# UNITED STATES BANKRUPTCY COURT DISTRICT OF MAINE

	)	
In re:	)	Chapter 11
	)	
PEGASUS SATELLITE TELEVISION, INC., et al.,	)	Case No. 04.20878 (JBH)
D. 1.	)	
Debtors.	)	(Jointly Administered)
	)	

#### JOINT PRETRIAL STATEMENT/PRETRIAL ORDER

The above captioned Debtors and Debtors-in-Possession (collectively, the "<u>Debtors</u>")<sup>1</sup> having filed Debtors' First Omnibus Objection To And Motion To Reclassify, Reduce or Disallow Certain Claims Pursuant To 11 U.S.C. §502(b), Bankruptcy Rules 3001 and 3007, and D. Me. LBR 3007-1 (the "<u>First Objection</u>") and the Debtors' Second Omnibus Objection To And Motion To Reclassify, Reduce or Disallow Certain Claims Pursuant To 11 U.S.C. §502(b), Bankruptcy Rules 3001 and 3007, and D. Me. LBR 3007-1 (the "<u>Second Objection</u>") and the Debtors' Third Omnibus Objection To And Motion To Reclassify, Reduce or Disallow Certain Claims Pursuant To 11 U.S.C. §502(b), Bankruptcy Rules 3001 and 3007, and D. Me. LBR 3007-1 (the "<u>Third Objection</u>"), and Professional Satellite having responded to the First Objection and the Third Objection as they relate to the claim (Claim No. 579) of Professional Satellite and Communications ("<u>Professional Satellite</u>", and together with the Debtors, the "<u>Parties</u>"), the Parties submit the following Joint Pretrial Statement/Pretrial Order and agree that, upon the court's endorsement, its terms shall govern pretrial proceedings for the contested matters from the First Objection and Third Objection that relate to Professional Satellite.

<sup>&</sup>lt;sup>1</sup> The Debtors are: Argos Support Services Company, Bride Communications, Inc., B.T. Satellite, Inc., Carr Rural TV, Inc., DBS Tele-Venture, Inc., Digital Television Services of Indiana, LLC, DTS Management, LLC, Golden Sky DBS, Inc., Golden Sky Holdings, Inc. Golden Sky Systems, Inc., Henry County MRTV, Inc., HMW, Inc., Pegasus Broadcast Associates, L.P., Pegasus Broadcast Television, Inc., Pegasus Broadcast Towers, Inc., Pegasus Media & Communications, Inc., Pegasus Satellite Television of Illinois, Inc., Pegasus Satellite Television, Inc., Portland Broadcasting, Inc., Primewatch, Inc., PST Holdings, Inc., South Plains DBS, LP., Telecast of Florida, Inc., WDSI License Corp., WILF, Inc., WOLF License Corp., and WTLH License Corp.

#### I. <u>Pleadings</u>.

The contested matters of the First Objection and the Third Objection as they relate to Professional Satellite's claim are consolidated. The pleadings are complete.

#### II. Jurisdiction.

This is a core matter, in its entirety, on which the bankruptcy court will enter final judgment.

#### III. Disclosures.

The Parties waive initial disclosures, except for the disclosure of expert witnesses, if any.

#### IV. Expert Designations.

Professional Satellite shall have until June 30, 2005 to make initial disclosures of expert witnesses, if any. The Debtors shall have until July 31, 2005 to make initial disclosures of any expert witnesses. Each party's expert disclosure shall include the data or other information considered by the witness in forming the testimony; any exhibits to be used as a summary of or support for the testimony; the qualifications of the witness; the compensation paid or to be paid to the expert witness; and copies of any reports prepared by the expert. All reasonably anticipated objections to the testimony and all motions to limit testimony of an expert witness identified by an opposing party as an expert shall be filed with the court and served on the opposing party within 10 days after the receipt of the expert designation required by this paragraph.

#### V. Discovery.

Discovery will be completed on or before September 1, 2005 (the "<u>Discovery Deadline</u>"). Discovery shall be initiated sufficiently in advance of the Discovery Deadline so as to be timely completed on or before the Discovery Deadline. (The court will independently review the Discovery Deadline set by the Parties and may shorten or extend it when endorsing this pleading, with or without prior notice.)

#### VI. Stipulation.

The Parties, through counsel, shall engage in a good faith effort to stipulate to all facts and legal issues as to which there is no actual dispute. Counsel shall prepare a written stipulation, signed by all counsel, in a form satisfactory to permit the document to be marked as an exhibit and offered in evidence at trial. All stipulations shall be filed with the Court no later than September 30, 2005.

