability co L.L.C. are Po Fordyce, Jef Michael R. S	RTING PERS S. IDENTIF tegic Part tificatior . Whitney mpany. Th eter M. Ca fery R. Ja tone. PROPRIATE	Page 4 of 38 Page
	NAME OF REPO S.S. OR I.R. Whitney Stra (I.R.S. Iden which is J.H liability co L.L.C. are Po Fordyce, Jef Michael R. S CHECK THE AP	RTING PERS S. IDENTIF tegic Part tificatior . Whitney mpany. Th eter M. Ca fery R. Ja tone. PROPRIATE	Page 4 of 38 Page
	NAME OF REPO S.S. OR I.R. Whitney Stra (I.R.S. Iden which is J.H liability co L.L.C. are Po Fordyce, Jef Michael R. S CHECK THE AP	RTING PERS S. IDENTIF tegic Part tificatior . Whitney mpany. Th eter M. Ca fery R. Ja tone. PROPRIATE	Page 4 of 38 Page
USIP	NAME OF REPO S.S. OR I.R. Whitney Stra (I.R.S. Iden which is J.H liability con L.L.C. are Po Fordyce, Jef Michael R. S CHECK THE AP SEC USE ONLY	RTING PERS S. IDENTIF tegic Part tificatior . Whitney mpany. Th eter M. Ca fery R. Ja tone. PROPRIATE	Page 4 of 38 Page

6	CITIZENSHIP C	CITIZENSHIP OR PLACE OF ORGANIZATION				
0	Delaware; all	individu	uals are United States citizens			
			SOLE VOTING POWER			
	NUMBER OF	7	2,824			
	SHARES					
	BENEFICIALLY	8	SHARED VOTING POWER			
	OWNED BY		None			
	EACH		SOLE DISPOSITIVE POWER			
	REPORTING	9	2,824			
	PERSON					
	WITH	10	SHARED DISPOSITIVE POWER			
			None			
	AGGREGATE A		NEFICIALLY OWNED BY EACH REPORTING PERSON			
11	2,824					
	CHECK IF TH	E AGGREGA	ATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*			
12	[]					
	PERCENT OF	CLASS REI	PRESENTED BY AMOUNT IN ROW (11)			
13	.0%					
	TYPE OF REP	ORTING PH	 ERSON*			
14	PN					
		*SEE INS	IRUCTIONS BEFORE FILLING OUT!			
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CUSIP No. 879300 10 1

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NAME OF REPORTING PERSON

S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Whitney Equity Partners, L.P., a Delaware limited partnership (I.R.S. Identification No. 06-1445444), the sole general partner of which is J.H. Whitney Equity Partners III, L.L.C., a Delaware limited liability company. The members of J.H. Whitney Equity Partners III, L.L.C. are Peter M. Castleman, Jeffery R. Jay, William Laverack, Jr., Daniel J. O'Brien and Michael R. Stone.

	CHECK THE APE	PROPRIATE	BOX IF A MEMBER OF A GROUP*					
2				(a) [] (b) [X]				
3	SEC USE ONLY							
4	SOURCE OF FUN	 IDS*						
4	00							
5	CHECK IF DISC 2(d) [] or 2		F LEGAL PROCEEDINGS IS REQUIR	ED PURSUANT TO ITEMS				
	CITIZENSHIP (DR PLACE	OF ORGANIZATION					
6	Delaware; all	l individ	uals are United States citize	ns				
		7	SOLE VOTING POWER					
	NUMBER OF	1	None					
	SHARES		SHARED VOTING POWER					
	BENEFICIALLY	8	None					
	OWNED BY							
	EACH	9	SOLE DISPOSITIVE POWER					
	REPORTING	2	None					
	PERSON		SHARED DISPOSITIVE POWER					
	WITH	10	None					
11	AGGREGATE A	AMOUNT BE	NEFICIALLY OWNED BY EACH REPO	RTING PERSON				
	None							
12	CHECK IF TH	IE AGGREG	ATE AMOUNT IN ROW (11) EXCLUD	ES CERTAIN SHARES*				
	[]							
13	PERCENT OF	CLASS RE	PRESENTED BY AMOUNT IN ROW (1)	1)				
	None							
14	TYPE OF REE	PORTING P	ERSON*					
	PN							

CUSIP No. 879300 2	10 1	Page 6 of 38 Pag				
	EPORTING PERS	SON FICATION NO. OF ABOVE PERSON				
William M.	. Mounger, II	I				
CHECK THE	APPROPRIATE	BOX IF A MEMBER OF A GROUP* (a) [] (b) [X]				
SEC USE ON						
SOURCE OF	FUNDS*					
		F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS				
CITIZENSH U.S.A.	CITIZENSHIP OR PLACE OF ORGANIZATION					
NUMBER OF	7	SOLE VOTING POWER				
SHARES		SHARED VOTING POWER				
BENEFICIALLY OWNED BY	8	2,273,268				
EACH	9	SOLE DISPOSITIVE POWER				
REPORTING PERSON		2,210,152				
WITH	10	SHARED DISPOSITIVE POWER 2,273,268				
AGGREGA	IE AMOUNT BEI	NEFICIALLY OWNED BY EACH REPORTING PERSON				
4,488,42						
CHECK IF	F THE AGGREG	ATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*				
	OF CLASS REP	PRESENTED BY AMOUNT IN ROW (11)				

