STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition

of

Aeronautical Radio, Inc.

AFFIDAVIT OF MAILING

for Redetermination of a Deficiency or Revision: of a Determination or Refund of Sales & Use Tax under Article(s) 28 & 29 of the Tax Law: for the Period 9/1/78 - 8/31/81.

State of New York:

ss.:

County of Albany:

David Parchuck/Janet M. Snay, being duly sworn, deposes and says that he/she is an employee of the State Tax Commission, that he/she is over 18 years of age, and that on the 26th day of September, 1986, he/she served the within notice of Decision by certified mail upon Aeronautical Radio, Inc. the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Aeronautical Radio, Inc. 2551 Riva Rd. Annapolis, MD 21401

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the petitioner herein and that the address set forth on said wrapper is the last known address of the petitioner.

Sworn to before me this 26th day of September, 1986.

Authorized to administer oaths pursuant to Tax Law section 174

STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition of Aeronautical Radio, Inc.

AFFIDAVIT OF MAILING

for Redetermination of a Deficiency or Revision: of a Determination or Refund of Sales & Use Tax under Article(s) 28 & 29 of the Tax Law: for the Period 9/1/78 - 8/31/81.

State of New York:

ss.:

County of Albany :

David Parchuck/Janet M. Snay, being duly sworn, deposes and says that he/she is an employee of the State Tax Commission, that he/she is over 18 years of age, and that on the 26th day of September, 1986, he served the within notice of Decision by certified mail upon John P. Manwell, the representative of the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

John P. Manwell Wiley & Rein 1776 K Street N.W. Washington , DC 20006

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the representative of the petitioner herein and that the address set forth on said wrapper is the last known address of the representative of the petitioner.

Sworn to before me this 26th day of September, 1986.

Authorized to administer oaths pursuant to Tax Law section 174

STATE OF NEW YORK STATE TAX COMMISSION ALBANY, NEW YORK 12227

September 26, 1986

Aeronautical Radio, Inc. 2551 Riva Rd. Annapolis, MD 21401

Gentlemen:

Please take notice of the Decision of the State Tax Commission enclosed herewith.

You have now exhausted your right of review at the administrative level. Pursuant to section(s) 1138 of the Tax Law, a proceeding in court to review an adverse decision by the State Tax Commission may be instituted only under Article 78 of the Civil Practice Law and Rules, and must be commenced in the Supreme Court of the State of New York, Albany County, within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision may be addressed to:

NYS Dept. Taxation and Finance Audit Evaluation Bureau Assessment Review Unit Building #9, State Campus Albany, New York 12227 Phone # (518) 457-2086

Very truly yours,

STATE TAX COMMISSION

cc: Taxing Bureau's Representative

Petitioner's Representative: John P. Manwell Wiley & Rein 1776 K Street N.W. Washington , DC 20006

STATE TAX COMMISSION

In the Matter of the Petition

of

AERONAUTICAL RADIO, INC.

DECISION

for Revision of a Determination or for Refund of Sales and Use Taxes under Articles 28 and 29 : of the Tax Law for the Period September 1, 1978 through August 31, 1981.

Petitioner, Aeronautical Radio, Inc., 2551 Riva Road, Annapolis, Maryland 21401, filed a petition for revision of a determination or for refund of sales and use taxes under Articles 28 and 29 of the Tax Law for the period September 1, 1978 through August 31, 1981 (File No. 37814).

On October 24, 1985, petitioner advised the State Tax Commission, in writing, that petitioner desired to waive a hearing and to submit the case to the State Tax Commission, with all briefs and documents to be submitted by February 14, 1986. After due consideration of the entire file, the State Tax Commission renders the following decision.

ISSUES

- I. Whether petitioner's furnishing of communications equipment in conjunction with a communications service is subject to New York State sales and use tax.
- II. Whether petitioner's service of maintaining communications equipment is subject to New York State sales and use tax.

FINDINGS OF FACT

1. On February 26, 1982, as the result of a field audit, the Audit
Division issued a Notice of Determination and Demand for Payment of Sales and

Use Taxes Due to petitioner, Aeronautical Radio, Inc. ("ARINC"), for the period September 1, 1978 through August 31, 1981. The Notice assessed sales and use taxes due of \$10,139.42, plus interest of \$1,619.05, for a total amount due of \$11,758.47. The Notice was premised upon the Audit Division's position that petitioner was allegedly leasing radio equipment to its customers and that sales and use tax was due on the receipts from said leases.