#### VII. Joint Pretrial Memorandum.

The Parties shall file a Joint Pretrial Memorandum outlining legal issues pertinent to the case. To the extent they disagree as to controlling legal authority, the Joint Pretrial Memorandum shall include a statement on each contested legal issue, detailing support for each party's position. To the extent the Parties are not in agreement as to factual issues, the joint pretrial memorandum shall include a statement of each party's pertinent factual contentions and a summary statement of the evidence to be offered in support of each contention. The exhibit list and witness list required by this Order must be incorporated into the Joint Pretrial Memorandum. Professional Satellite is responsible for circulating a draft of the proposed pretrial memorandum to the Debtors and their counsel sufficiently in advance of the filing deadline so as to permit the Debtors adequate time to review and respond to Professional Satellite's proposals. The Debtors are responsible for timely providing pertinent information regarding facts, evidence and legal authority for their defenses and claims. After circulation and review, the Parties shall file the joint pretrial memorandum no later than October 31, 2005.

#### VIII. <u>Exhibits/Witnesses/Experts</u>.

- (a) Exhibits. During preparation of the Joint Pretrial Memorandum, the Parties are to premark and exchange copies of the exhibits they reasonably anticipate offering at trial. In the absence of objection served and filed within 30 days of service, such exhibits will be received in evidence without further authentication. Pre-marking shall consist of clearly designating each proposed exhibit in the order of its probable presentation at trial. Professional Satellite's proposed exhibits shall be designated by number; the Debtors' proposed exhibits shall be designated by letter. Copies of proposed exhibits shall be accompanied by a list of the exhibits with a brief identification of each. The exhibit list shall be included in the Joint Pretrial Memorandum.
- (b) <u>Witnesses/Experts</u>. In preparing the Joint Pretrial Memorandum, the Parties are to exchange the names of all witnesses they intend to present at trial, together with a brief summary of the area of testimony each witness will address. The filing(s) may incorporate previously-made disclosures. All reasonably anticipated objections to the testimony and all motions to limit testimony of a witness identified by an opposing party shall be filed with the court and served on the opposing parties within 15 days after service of the witness list required by this paragraph.

**NOTE:** Designation of a nonparty witness on an opponent's list of witnesses does not relieve a party of assuring the presence of that witness at trial if his or her testimony is desired.

#### IX. <u>Compliance</u>.

Failure to comply with the provisions of this order may result in the imposition of sanctions, monetary and non-monetary, including, without limitation, entry of an order denying the admission of exhibits, testimony of witnesses, or other appropriate sanctions where noncompliance has caused undue delay, expense and/or prejudice.

- X. <u>Final Pretrial Conference</u>. At the close of discovery Professional Satellite's counsel shall schedule and initiate a final pretrial conference. The Parties shall be prepared to discuss all matters relating to trial at the final conference, including, without limitation a schedule submission of pretrial motions and motions for summary judgment, the estimated length of trial and date for trial.
- XI. <u>Alternative Dispute Resolution</u>. Unless one or more of the Parties requests it do so sooner, the court will consider alternative dispute resolution with the Parties in the course of the final pretrial conference.

Dated: April 14, 2005	/s/ Steve Morrell Counsel for Professional Satellite and Communications			
Dated: April 14, 2005	/s/ Robert J. Keach Counsel for the Debtors			
ENDORSED AND ENTERED as an ORDER of the COURT				
/s/ James B. Haines, Jr.	April 19,2005			
U.S. Bankruptcy Judge	Date			

#### BAE SYSTEMS

### 11487 Sunset Hills Road Reston, Virginia 20190-5234

Atlanta, GA 30309-3592

## Enterprise Systems Incorporated CERTIFICATE OF SERVICE

User: jwinberg District/off: 0100-2 Page 1 of 5 Date Rcvd: Apr 19, 2005 Form ID: pdf900 Case: 04-20878 Total Served: 150