	2.9%	C		
	TYPE OF REPOR	 TING PER	SON*	
14	IN			
	*S	EE INSTR	UCTIONS BEFORE FILLING OUT!	
			SCHEDULE 13D	
CUSIP	No. 879300 10 1			Page 7 of 38 Pages
1	NAME OF REPORTI S.S. OR I.R.S.		N CATION NO. OF ABOVE PERSON	
	Wireless 2000,	Inc. 		
2	CHECK THE APPRO	PRIATE B	OX IF A MEMBER OF A GROUP*	(a) [] (b) [X]
3	SEC USE ONLY			
4	SOURCE OF FUNDS			
5	CHECK IF DISCLO 2(d) [] or 2(e		LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO ITEMS
6	CITIZENSHIP OR Louisiana	PLACE OF	ORGANIZATION	
	NUMBER OF	7	SOLE VOTING POWER	
	SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER	
	EACH REPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON WITH	10	SHARED DISPOSITIVE POWER	

	AGGREGATE AM	OUNT BENE	EFICIALLY OWNED BY EACH REPORTI	NG PERSON					
11	None								
1.0	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*								
12	[]								
	PERCENT OF C	LASS REPF	RESENTED BY AMOUNT IN ROW (11)						
13	None								
	TYPE OF REPORTING PERSON*								
14	СО								
	*	SEE INSTF	RUCTIONS BEFORE FILLING OUT!						
			SCHEDULE 13D						
CUSIP N	o. 879300 10 1			Page 8 of 38 Pages					
	NAME OF REPORT								
1			ICATION NO. OF ABOVE PERSON						
	Triune PCS, LL	C 							
2	CHECK THE APPR	OPRIATE E	BOX IF A MEMBER OF A GROUP*	(a) []					
				(b) [X]					
3	SEC USE ONLY								
4	SOURCE OF FUNDS*								
	00								
5	CHECK IF DISCL 2(d) [] or 2(LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO ITEMS					
	CITIZENSHIP OR	PLACE OF	F ORGANIZATION						
6	Delaware								
			SOLE VOTING POWER						
N	UMBER OF	7	None						
	SHARES								
BE	NEFICIALLY	8	SHARED VOTING POWER						
			None						

	OWNED BY	·		
	EACH		SOLE DISPOSITIVE POWER	
	REPORTING	9	None	
	PERSON			
	WITH	10	SHARED DISPOSITIVE POW	IER
			None	
11	AGGREGATE A	.MOUNT BEN	EFICIALLY OWNED BY EACH	REPORTING PERSON
ΤT	None			
1.0	CHECK IF TH	E AGGREGA	ATE AMOUNT IN ROW (11) EX	CLUDES CERTAIN SHARES*
12	[]			
1.0	PERCENT OF	CLASS REP	RESENTED BY AMOUNT IN RC	
13	None			
	TYPE OF REP	ORTING PE	ERSON*	
14	00			
		*SEE INST	RUCTIONS BEFORE FILLING	OUT !
			SCHEDULE 13D	
au a t b	N 070000 10 1			
	No. 879300 10 1			Page 9 of 38 Pages
1	NAME OF REPOR			
1			ICATION NO. OF ABOVE PER	SON
	Oak Tree, LLC			
2	CHECK THE APP	ROPRIATE	BOX IF A MEMBER OF A GRC)UP* (a) []
				(b) [X]
3	SEC USE ONLY			
Λ	SOURCE OF FUN	DS*		
4	00			
	CHECK IF DISC	LOSURE OF	LEGAL PROCEEDINGS IS RE	QUIRED PURSUANT TO ITEMS
5	2(d) [] or 2	(e)[]		
	CITIZENSHIP C	R PLACE C	DF ORGANIZATION	

6	Delaware					
			SOLE VOTING POWER			
	NUMBER OF	7	2,297,657			
	SHARES		SHARED VOTING POWER			
	BENEFICIALLY OWNED BY	8	None			
	EACH		SOLE DISPOSITIVE POWER			
	REPORTING	9	2,297,657			
	PERSON WITH	10	SHARED DISPOSITIVE POWER			
 11	AGGREGATE A	 MOUNT BE	NEFICIALLY OWNED BY EACH REPOR	RTING PERSON		
11	2,297,657					
12	CHECK IF TH	E AGGREG	ATE AMOUNT IN ROW (11) EXCLUDE	S CERTAIN SHARES*		
	[]					
13	PERCENT OF	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	1.3%					
14	TYPE OF REPORTING PERSON*					
	00					
		*SEE INS	TRUCTIONS BEFORE FILLING OUT!			
			SCHEDULE 13D			
	No. 879300 10 1			Page 10 of 38 Pages		
1	NAME OF REPOR S.S. OR I.R.S		SON FICATION NO. OF ABOVE PERSON			
	PCS Telecom,	LLC				
2	CHECK THE APP	ROPRIATE	BOX IF A MEMBER OF A GROUP*	(a) [] (b) [X]		
3	SEC USE ONLY					