- 2. Prior to the submission herein, petitioner and the Audit Division entered into a stipulation of facts which is set forth, in relevant part, as follows:
 - A. Petitioner is a Delaware corporation which was incorporated December 2, 1929.
 - B. Petitioner's stock is owned principally by the scheduled airlines and other air transport operators. These companies are the principal users of petitioner's services, which petitioner's bylaws require it to provide on a nonprofit basis.
 - C. Petitioner's stock is subject to a provision that it may not be sold without first being offered back to the corporation at its par value, as reflected in Article Fourth of petitioner's Certificate of Incorporation. There is no public market for petitioner's stock.
 - D. Petitioner is engaged in the business of providing communication services to air transport operators. One of the services provided enables users to communicate with air transport aircraft from the ground. This is accomplished through either a radio network system or a radio station, usually owned by petitioner, which is located on the airline's premises. In addition to air/ground communications, petitioner provides point-to-point communications between the facilities of air transport operators and

related organizations, related message switching services, airport telephone services and supporting data processing services. Petitioner also serves as a secretariat for industry activities involving radio frequency coordination, equipment specifications, and maintenance activities, and provides some miscellaneous communications-related services. It is the air/ground communications and the maintenance services which are involved in this proceeding.

- E. All of petitioner's communications services to air transport operators are provided under a standard form of "Service Agreement" designated as ARINC Form 125. 1 These forms provide the general conditions of service. Each service agreement or service contract is accompanied by one or more "Service Supplements" or equivalent in a variety of standard forms, covering specific types of service. The types of Service Supplements or other agreements for the specific services involved in this proceeding are noted below.
- F. Petitioner's air/ground communications services are provided primarily through an unmanned network of some 350 ground radio stations, interconnected by wire line with its communications centers in San Francisco and New York, or with petitioner's automated data network. Both the voice and the data networks permit communication between aircraft of various operators while en route, and their operations offices and other ground locations. These services are not involved in this proceeding.

[&]quot;ARINC" is the name by which petitioner is popularly known. Petitioner also uses a "Service Contract", Form 1255C and earlier iterations, for services to non-air transport companies, which are not at issue in this appeal.

- G. Petitioner owns or controls approximately 3,500 non-network ground radio stations. These are licensed by the Federal Communications Commission ("FCC") to petitioner and their operation is governed by the "ARINC Manual of Rules and Regulations for Ground Radio Stations." Approximately 64 percent of these stations are owned by the airlines and leased to petitioner, in consideration of petitioner's assumption of responsibility as licensee of the stations and its agreement to provide communication services to the airline. The rent and the charge for communication services are considered to offset each other, and no funds change hands. The remaining 36 percent of the stations (currently 1,259 stations, of which 78 are located in New York State) are owned by petitioner. In all cases, the stations are located on airline premises and staffed by airline employees who are designated as "ARINC Station Representatives" but receive no compensation from petitioner. The non-network stations serve the same purpose as the network stations except that they communicate predominantly with the flights of a single operator.
- H. Non-network communication services through ARINC-owned stations are provided for under ARINC Form 125-9 (Service Supplement to Form 125, the Service Agreement), or similar forms, which include maintenance.
- I. Billings for this type of transaction represent approximately 44 percent of the sales tax assessment in this case. They are based on petitioner's average cost of the service, equipment, licensing and overhead. Maintenance charges on this equipment represent approximately 40 percent of the assessment at issue in this appeal. Maintenance of ARINC-owned equipment is provided under the terms and conditions described in Finding of Fact "2(J)". Non-network communications using airline-owned equipment

are provided under other forms of agreement, which are not involved in this proceeding.

- J. In addition to petitioner's extensive maintenance programs for equipment owned by petitioner, petitioner sometimes provides maintenance services on communications equipment owned by users. This service is provided under a Maintenance Agreement. Most of this equipment is licensed by the FCC in petitioner's name and staffed under petitioner's control, in accordance with petitioner's "Rules and Regulations", by user employees designated as "ARINC Station Representatives". Approximately 10 percent of the taxes assessed in this case represent maintenance services on such equipment, all of it consisting of ground radio stations providing nonnetwork air/ground voice radio communications. In all cases, these Maintenance Agreements form part of an overall contract which also includes air/ground communications services.
- K. Occasionally, and primarily as an accommodation to users of its other communication services, petitioner also provides maintenance services on equipment owned by users and licensed in the name of the user, in this case portable "handy talkie" business radio transceivers used in airport ground services. The same forms are used for maintenance in this service, which is provided only as part of a communications service involving two-way communication on channels subject to petitioner's coordination. This business radio communications and maintenance service is offered for user-owned equipment only where the user's equipment is of the same make and model as the petitioner's own equipment. Billings for such services represent approximately 6 percent of the taxes assessed in this case. In

all cases, these Maintenance Agreements form part of an overall contract which includes air/ground communications services.