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The following entities were served by first class mail on Apr 21, 2005.
               ng entities were served by first class mall on Apr 21, 2000 Marlborough, MA 0 Pegasus Satellite Television, Inc., 213 Felton Street, Marlborough, MA 0 Pegasus Satellite Television, Inc., 213 Felton Street, 590 Madison Avenue,
                                                                                                  Marlborough, MA 01752
aty
              +Abid Qureshi,
                   New York, NY 10022-8554
              +Akin Gump Strauss Hauer & Feld LLP, c/o Jacob A. Manheimer,
                                                                                                        Pierce Atwood, One Monument Square,
aty
                   Portland, ME 04101-1110
              +Alan Eric Gamza, Esq.,
                                                 Moses & Singer LLP, 1301 Avenue of the Americas,
aty
                   New York, NY 10019-6158
              +Alexander Simon, Weil, Gotshal & Manges, LLP, 767 Fifth Avenue,
aty
                                                                                                                  New York, NY 10153-0119
aty
              +Andrew N. Rosenberg,
                                             Paul, Weiss, Rifkind, Wharton & Garrison,
                                                                                                             1285 Avenue of the Americas,
                   New York, NY 10019-6031
              +Barbara Ellis-Munro, Smi
Atlanta, GA 30309-3592
                                               Smith, Gambrell & Russell, LLP, 1230 Peachtree Street N.E., Suite 3100,
aty
               Benjamin E. Marcus, Esq.,
                                                       Drummond Woodsum & MacMahon, 245 Commercial Street, P.O. Box 9781,
aty
                   Portland, ME 04104-5081
              +Brian D. Salwowski, Esq., Attorney General of Indiana,
Indiana Goverment Center South, 302 W. Washington St
                                                                                                Deputy Attorney General,
aty
                                                                   302 W. Washington Street, 5th Floor,
                   Indianapolis, IN 46204-4701
              +Bruce B. Hochman, Esq.,
                                                   Lambert Coffin,
                                                                             477 Congress St., 14th Floor, P. O. Box 15215,
aty
                   Portland, ME 04112-5215
              +C. MacNeil Mitchell, Winston & Strawn, LLP, 200 Park Avenue, New York, NY 10166-0005
aty
                                                                                 Attn: Denise Cunsolo, Legal Asst.,
                                                Norman, Hanson & DeTroy, LLC, P.O. Box 4600, Portland, ME 04112-4600
aty
               Daniel Cummings, Esq.,
              +Daniel H. Golden, Akin, Gump, Strauss Hauer & Feld, LLP, 590 Madison Avenue,
aty
                   New York, NY 10022-8554
               Daniel M. Glosband, Goodwin Proctor, LLP,
                                                                                Exchange Place,
                                                                                                         Boston, MA 02109
aty
               Daniel R. Felkel, Esq., Tr.
Portland, ME 04104-5011
aty
                                                  Troubh, Heisler & Piampiano, PA, P.O. Box 9711,
              +David H. Botter,
                                                                                                   590 Madison Avenue,
aty
                                         Akin, Gump Strauss Hauer & Feld, LLP,
                   New York, NY 10022-8554
              New YORK, NY 10022-8554
+David J. Gaier, Esq., McCarter & English, LLP, Mellon Bank Center, 1735 Market St., Suite 700, Philadelphia, PA 19103-7518
+Debra SuDock, Kelley Drye & Warren LLP, 101 Park Avenue, New York, NY 10178-0062
+Diane Meyers, Paul, Weiss, Rifkind, Wharton & Garrison,, 1285 Avenue of the Americas,
aty
atv
                                     Paul, Weiss, Rifkind, Wharton & Garrison,,
aty
                   New York, NY 10019-6031
              +Diane W. Sanders, Linebarger, Goggan, Blair & Sampso, LLP,
P.O. Box 17428, Austin, TX 78760-7428
                                                                                                        1949 South I.H. 35 (78741),
aty
              +Edward J. Schultz,
                                             Jenkins & Jenkins Attorneys, PLLC,
                                                                                                800 South Gay Street, Suite 2121,
aty
                   Knoxville, TN 37929-9711
aty
              +Edward S. Weisfelner, Brown, Rudnick, Berlack, Israels LLP,
                                                                                                          120 West 45th Street,
                   New York, NY 10036-4041
              +Ellen Moring, Esq., Sidle
New York, NY 10019-6018
                                             Sidley Austin Brown & Wood LLP, 787 Seventh Avenue,
aty
                   ic K. Bradford, Esq., Office of the U.S. Trustee, 10 Causeway Street, Room 1184, Boston, MA 02222-1015
              +Eric D. Statman, Lovells,
+Eric K. Bradford, Esq., O
aty
             Boston, MA 02222-1015

Eric W. Hagen, Kirkland & Ellis, LLP, 777 South Figueroa Street, Los Angeles, CA 90017-5800

+F. Bruce Sleeper, Esq., Jensen, Baird, Gardner & Henry, P.O. Box 4510, Portland, ME 04112-4510

Fred W. Bopp, III, Esq., Perkins, Thompson, Hinckley & Keddy, One Canal Plaza, P O Box 426, Portland, ME 04112-0426

Frederick C. Emery, Jr., Esq., Asst U. S. Atty, P.O. Box 9718, Portland, ME 04104-5018

+Gayle H. Allen, Esq., Verrill & Dana, One Portland Square, Portland, ME 04101-4054

George J. Marcus, Esq., Marcus, Clegg & Mistretta, PA, 100 Middle St., East Tower, Portland, ME 04101-4102