	SOURCE OF FUN	 DS*						
4	00							
5	CHECK IF DISC 2(d) [] or 2		F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS					
6	CITIZENSHIP O Delaware	R PLACE C	DF ORGANIZATION					
	NUMBER OF	7	SOLE VOTING POWER					
	SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER None					
	EACH REPORTING	9	SOLE DISPOSITIVE POWER					
	PERSON WITH	10	SHARED DISPOSITIVE POWER None					
	AGGREGATE A 132,332	MOUNT BEN	NEFICIALLY OWNED BY EACH REPORTING PERSON					
12	CHECK IF TH	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*						
13	PERCENT OF	CLASS REP	PRESENTED BY AMOUNT IN ROW (11)					
14	TYPE OF REP	ORTING PE	ERSON*					
		*SEE INST	TRUCTIONS BEFORE FILLING OUT!					

SCHEDULE 13D

CUSIP No. 879300 10 1

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NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON 1 JVB Private Equity, LLC _____ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) [] (b) [X] ------SEC USE ONLY 3 _____ SOURCE OF FUNDS* 4 00 CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 5 2(d) [] or 2(e) [] _____ CITIZENSHIP OR PLACE OF ORGANIZATION 6 Colorado _____ SOLE VOTING POWER 7 NUMBER OF 936,541 SHARES _____ SHARED VOTING POWER BENEFICIALLY 8 None OWNED BY _____ EACH SOLE DISPOSITIVE POWER 9 REPORTING 936,541 PERSON _____ _____ SHARED DISPOSITIVE POWER 10 WITH None AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 936,541 _____ CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* 12 [] _____ _____ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 .5% _____ _____ TYPE OF REPORTING PERSON* 14 00 _____ _____ *SEE INSTRUCTIONS BEFORE FILLING OUT!

SCHEDULE 13D

CUSI	P No. 879300 10 1	L -	Page 12 of 38 Page			
	NAME OF REPOR S.S. OR I.R.S		SON FICATION NO. OF ABOVE PERSON			
	JVB Propertie	es, LLLP				
	CHECK THE APP	PROPRIATE	BOX IF A MEMBER OF A GROUP* (a) [] (b) [X]			
	SEC USE ONLY					
 4	SOURCE OF FUN	 1DS*				
	00					
	CHECK IF DISC 2(d) [] or 2		F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS			
	CITIZENSHIP OR PLACE OF ORGANIZATION					
			SOLE VOTING POWER			
	NUMBER OF	7	1,994,857			
	SHARES		SHARED VOTING POWER			
	OWNED BY	Ũ	None			
	EACH	9	SOLE DISPOSITIVE POWER			
	REPORTING	2	1,994,857			
	PERSON WITH	10	SHARED DISPOSITIVE POWER			
		- •	None			
	AGGREGATE A	AMOUNT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON			
11	1,194,857					

	Luga	i inig.	TELECORF FCS INC / VA/ - FOIIII SC T3D/A			
	[]					
1 0	PERCENT OF	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
13	1.1%					
	TYPE OF REPORTING PERSON*					
14	PN	PN				
		*SEE IN	ISTRUCTIONS BEFORE FILLING OUT!			
			SCHEDULE 13D			
CUSI	IP No. 879300 10 1	L	Page 13 of 38 Pages			
		-				
1	NAME OF REPOR		ERSON TIFICATION NO. OF ABOVE PERSON			
	OneLiberty Fu	und IV,	L.P.			
	CHECK THE APP	PROPRIAT	TE BOX IF A MEMBER OF A GROUP*			
2			(a) [] (b) [X]			
	SEC USE ONLY					
3						
	SOURCE OF FUN	SOURCE OF FUNDS*				
4	00	00				
5		CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) [] or 2(e)[]				
	CITIZENSHIP (CITIZENSHIP OR PLACE OF ORGANIZATION				
6	Delaware					
			SOLE VOTING POWER			
	NUMBER OF	7	528,690			
	SHARES					
BENEFICIALLY		8	SHARED VOTING POWER			
	OWNED BY		None			
	EACH		SOLE DISPOSITIVE POWER			
REPORTING		9	528,690			
	PERSON					

SHARED DISPOSITIVE POWER

WITH

10

None _____ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 528,690 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* 12 [X] _____ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 .3% _____ TYPE OF REPORTING PERSON* 14 ΡN _____ _____ *SEE INSTRUCTIONS BEFORE FILLING OUT! SCHEDULE 13D CUSIP No. 879300 10 1 Page 14 of 38 Pages ------------_____ NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON 1 Saunders Capital Group, LLC _____ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) [] (b) [X] _____ SEC USE ONLY 3 _____ _____ SOURCE OF FUNDS* 4 00 _____ _____ CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 5 2(d) [] or 2(e) [] _____ CITIZENSHIP OR PLACE OF ORGANIZATION 6 Kentucky _____ SOLE VOTING POWER 7 NUMBER OF 26,175