- L. It is petitioner's practice to pay New York State use tax on its out-of-state purchases, or New York State sales tax on its in-state purchases of equipment purchased for use in providing its communications services and located in New York State, including parts used in its maintenance services in New York State, whether or not these parts are charged directly to users. Petitioner believes that New York State sales or use tax has been paid on all communications equipment which it owns, which is so used, and on all such parts.
- M. It is also petitioner's practice to pay New York State sales tax on lease payments by petitioner to suppliers, such as RCA, from which it leases certain communications equipment used by petitioner in New York State in providing communications services. Petitioner believes that it has paid New York State sales tax on all such lease payments, both throughout the period covered by this appeal and subsequently.
- N. It is petitioner's practice to pay New York State sales tax on its billings from local telephone companies, such as New York Telephone Company, on line, equipment, and all other charges for intrastate communications services within New York State. Petitioner believes that it has paid New York State sales taxes on all such billings, both during the period covered by this proceeding and subsequently.

CONCLUSIONS OF LAW

A. That Tax Law \$1101(b)(5) defines "sale, selling or purchase" as follows:

"Any transfer of title or possession or both, exchange or barter, rental, lease or license to use or consume, conditional or otherwise, in any manner or by any means whatsoever for a consideration, or any agreement therefor...".

B. That the Sales and Use Tax Regulations provide that:

"The terms 'rental, lease, license to use' refer to all transactions in which there is a transfer of possession of tangible personal property without a transfer of title to the property." 20 NYCRR 526.7(c)(1).

C. That 20 NYCRR 526.7(e)(4) further provides:

"Transfer of possession with respect to a rental, lease or license to use, means that one of the following attributes of property ownership has been transferred:

- (i) custody or possession of the tangible personal property, actual or constructive;
- (ii) the right to custody or possession of the tangible personal property;
- (iii) the right to use, or control or direct the use of, tangible personal property."
- D. That, since the radio stations were located on airline premises and operated by airline employees, there was a transfer of possession within the meaning of 20 NYCRR 526.7(e)(4)(i) and 526.7(e)(4)(iii). Accordingly, the Audit Division properly concluded that the furnishing of the communications equipment was subject to New York State sales and use tax.
- E. That section 1105(c)(3) of the Tax Law imposes sales tax upon, among other things, the receipts from the "...maintaining, servicing or repairing tangible personal property...". Accordingly, the Audit Division properly imposed sales tax upon the maintenance services at issue herein.

F. That the petition of Aeronautical Radio, Inc. is denied and the Notice of Determination and Demand for Payment of Sales and Use Taxes Due, dated February 26, 1982, is sustained.

DATED: Albany, New York

STATE TAX COMMISSION

SEP 2 6 1986

PKESIDENI

OMMISSIONER

COMMISSIONER

P 319 117 302

RECEIPT FOR CERTIFIED MAIL
NO INSURANCE COVERAGE PROVIDED
NOT FOR INTERNATIONAL MAIL

(See Reverse)

× U.S.G.P.O. 1985-480-794	John P. Manwell steel where to Rein 1776 K. Street N.W. P. O. State and ZIP Code Washington, D.C. 2000, Postage		
*	Certified Fee		
	Special Delivery Fee		
	Restricted Delivery Fee		
10	Return Receipt showing to whom and Date Delivered		
198	Return Receipt showing to whom. Date, and Address of Delivery		
June,	TOTAL Postage and Fees	ŝ	
PS Form 3800, June 1985	Postmark or Date		

P 319 117 301

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL

	(See Reverse)				
30.794	Reronautical Rad	lio Inc.			
985-48	Street and No. 255 1 Riva Rd.				
× U.S.G.P.O. 1985-480-794	P.O. State and ZIP Code M.O.	21401			
U.S.G	Postage	S			
*	Certified Fee				
	Special Delivery Fee				
	Restricted Delivery Fee				
	Return Receipt showing to whom and Date Delivered				
1986	Return Receipt showing to whom. Date, and Address of Delivery				
June	TOTAL Postage and Fees	S ·			
3800	Postmark or Date				
PS Form 3800, June 1985					