+Gerald Huffaker, Huffaker, Green & Huffaker, P.O. Box 419, Taboka, TX 79373-0419
aty
aty
aty
aty
atv
aty
              +Gerald Huffaker, Huffaker, Green & Huffaker,
                                                                                    P.O. Box 419,
                                                                                                           Tahoka, TX 79373-0419
              +Gregg Spath, Property Management Dept., Omnipoint Holdings, Inc., Parsippany, NJ 07054-3801
aty
                                                                                                                   4 Sylvan Way,
aty
              +Guy S. Neal, Esq.,
                                          Sidney Austin Brown & Wood LLP, 1501 K Street, N.W.,
aty
                   Lly Gydus Rogers, Esq., ReGen Capital, P.O. Box 626 - Planetarium Station, New York, NY 10024-0626
                   Washington, DC 20005-1401
              +Holly Gydus Rogers, Esq.,
aty
              +Jacob A. Manheimer, Esq., Pierce Atwood, One Monument Square, Port-
+Jacob Manheimer, Esq., Pierce Atwood, One Monument Square, Portland
+Jay S. Geller, One Monument Way, Suite 200, Portland, ME 04101-4078
                                                                                                              Portland, ME 04101-1110
aty
aty
                                                                                                           Portland, ME 04101-1110
aty
aty
              +Jeffrey L. Jonas, Brown Rudnick Berlack Israels LLP,
                                                                                                One Financial Center,
                   Boston, MA 02111-2621
              +Jeffrey Lee Costell, Costell
Santa Monica, CA 90401-1042
                                               Costell & Cornelius Law Corporation, 1299 Ocean Avenue, Suite 400,
aty
              +Jeffrey S. Berlowitz, Phillips, Eisinger, & Brown, PA, 4000 Hollywood Blvd. Suite 265-S,
aty
                   Hollywood, FL 33021-6782
               Jennifer H. Pincus, Esq.,
Portland, ME 04112-0426
                                                      Perkins, Thompson Hinckley & Keddy, PA,
                                                                                                                 P.O. Box 426,
aty
              +Joan E. Pilver, Esq.,
                                                Assistant Attorney General, 55 Elm Street, Fifth Floor,
atv
                   Hartford, CT 06106-1746
              +John G. Hutchinson,
                                             Sidley, Austin, Brown & Wood, LLP, 787 Seventh Avenue,
aty
                   New York, NY 10019-6018
              +John L. Graham, King & Spalding, 1185 Avenue of the Americas,
John P. Dillman, Linebarger Goggan Blair & Sampson, LLP, P.O.
Houston, TX 77253-3064
aty
                                                                                                             New York, NY 10036-2686
aty
                                                                                                     P.O. Box 3064,
               John P. McNicholas, Piper, Rudnick, LLP, 1251 Avenue of the Americas, New York, NY 1: John P. McVeigh, Esq., Preti, Flaherty, Beliveau & Pachios, LLC, One City Center, P.O. Box 9546, Portland, ME 04112-9546

+John T. Vian, Smith, Gambrell & Russell, LLP, 1230 Peachtree Street N.E., Suite 3100,
                                                                                                                         New York, NY 10020-1104
aty
              +John T. Vian,
aty
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District/off: 0100-2 User: jwinberg Page 2 of 5 Date Rcvd: Apr 19, 2005 Form ID: pdf900 Total Served: 150 Case: 04-20878

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Joshua R. Dow, Esq., Michael J. Pearce & Associates, LLC, Two Monument Square, 9th Floor,
P.O. Box 108, Portland, ME 04112-0108
atv
                P.O. Box 108, Portland, ME 04112-0108
+Juandisha Harris, Esq., Assistant Attorney General, Revenue & Collections Division,
aty
                                                  Lansing, MI 48909-8254
                      P.O. Box 30754,
                                                Weir & Partners LLP,
                                                                                   842 Market Street Mall, Suite 1001,
aty
                 Kenneth E. Aaron,
                      WIlmington, DE 19801
                +Kim Y. Jefferson, Esq.,
                                                         Offic of the Attorney General, P.O. Box 20207, 425 5th Avenue North,
aty
                      Nashville, TN 37247-0001
                +Larry J. Nyhan, Esq., Sidley Austin Brown & Wood LLP,
aty
                                                                                                           Bank One Plaza, 10 South Dearborn Street,
                 Chicago, IL 60603-2300
Leonard M. Gulino, Esq., F
Portland, ME 04104-5029
aty
                                                           Bernstein, Shur, Sawyer & Nelson,
                                                                                                                   P.O. Box 9729,
                Lisa A. Chiapetta, Proskauer Rose LLP, 1585 Broadway, New York, NY 10036-8299
+Lori E. Chasen, Paul, Weiss, Rifkind, Wharton & Garrison, 1285 Avenue of the Americas,
New York, NY 10019-6031
atv
aty
                Macken Toussaint, Goodwin, Proctor LLP, Exchange Place, Boston, MA 02109
+Mark E. Mazzei, 2000 Corporative Drive, Canonsburg, PA 15317-8564
+Mark Somerstein, Kelley Drye & Warren LLP, 101 Park Avenue, New York, NY 10178-0062
+Matthew A. Gold, Argo Partners, 12 West 37th Street, 9th Floor, New York, NY 10018-
+Michael E. Baumann, Kirkland & Ellis LLP, 777 South Figueroa Street,
                                               Goodwin, Proctor LLP,
aty
aty
atv
                                                                                                                                New York, NY 10018-7480
aty
                +Michael E. Baumann, Kirkland
Los Angeles, CA 90017-5800
aty
                +Michael Evan Meyers, Esq.,
                                                             Meyers, Rodbell & Rosenbaum, PA,
aty
                                                                                                                    6801 Kenilworth Avenue, Suite 400,
                      Riverdale Park, MD 20737-1331
                +Michael L. Tuchin, Klee, Tuchin, Bogdanoff & Stern, LLP, Fox Plaza
2121 Avenue of the Stars, 33rd Floor, Los Angeles, CA 90067-5061
+Michael Reed, McCreary, Veselka, Bragg, & Allen, PC, P.O. Box 2699
aty
                                                                                                                 Fox Plaza,
                                                                                                          P.O. Box 26990,
                                                                                                                                       Austin, TX 78755-0990
aty
                +Michael S. Mitchell, Esq.,
Plano, TX 75074-5480
aty
                                                             Michael S. Mitchell, PC,
                                                                                                         101 East Park Blvd., Suite #1021,
                                                                                                            590 Madison Avenue,
aty
                +Nava Hazan, Esq., Akin Gump Strauss Hauer & Feld LLP,
               +Nava Hazan, Esq., Akin Gump Strauss Hauer & Feld LLP, 590 Madison Avenue,
New York, NY 10022-8554