	SHARES NEFICIALLY OWNED BY EACH EPORTING PERSON	8 9	SHARED VOTING POWER None SOLE DISPOSITIVE POWER 26,175		
	WITH	10	SHARED DISPOSITIVE POWER		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 26,175				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* []				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
14			RSON*		
			SCHEDULE 13D		
CUSIP N	o. 879300 10 1			Page 15 of 38 Pages	
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON J.G. Funding, LLC				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) [X]				
3	SEC USE ONLY				
4	SOURCE OF FUNDS	*			
	CHECK IF DISCLO	SURE OF	LEGAL PROCEEDINGS IS REQUIREI	D PURSUANT TO ITEMS	

_____ CITIZENSHIP OR PLACE OF ORGANIZATION 6 Kentucky _____ _____ SOLE VOTING POWER 7 NUMBER OF 289,523 SHARES _____ SHARED VOTING POWER BENEFICIALLY 8 None OWNED BY _____ _____ EACH SOLE DISPOSITIVE POWER 9 REPORTING 289,523 PERSON _____ _____ SHARED DISPOSITIVE POWER WITH 10 None _____ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 289,523 _____ CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* 12 [X] _____ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 .28 _____ TYPE OF REPORTING PERSON* 14 00 _____ *SEE INSTRUCTIONS BEFORE FILLING OUT!

5 2(d) [] or 2(e) []

The parties signatory hereto ("Cash Equity Investors") hereby amend and supplement the Schedule 13D originally filed on November 29, 2000, by supplementing Items 2, 3, 4, 5, 6, and 7 thereof with the information provided below. This amendment is being filed to reflect the Agreement and Plan of Merger, dated as of October 7, 2001 (the "Merger Agreement"), among AT&T Wireless Services, Inc. ("AT&T Wireless"), TL Acquisition Corp. ("Merger Sub"), a wholly owned subsidiary of AT&T Wireless, and TeleCorp PCS, Inc. ("TeleCorp") and the Voting Agreements (as defined below).

ITEM 2. IDENTITY AND BACKGROUND.

The name and state of formation or citizenship, as applicable, of each person or entity reporting pursuant to this Amendment No. 1 to Schedule 13D not previously disclosed as a Reporting Party (each, a "Disclosed Party") is herein incorporated by reference to questions 1 and 6 on the cover pages of each respective Disclosed Party. The name, address, state of formation or citizenship and principal business or occupation, as applicable, of each general partner, member, director or officer of each Disclosed Party, as required by Instruction C to Schedule 13D, is set forth in Item 5.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

The purchases described in Item 5(c) were funded out of cash on hand.

ITEM 4. PURPOSE OF TRANSACTION.

On October 7, 2001, AT&T Wireless, Merger Sub and TeleCorp entered into the Merger Agreement pursuant to which Merger Sub would be merged into TeleCorp (the "Merger"), with TeleCorp surviving and becoming a wholly owned subsidiary of AT&T Wireless. If completed, all of the outstanding shares of common stock of TeleCorp ("TeleCorp Common Stock") and preferred stock of TeleCorp ("TeleCorp Preferred Stock" and, together with the TeleCorp Common Stock, the "TeleCorp Capital Stock"), other than shares held by AT&T Wireless, which will be cancelled, will be converted into the right to receive shares of AT&T Wireless common stock or AT&T Wireless preferred stock, respectively, pursuant to the Merger Agreement. The completion of the Merger is subject to regulatory approvals and other customary conditions, including the approval of the holders of 50% or more of the outstanding voting power of the TeleCorp Capital Stock.

In addition, on October 7, 2001, in connection with the Merger Agreement, TeleCorp and AT&T Wireless PCS, LLC (a wholly-owned subsidiary of AT&T Wireless, "AT&T Wireless PCS") entered into separate voting agreements (the "Voting Agreements") with Thomas H. Sullivan, Gerald T. Vento, J.P. Morgan Partners (23A SBIC), LLC (f/k/a CB Capital Investors, L.P.), HCP Capital Fund, L.P. and Hoak Communications Partners, L.P. and CTIHC, Inc., each a TeleCorp stockholder. Together, the foregoing stockholders own in the aggregate more than 50% of the outstanding voting power of the TeleCorp Capital Stock. Pursuant to the Voting Agreements such stockholders have agreed (1) to vote their shares of TeleCorp Capital Stock in favor of the Merger, the Merger Agreement and related agreements (to the extent TeleCorp is a party thereto) and against: (i) approval of any proposal made in opposition to or in competition with the transactions contemplated by the Merger Agreement, (ii) any merger, consolidation, sale of assets, business combination, share exchange, reorganization or recapitalization of TeleCorp or any of its subsidiaries, with or involving any party other than as contemplated by the Merger Agreement, (iii) any liquidation or winding up of TeleCorp, (iv) any extraordinary dividend by TeleCorp, (v) any change in the capital structure of TeleCorp (other than pursuant to the Merger Agreement) and (vi) any other action that may reasonably be expected to impede, interfere with, delay, postpone or attempt to discourage the consummation of the transactions contemplated by the Merger Agreement or result in a breach of any of the covenants, representations, warranties or other obligations or agreements of TeleCorp under the Merger Agreement which would materially and adversely affect TeleCorp or AT&T Wireless or the respective stockholders' ability to consummate the Merger and (2) except for permitted transfers applicable to certain of the stockholders, not to transfer their shares of TeleCorp Capital Stock prior to the consummation of the Merger.

Also on October 7, 2001, TeleCorp, AT&T Wireless PCS and certain other

stockholders of TeleCorp entered into Amendment No. 1 to the Stockholders Agreement (the "Stockholders Agreement Amendment") pursuant to which the Stockholders Agreement dated as of November 13, 2000 was amended to permit the parties to the Voting Agreements to enter into the Voting Agreements.

The foregoing descriptions of the Merger, the Merger Agreement, the Voting Agreements and the Stockholders Agreement Amendment are qualified in their entirety by reference to the text of the Merger Agreement, the Voting Agreements and the Stockholders Agreement Amendment, which are attached as Exhibits 2.2, 10.7, 10.8, 10.9, 10.10, 10.11 and 10.12 hereto.

The Merger Agreement and the transactions contemplated thereby, including consummation of the Merger, could result in some or all of the events referred to in items (a) through (j) of Item 4 of Schedule 13D. Except as set forth above, the Reporting Persons have no present plans or intentions that would result in any of the matters referred to in items (a) through (j) of Item 4 of Schedule 13D occurring.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

(a)-(b) The response of certain Reporting Persons to Items 7 through 13 on the cover page which relates to the beneficial ownership of the Class A Common Stock of TeleCorp is incorporated herein by reference. All responses are given as of October 15, 2001, with the exception of the responses of the Whitney entities which are given as of October 23, 2001. The responses are based on an outstanding number of shares of Class A Common Stock of TeleCorp as of August 8, 2001.

Certain of the Reporting Persons and Cash Equity Investors are party to a Stockholders' Agreement dated as of November 13, 2000, as amended (the "Stockholders' Agreement"), pursuant to which such Reporting Persons and Cash Equity Investors have agreed, among other things, to vote for certain nominees to TeleCorp's Board of Directors, and as such they may be deemed to be part of a "group" for purposes of Section 13 of the Securities Exchange Act of 1934, as amended, whose members collectively hold more than 5% of TeleCorp's Class A Common Stock (a "Group"). Each Reporting Person and Cash Equity Investor disclaims membership in any Group and disclaims beneficial ownership of any shares of stock held by any of the other parties to the Stockholders' Agreement or any member of a Group that might be attributed to them by reason of the Stockholders' Agreement. The filing of this Amendment No. 1 to Schedule 13D shall not be construed as an admission that the Reporting Person and Cash Equity Investors are the beneficial owner of such shares or that the Reporting Person and any of such other stockholders constitute such a person or group. Each Reporting Person and Cash Equity Investor is not responsible for the accuracy of any information filed in this Amendment No. 1 to Schedule 13D relating to any Reporting Person and Cash Equity Investor other than itself and its related persons or entities.

(c) From September 17, 2001 to September 27, 2001, William M. Mounger acquired 4,864 shares of Class A Common Stock of TeleCorp at the price of approximately \$11.72 per share in a brokers' transaction. Approximately 2,600 of these shares are held by Mr. Mounger and approximately 2,264 of these shares are held by Mr. Mounger's children's trust.

J.H. Whitney III, L.P. sold approximately 6,138,685 shares of Class A Common Stock of TeleCorp in a series of brokers' transactions during the period from July 31, 2001 to October 23, 2001. Whitney Strategic Partners III, L.P. sold approximately 147,922 shares of Class A Common Stock of TeleCorp in a series of brokers' transactions during the period from July 31, 2001 to October

23, 2001. Whitney Equity Partners, L.P. sold approximately 2,694,260 shares of Class A Common Stock of TeleCorp in a series of brokers' transactions during the period from July 31, 2001 to October 23, 2001.

On or about June 7, 2001, Triune PCS, LLC ("Triune") sold approximately 2,500,000 shares of Class A Common Stock of TeleCorp in a brokers' transaction. On or about September 10, 2001, Triune distributed the remaining amount of its Class A Common Stock of TeleCorp to its members Oak Tree, LLC, JVB Private Equity, LLC, JVB Properties, LLLP and PCS Telecom, LLC. These shares were distributed on a pro rata basis in accordance with the terms of Triune's operating agreement.

OneLiberty Fund IV, L.P. sold approximately 643,622 shares of Class A Common Stock of TeleCorp in a series of brokers' transactions during the period from May 22, 2001 to May 31, 2001.

Saunders Capital Group, LLC sold approximately 30,000 shares of Class A Common Stock of TeleCorp in a series of brokers' transactions during the period from July 26, 2001 to July 31, 2001.

Certain of the Cash Equity Investors are parties to the Stockholders Agreement Amendment, the description of which is herein incorporated by reference to Item 4.