+Peter G. Cary, Esq., Mittel Asen, LLC, 85 Exchange Street, P.O. Box 427,
Portland, ME 04112-0427

+Peter Michael Reed, McCreary, Veselka, Bragg & Allen PC, 5929 Balcones Dr., Ste.200,
Austin, TX 78731-4280

+Philip C. Dublin, Akin, Gump, Strauss, Hauer & Feld, LLP, 590 Madison Avenue,
aty
aty
atv
                New York, NY 10022-8554
+Pierce Atwood, Pierce Atwood, c/o Jacob A. Manheimer, One Monument Square,
atv
                      Portland, ME 04101-1110
aty
                 Randy J. Creswell, Perkins Thompson Hinckley & Keddy, P.A., One Canal Plaza, P.O. Box 426,
                      Portland, ME 04112-0426
                 Regan M. Hornney, Esq., Brann
Lewiston, ME, ME 04243-3070
                                                                                       184 Main Street, P.O. Box 3070,
aty
                                                        Brann & Isaacson,
                +Richard F. Hahn, Debevoise & Plimpton LLP, 919 Third Avenue, New York, NY 10022-3916
+Richard F. Hahn, Esq., Debevoise & Plimpton, LLP, 919 Third Avenue, New York, NY 10022-3916
+Richard J. O'Brien, Esq., Linnell, Choate & Webber, LLP, 83 Pleasant Street, P.O. Box 190,
Auburn, ME 04210-5937
aty
aty
aty
                +Richard P. Krasnow, Weil, Gotshal & Mages, LLP, 767 Fif
Robert J. Keach, Esq., Bernstein, Shur, Sawyer & Nelson,
P.O. Box 9729, Portland, ME 04104-5029
+Robert S. Brady, The Brandywine Building, 1000 West Str
Wilmington, DE 19899-0391
                                                                                                   767 Fifth Avenue,
aty
                                                                                                                                 New York, NY 10153-0119
                                                                                                                 100 Middle Street, 6th Floor,
aty
                                                                                        1000 West Street, 17th Floor, P.O. Box 391,
aty
                +Roger A. Clement, Jr., Esq.,
Portland, ME 04112-0586
                                                                 Verrill & Dana, One Portland Square, P.O. Box 586, DTS,
aty
atv
                +Rosetta B. Packer, McCarter & English, LLP, Mellon Bank Center, 1735 Market Street, Suite 700,
                      Philadelphia, PA 19103-7518
                +Stephen G. Morrell, Esq.,
Brunswick, ME 04011-0009
                                                            Eaton, Peabody, 167 Park Row, P. O. Box 9,
atv
                +Stephen M. Baldini, Akin, Gump, Strauss, Hauer & Feld, LLP, 590 Madison Avenue,
aty
                      New York, NY 10022-8554
                 Steven A. Ginther, Esq., Missour
Jefferson City, MO 65105-0475
                                                           Missouri Department of Revenue, P.O. Box 475,
aty
                +Timothy H. Norton, Esq., P. O. Box 597 DTS,
+Todd C Crosby, Esq., Vinson & Elkins, LLP,
                                                                                           Portland, ME 04112-0597
aty
                +Todd C Crosby, Esq,, Vi
Dallas, TX 75201-2965
aty
                                                                                           2001 Ross Avenue, 3700 Trammell Crow Center,
                +Wayne M. Smith, 4000 Warner Blvd.,
aty
                                                                             Bldg. 156, Room 5158, Burbank, CA 91522-0001
                 Maine Department of Labor,
Augusta, ME 04332-0259
                                                              Bureau of Unemployment Compensation,
                                                                                                                           P.O. Box 259,
smg
                +State of Maine,
                                             Bureau of Revenue Services,
                                                                                            Bankruptcy Unit,
                                                                                                                           P.O. Box 9113,
sma
                Augusta, ME 04333-0001
+Office of U.S. Trustee, 537 Congress Street, Room 302, Portland
+Ad Hoc Committee of PSC Noteholders, c/o Kenneth A. Rosen, Esq.,
                                                          537 Congress Street, Room 302, Portland, ME 04101-3353
ust
                                                                                                                            65 Livingston Ave..
crcm
                      Roseland, NJ 07068-1725
                +Alachua County, FLorida, Von Fraser, Tax Collector, F.O. Box 1107, 1-Angelo Gordon & Co., Attn: Leigh Walzer, 245 Park Avenue, 26th Floor,
                                                                                                                                    Gainesville, FL 32602-1439
cr
               +Alachua County, Florida,
+Angelo, Gordon & Co., Attn: Leigh Walzer, Z45 Fair Avenue,
New York, NY 10167-0094
+Argo Partners, 12 West 37th Street, 9th Floor, New York, NY 10018-7480
cr
cr
cr
                     Southfield, MI 48076-1922
               Basil Marceaux, 810 Hyatte Road, Soddy Daisy, TN 37379-4020
+Bellsouth Telecommunications, Inc., Attn: Reginald A. Greene, Counsel,
675 W. Peachtree Street, NW, Suite 4300, Atlanta, GA 30375-0001
+CRT Capital Group LLC, Attn: Nadav Braun, 262 Harbor Drive, Stamford, CT 06902-7438
+Cohanzick Management, LLC, 427 Bedford Road, Suite 260, Pleasantville, NY 10570-3029
intp
cr
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cr