(e) As of October 15, 2001, Toronto Dominion Investments, Inc. sold its remaining shares of Class A Common Stock of TeleCorp in a series of brokers' transactions and no longer holds shares of TeleCorp Class A Common Stock.

On or about July 2, 2001, Wireless 2000 distributed 163,894 shares of Class A Common Stock of TeleCorp to individual shareholders of Wireless 2000 pursuant to a plan of liquidation and no longer holds shares of TeleCorp Class A Common Stock.

On or about July 31, 2001, J.G. Funding, LLC distributed 300,000 shares of Class A Common Stock of TeleCorp to its partners.

Additional information regarding the beneficial ownership of certain Reporting Persons is listed below.

Whitney Equity Partners, L.P. J.H. Whitney III, L.P. Whitney Strategic Partners III, L.P.

The principal business of each of Whitney Equity Partners, L.P., J.H. Whitney III, L.P. and Whitney Strategic Partners III, L.P. (collectively, the "Whitney Entities") is that of a private investment fund. The principal business of J.H. Whitney Equity Partners, L.L.C. is that of the general partner of Whitney Equity Partners, L.P. The principal business of J.H. Whitney Equity Partners III, L.P. is that of the general partner of each of J.H. Whitney III, L.P. and Whitney Strategic Partners III, L.P. The principal occupation of each of the members of J.H. Whitney Equity Partners, L.L.C. and J.H. Whitney Equity Partners III, L.L.C. is that of a general partner or member of the general partners of Whitney & Co., the Whitney entities and several other partnerships. The principal office or business address, as applicable, of each of the persons and entities referred to in this paragraph is c/o Whitney & Co., 177 Broad Street, 15th Floor, Stamford, CT 06901. Whitney Equity Partners, L.P., J.H. Whitney III, L.P. and Whitney Strategic Partners III, L.P. may be deemed to beneficially own the shares of TeleCorp stock held by the others. Each of Whitney Equity Partners, L.P., J.H. Whitney III, L.P. and Whitney Strategic Partners III, L.P. disclaim beneficial ownership of all of the shares of TeleCorp stock held by the others.

William Mounger, II, Chairman of TeleCorp Trillium PCS, LLC

Trillium PCS, LLC is an investment vehicle which holds stock in TeleCorp. The principal office or business address, as applicable, of each person and entity listed directly above this paragraph is 111 East Capital, Suite 500, Jackson, Mississippi 39201. The 713,799 shares of Class A Common Stock held by Trillium may be deemed to be beneficially owned by William Mounger, the managing member of Trillium. The shares beneficially held by William Mounger, II also include 1,263,279 shares of Class A Common Stock held by Digital PCS, LLC, 2,210,152 shares of Class A Common Stock held by Mr. Mounger, 5,000 shares of Class A Common Stock held by Mr. Mounger's children's trust, 200,000 shares of Class A Common Stock held by Telos Foundation, Inc. and 91,190 shares of Class A Common Stock held by Airwave Communications, LLC.

William Mounger is the managing member of M3, LLC and a stockholder and President of MSM, Inc., the manager of Digital PCS. M3, LLC owns a significant equity interest in Airwave Communications, LLC. Mr. Mounger and his spouse are the founders of Telos Foundation, Inc. and together control that entity. Mr. Mounger does not exercise control over the children's trust.

Triune PCS, LLC Oak Tree, LLC PCS Telecom, LLC JVB Private Equity, LLC JVB Properties, LLLP Kevin Shepherd

The principal business of each of Triune, Oak Tree, LLC, PCS Telecom, LLC, JVB Private Equity, LLC and JVB Properties, LLLP is that of a private investment fund. Kevin Shepherd is a manager of Triune Private Equity, LLC, the manager of Triune. The principal office or business address, as applicable, of Triune, Oak Tree, LLC and PCS Telecom, LLC is 4770 Baseline Road, Suite 380, Boulder, CO 80303. The principal office or business address, as applicable, of JVB Private Equity, LLC and JVB Properties, LLLP is 1536 Elk View Road, Larkspur, CO 80118.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

See Item 4 above with respect to the Voting Agreements, the description of which is herein incorporated by reference to Item 4.

See Item 4 above with respect to the Stockholders Agreement Amendment, the description of which is herein incorporated by reference to Item 4.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

- 2.2 Agreement and Plan of Merger, dated as of October 7, 2001, among TeleCorp PCS Inc., AT&T Wireless Services, Inc. and TL Acquisition Corp (incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).
- 10.7 TeleCorp PCS, Inc. Voting Agreement, dated as of October 7, 2001, among TeleCorp PCS, Inc., AT&T Wireless PCS, LLC and Thomas H. Sullivan (incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).

- 10.8 TeleCorp PCS, Inc. Voting Agreement, dated as of October 7, 2001, among TeleCorp PCS, Inc., AT&T Wireless PCS, LLC and Gerald T. Vento (incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).
- 10.9 TeleCorp PCS, Inc. Voting Agreement, dated as of October 7, 2001, among TeleCorp PCS, Inc., AT&T Wireless PCS, LLC and CTIHC, Inc. (incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).
- 10.10 TeleCorp PCS, Inc. Voting Agreement, dated as of October 7, 2001, among TeleCorp PCS, Inc., AT&T Wireless PCS, LLC and J.P. Morgan Partners (23A SBIC), LLC (f/k/a CB Capital Investors, L.P.) (incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).
- 10.11 TeleCorp PCS, Inc. Voting Agreement, dated as of October 7, 2001, among TeleCorp PCS, Inc., AT&T Wireless PCS, LLC, HCB Capital Fund, L.P. and Hoak Communications Partners, L.P. (incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).
- 10.12 Amendment No. 1 to the Stockholders' Agreement, dated as of October 7, 2001, among TeleCorp PCS, Inc., AT&T Wireless PCS, LLC, Thomas H. Sullivan, Gerald T. Vento and each of the other stockholders party thereto (incorporated by reference to TeleCorp PCS, Inc. Amendment No. 2 to Schedule 13D filed by Gerald T. Vento and Thomas H. Sullivan (File No. 005-60045), filed with the SEC on October 12, 2001).

SIGNATURE

After due 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.

Name: Rohit M. Desai Title: Managing Member

Rohit M. Desai

SIGNATURE

After due 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.

Name: James Hoak Title: Manager

October 30, 2001

JAMES M. HOAK & CO.

By: /s/ James Hoak

Name: James Hoak Title: Chairman

SIGNATURE

After due 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.

October 30, 2001

HCP INVESTMENTS, L.P.

By: Hoak Partners, LLC, its general partner

By: /s/ James Hoak

Name: James Hoak Title: Manager

October 30, 2001

HOAK PARTNERS, LLC

October 30, 2001

/s/ James Hoak

James Hoak

SIGNATURE

After due 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.

October 31, 2001

/s/ Thomas Harrison -----Thomas Harrison

October 31, 2001

/s/ Frederick Pickering

Frederick Pickering

SIGNATURE

After due 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.

October 18, 2001 MEDIA/COMMUNICATIONS PARTNERS III LIMITED PARTNERSHIP

By: M/C III, LLC

By: /s/ James F. Wade

Name: James Wade Title: Authorized Officer

October 18, 2001

MEDIA/COMMUNICATIONS INVESTORS LIMITED PARTNERSHIP

By: /s/ James F. Wade

Name: James Wade

Title: Authorized Officer

October 18, 2001

M/C III, LLC

By: /s/ James F. Wade

Name: James Wade Title: Authorized Officer

SIGNATURE

After due 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.

October 19, 2001	/s/ James F. Wade
	James Wade
October 22, 2001	/s/ David Croll
	David Croll
October 19, 2001	/s/ Stephen Gormly
	Stephen Gormly
October 18, 2001	/s/ Christopher Gaffney
	Christopher Gaffney
October 22, 2001	/s/ John Hayes
	John Hayes
October 22, 2001	/s/ Peter Claudy
	Peter Claudy

SIGNATURE

After due 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.

October 31, 2001

TORONTO DOMINION INVESTMENTS, INC.,

By: /s/ Martha L. Gariepy

Name: Martha L. Gariepy Title: Vice President

SIGNATURE

After due 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.

October	25,	2001	NORTHWOOD VENTURES LLC
			By: /s/ Peter Schiff
			Name: Peter Schiff Title: Authorized Person
October	25,	2001	NORTHWOOD CAPITAL PARTNERS LLC
			By: /s/ Peter Schiff
			Name: Peter Schiff Title: Authorized Person
October	25,	2001	/s/ Peter Schiff
			Peter Schiff

October 25, 2001 /s/ Henry Wilson Henry Wilson

SIGNATURE

After due 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.

October 26, 2001

ONELIBERTY FUND III, L.P. By: OneLiberty Partners III, LP, its general partner

By: /s/ Edwin M. Kania, Jr.

Name: Edwin M. Kania, Jr. Title: General Partner October 26, 2001 ONELIBERTY FUND IV, L.P. By: OneLiberty Partners IV, LLC, its general partner By: /s/ Edwin M. Kania, Jr. -----Name: Edwin M. Kania, Jr. Title: Managing Member October 26, 2001 ONELIBERTY ADVISORS FUND IV, L.P. By: OneLiberty Partners IV, LLC, its general partner By: /s/ Edwin M. Kania, Jr. _____ Name: Edwin M. Kania, Jr. Title: Managing Member October 26, 2001 ONELIBERTY PARTNERS III, LP By: /s/ Edwin M. Kania, Jr. _____ Name: Edwin M. Kania, Jr. Title: General Partner

SIGNATURE

After due 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.

October 26, 2001

ONELIBERTY PARTNERS IV, LLC

By: /s/ Edwin M. Kania, Jr.

Name: Edwin M. Kania, Jr. Title: Managing Member

SIGNATURE

After due 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.

October 26, 2001

/s/ Edwin M. Kania, Jr. _____Edwin M. Kania, Jr.