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+Collin County Tax Assessor/Collector, c/o David B. McCall, Esq., 777 E. 15th Street, Plano, TX 75074-5711
+County of Kendall, Texas, c/o Michael Reed, PO Box 26990, Austin, TX 78755-0990
Daily Insights, Attn: Bill Angelowitz, JAF Box 3127, New York, NY 10116
+David R. Miller, P.O.Box 703, Malta, MT 59538-0703
+Davidson Kempner Partners, c/o John P. McVeigh, Preti Flaherty LLP, One City Center
cr
cr
cr
cr
                                 Portland, ME 04101-4193
                        +Douglas County Nevada, Douglas W. Sonnemann, Assessor, P.O.Box 218, +Drinker Biddle & Reath LLP, One Logan Square, 18th & Cherry Streets,
                                                                                                                                                                       P.O.Box 218, Minden, NV 89423-0218
cr
                        Philadelphia, PA 19103-6933
+E.J. LIPPI, Earl J. Lippi, 588 Wyoming Avenue, Wyoming, PA
+Entercom Wilkes-Barre Scranton, LLC, c/o Peter G. Cary, Esq.,
cr
                                                                                                                                                        Wyoming, PA 18644-1807
                                                                                                                                                                                       P.O. Box 427,
cr
                                 Portland, ME 04112-0427
                          Felton Street Associates Limited Partnership,
                                                                                                                                          Weir & Partners, Lambert Coffin, P.O. Box 15215,
cr
                        Portland, ME 04112-5215

+G.A. Blanco and Sons, Inc., Attn: John M. Huemmel, Route 71, P.O. Box 14

Gt. Barrington, MA 01230-0149

+Gabriel Capital, L.P., 450 Park Ave., Suite 3201, New York, NY 10022-2633

Gatelinx Corp., c/o Regan M. Hornney, Brann & Isaacson, 184 Main Street,
                                                                                                   Attn: John M. Huemmel, Route 71, P.O. Box 149,
cr
cr
                        Gatelinx Corp., c/o Regan M.
Lewiston, ME 04243-3070
+Guckenheimer Enterprises, Inc.
                                                                                                                                                                                                                          P.O. Box 3070,
cr
                                                                                                           3 Lagoon Drive, Suite #325,
cr
                                                                                                                                                                                    Attn: Jonathan Laddy,
                                 Redwood Shores, CA 94065-5167
                        +Halifax County Tax Collections, P.O. Box 68, Halifax, NC 27839-0068
+Henry County Tax Commisioner, Andy Pipkin, P.O. Box 488, McDonough, GA 30253-0488
cr
cr
                        +Holiday Inn, Denver Int'l Airport Hotel Convent, & 15500 East 40th Avenue, Denver, CO 80239-5701 +IKON Financial Services, Bankruptcy Administration, P.O. Box 13708, Macon, GA 31208-3708
cr
                                                                                                                                                         & Trade Center,
                                                                                                                                                                                                  Attn: Lou Weckstein,
cr
                                                                                                                                                               IOS Capital LLC,
                                                                                                                                                                                                            1738 Bass Road,
                        +IKON Office Solutions, Inc., Recovery and Bankruptcy, 5400 Bowman Road,
+Installs, Inc. LLC, Attn: Gerald L. Kohn VP, 438 Main Street, Suite 225,
Buffalo, NY 14202-3207
                                                                                                                                                                                                                Macon, GA 31210-8879
cr
cr
                        +Internal Revenue Service, 68 Sewall Street, Room 311, Augusta, ME 04330-6349