October 26, 2001

/s/ Steve J. Ricci ------Steve J. Ricci

SIGNATURE

After due 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.

October 24, 2001

WIRELESS 2000, INC.

By: /s/ Joan S. Ducote Name: Joan S. Ducote Title: President

October 26, 2001

GILDE INTERNATIONAL B.V.

By: /s/ Steve J. Ricci

Name: Steve Ricci Title: Authorized Person

October 26, 2001

J.P. MORGAN PARTNERS (23A SBIC), LLC (f/k/a CB CAPITAL INVESTORS, L.P.)

By: /s/ Michael R. Hannon

Name: Michael R. Hannon Title: General Partner

SIGNATURE

After due 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.

October	24,	2001	J.H. WHITNEY III, L.P.
			By: J.H. Whitney Equity Partners III, L.L.C., its general partner
			By: /s/ Daniel J. O'Brien
			Name: Daniel J. O'Brien Title: Managing Member
October	24,	2001	WHITNEY EQUITY PARTNERS, L.P.
			By: J.H. Whitney Equity Partners, L.L.C., its general partner
			By: /s/ Daniel J. O'Brien
			Name: Daniel J. O'Brien Title: Managing Member
October	24,	2001	WHITNEY STRATEGIC PARTNERS III, L.P.
			By: J.H. Whitney Equity Partners III, L.L.C., its general partner
			By: /s/ Daniel J. O'Brien
			Name: Daniel J. O'Brien Title: Managing Member

SIGNATURE

After due 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.

October 25, 2001 CTIHC, INC.

By: /s/ William T. Devanney, Jr.

Name: William T. Devanney, Jr. Title: Senior Vice President, November 7, 2001 Name: William M. Mounger, II Name: William M. Mounger, II Name: William M. Mounger, II Name: Villiam M. Mounger, II Name: William M. Mounger, II Name: William M. Mounger, II

SIGNATURE

After due 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.

October 25, 2001 TRIUNE PCS, LLC By: Triune Private Equity, LLC, Manager By: /s/ Kevin Shepherd -----Name: Kevin Shepherd Title: Co-Manager October 25, 2001 /s/ Kevin Shepherd _____ Kevin Shepherd November 1, 2001 J.G. FUNDING, LLC By: Chrysalis Ventures, LLC, Manager By: /s/ David A. Jones, Jr. -----Name: David A. Jones, Jr. Title: Manager

November 1, 2001

/s/ David Jones

David Jones

November 1, 2001 SAUNDERS CAPITAL GROUP, LLC

By: /s/ Robert S. Saunders Name: Robert S. Saunders Title: Manager

SIGNATURE

After due 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.

November 1,	2001	/s/ Robert Saunders
		Robert Saunders
October 25,	2001	MON-CRE WIRELESS, INC.
		By: /s/ G.L. McGee
		Name: G.L. McGee Title: General Manager
October 25,	2001	RAGLAND WIRELESS, INC.
		By: /s/ Stanley Bean
		Name: Stanley Bean Title: Director
October 22,	2001	CABLEVISION SERVICES, INC.
		By: /s/ Jeffrey T. Smith
		Name: Jeffrey T. Smith Title: Vice President

October 25, 2001

HAYNEVILLE WIRELESS, INC.

By: /s/ Howard S. Powell, III

Name: Howard S. Powell, III Title: Vice-President

SIGNATURE

After due 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.

October 26, 2001 MOUNDVILLE COMMUNICATIONS, INC. By: /s/ Larry P. Taylor -----Name: Larry P. Taylor Title: President November 2, 2001 /s/ James E. Campbell _____ JAMES E. CAMPBELL INDIVIDUALLY AND AS BENEFICIAL OWNER OF THE TELECORP PCS, INC. (F/K/A TELECORP-TRITEL HOLDING COMPANY) SHARES HELD FOR MY ACCOUNT BY SOUTH TRUST BANK, N.A. IN AN INDIVIDUAL RETIREMENT ACCOUNT October 25, 2001 /s/ E.B. Martin, Jr. _____

SIGNATURE

E.B. MARTIN, JR.

After due 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.

October 25, 2001

OAK TREE, LLC

By: Triune Private Equity, LLC its manager

/s/ Kevin Shepherd

By: Kevin Shepherd, its Co-Manager

October 25, 2001 PCS TELECOM, LLC By: Triune Private Equity, LLC, its manager /s/ Kevin Shepherd -----By: Kevin Shepherd, its Co-Manager October 25, 2001 JVB Private Equity, LLC /s/ Jack Thompson _____ By: Jack Thompson its Manager October 25, 2001 JVB Properties, LLLP /s/ Jack Thompson _____ By: Jack Thompson its General Partner

EXHIBIT INDEX

Exhibit Document

- _____
- 2.2 Agreement and Plan of Merger, dated as of October 7, 2001, among TeleCorp PCS Inc., AT&T Wireless Services, Inc. and TL Acquisition Corp (incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).
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(incorporated by reference to TeleCorp PCS, Inc. Form 8-K (File No. 000-31941), filed with the SEC on October 10, 2001).

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