J.P. Morgan Trust Company, N.A., Attn: James R. Lewis, Esq., VP, 4 New York Plaza, 15th Floor,
cr
cr
                        New York, NY 10004-2413
+Kendall County, co Michael Reed, P.O. Box 26990, Austin, TX 78755-0990
+Madison Capital Management, Attn: Craig Klein, 6143 South Willow Drive, Suite 200,
cr
cr
                                 Greenwood Village, CO 80111-5123
                          Manatee County Tax Collector, Attn: Ken Burton, Jr., Bradenton, FL 34206-5300
                                                                                                                                                                   P.O. Box 25300,
cr
cr
                         +Michigan Department of Treasury,
                                                                                                           Revenue & Collections Division,
                        Lansing, MI 48909-8254
+Mississippi State Tax Commission, Attn" Brenda T. Carter, Bkcy. Admi, P.O. Box 23338,
cr
                                  Jackson, MS 39225-3338
                        Hissouri Department of Revenue, 301 W. High St., P.O. Box 475, Jefferson City, MO 65102-0475 +National Rural Telecommunications Cooperative, 2121 Cooperative Way, Herndon, VA 20171-4543 +Nucentrix Broadband Networks, Inc., Attn: J. Curtis Henderson, Sr. VP and General Counsel, 17440 North Dallas Parkway, Suite 230, Dallas, TX 75287-7308 +Office of State Tax Commissioner, State Capitol - Eighth Floor, 600 Boulevard Avenue,
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                                 Bismarck, ND 58505-0660
                        +Official Committee of Unsecured Creditors,
                                                                                                                                   Wachovia Bank, N.A., Trustee,
crcm
                        +Official Committee of Unsecured Creditors, Wachovia Bank, N.A., Trustee, c/o Smith, Gambrell & Russell, LLP, Attn: John T. Vian, Esq., 1230 Peachtree Street, NE, Suite 3100, Atlanta, GA 30309-3592 +Oxford Collection Agency, Inc., Oxford Management Services, Attn: Salvatore Spinelli, 135 Maxess Road, Suite 26, Melville, NY 11747-3801 +Prime TV LLC, 1930 N. Poplar Street, Southern Pines, NC 28387-7091 +Riverside Claims LLC, Attn: Connie Macewicz, P.O. Box 626 - Planetarium Station,
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                       Robert R. Russell, 209 Green Drive, Savannah, GA 31419
+Saturn Satellite Systems, Inc., Attn: John W. Markham, LLM., Tax General Counsel,
10900 Plantside Drive #E, Louisville, KY 40299-6112
+Sheriff of Mercer County, P.O. Box 5429, Princeton, WV 24740-5429
+Southwest Wireless, c/o Scott Estep, P.O. Box 4344, Pueblo, CO 81003-0344
+Tejas Securities Group, Inc., 2700 Via Fortuna, Suite 400, Austin, TX 78746-7570
+Tennessee Department of Revenue, c/o TN Attorney General's Office, Bankruptcy Division,
P.O. Box 20207, Nashville, TN 37202-4015
+Texas Ad Valorem Tax Authorities, c/o Michael Pood
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                       P.O. Box 20207, Nashville, TN 37202-4015

+Texas Ad Valorem Tax Authorities, c/o Michael Reed, P.O. Box 26990, Austin, TX 78755-0990

+Trumbull Services, L.L.C., 4 Griffin Road North, Windsor, CT 06095-1579

+United States Trustee, 537 Congress Street, Portland, ME 04101-3318

+Viacom Inc., Attn: Helen E. D'Antona, Mgr., Litigation Support Servies,
    1515 Broadway - 35th Floor, New York, NY 10036-8901

+W. Dale Summerford CFC, Gadsden County Tac Collector, P.O. Box 817, Quincy, FL 32353-0817

West Virginia State Tax Department, Special Procedures/Bankruptcy Unit, P.O. Box 766,
    Charleston, WV 25323-0766

+William J. Dorran, c/o Costell & Cornelius Law Corporation, Attn: Mitchell Rishe,
    1299 Ocean Avenue Suite 400, Santa Monica, CA 90401-1042

+c/O Neil Herskowitz Riverside Contracting LLC, PO Box 626, Planetarium Station,
    New York, NY 10024-0626
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                                 New York, NY 10024-0626
                        +ReGen Capital I, Inc., P.O. Box 237210, Ansonia Station, New York, New York 1002
+Sandell Asset Management Corp., c/o Timothy A. Davidson, Esq., Andrews Kurth, LLP,
1136400
                                                                                                                                                                             New York, New York 10023-0033
1117899
                                  600 Travis Suite 4200, Houston, TX 77002-2929
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\*\*\*\*\* BYPASSED RECIPIENTS (continued) \*\*\*\*\* \*\*\*\*\* BYPASSED RECIPIENTS (undeliverable, \* duplicate) \*\*\*\*\* Arnold & Porter, LLP aty Bernstein, Shur, Sawyer & Nelson aty Drinker, Biddle & Reath, LLP aty Kristopher M. Hansen, Stroock & Stroock & Lavan LLP aty Shaw, Pittman, LLP Sidley Austin Brown & Wood LLP aty aty cr Advance Notice, Inc. Arnold & Porter, LLP sp Austin CAD cr Bartow County Tax Commissioner cr Bexar County cr Blanco CAD cr Buena Vista ISD crCapital & Technology Advisors, LLC Capital Management Associates, Inc. fa go Carsey Warner Distribution, LLC intp Charles County, Maryland cr Citadel Broadcasting Company cr cr City of DeLeon, a municipal corporation, DeLeon Independent School District City of Del Rio, Texas City of Poth cr cr City of Stockdale Connecticut Dept. of Revenue Services cr County of Lynn County of Henderson, Trinity Valley Community Coll cr cr County of Van Zandt cr County of Wilbarger, Vernon Independent School Dis Crown Castle South, LLC cr cr D.E. Shaw Laminar Portfolios, LLC Delaware Street Capital Master Fund, LP, et al cr crcr Directv FTI Consulting, Inc. consult Fox Broadcasting Company cr Gonzales County, Texas Greenhill & Co., LLC H.M. Davidson & Co., L.L.C. cr fa intp cr HBK Investments L.P. HSBC Bank USA cr consult Herbein & Company, Inc. Herbein Consulting, Inc. acc consult Hewitt Associates LLC Houston CAD Indiana Department of Revenue cr Ingram ISD cr IntelliRisk Management Corporation cr cr Jackson County KPMG LLP op Kansas Department of Revenue cr Karnes CIty ISD crKarnes County, Texas
Kekst and Company Incorporated cr consult King & Spalding, LLP gp Kinney County Appraisal District cr Kreischer Miller acc cr LEC Development, Inc. LaVernia ISD cr Lampass CAD cr cr Lee County Llano County cr Madison County Massachusetts Department of Revenue cr cr cr Mastagorda County cr Medina ISD Metron North America, Inc. Miller Buckfier Lewis Ying & Co., LLC cr fa Nebraska Department of Revenue cr Normangee ISD cr Nortel Networks, Inc. cr Omnipoint Holdings, Inc. cr Par Capital Management, Inc. cr Paramount Pictures Corp. cr Pecos County cr Pegasus Communications Corporation intp cr Pennsylvania Department of Revenue Polk County cr cr Poth ISD aud PricewaterhouseCoopers LLP acc PricewaterhouseCoopers LLP Professinal Satellite & Communications cr cr Professional Satellite & Communications

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Refugio County

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***** BYPASSED RECIPIENTS (continued) *****
             Shaw Pittman LLP
sp
             Shelby County
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             Stockdale ISD
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             TWC of Kentucky, Inc.
cr
             Telepictures Distribution
             Terrell County
             The Steering Committee of Senior Secured Creditors
             Trinity County
Trinity/Groveton Tax Office
cr
cr
             Twentieth Television, Inc.
             Val Verde County
Wachovia Bank, National Association
Warner Bros. Domestic Television Distribution
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             Warner Bros. Entertainment, Inc.
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             Webclick Concepts, Inc. Wilmington Trust Co.
cr
cr
             Wilson County, Texas
Delaware Street Capital Master Fund, LP
cr
1112603
cr*
            +Sandell Asset Management Corp., c/o Timothy A. Davidson, Esq., Andrews Kurth, LLP,
                 600 Travis Suite 4200,
                                             Houston, TX 77002-2929
                                                                                                               TOTALS: 99, * 1
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Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

I, Joseph Speetjens, declare under the penalty of perjury that I have served the attached document on the above listed entities in the manner shown, and prepared the Certificate of Service and that it is true and correct to the best of my information and belief.

First Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Apr 21, 2005 Signat

Joseph Speetjins