

UNITED STATES BANKRUPTCY COURT
DISTRICT OF MAINE

In re:)	Chapter 11
PEGASUS SATELLITE TELEVISION, INC., et al.,)	Case No. 04-20878
Debtors.)	
)	(Jointly Administered)

**ORDER ESTABLISHING CASE MANAGEMENT PROCEDURES AND HEARING
SCHEDULE**

This matter comes before the Court on its own motion, and at the suggestion of the debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the “Debtors”)¹, to Establish Case Management Procedures and Hearing Schedule in the Debtors chapter 11 cases. The Court has determined that, because of the great number of creditors and other parties in interest in the above-captioned chapter 11 cases (the “Pegasus Chapter 11 Cases”), burdensome expense and unnecessary delay will result unless certain procedures for copying, noticing and motion practice are implemented. It further appears that the implementation of such procedures is warranted pursuant to Sections 102(1) and 105(a) of title 11 of the United States Code (the “Bankruptcy Code”), Rules 2002, 7016, 9007 and 9014 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), and the District of Maine Local Bankruptcy Rules (the “Local Rules”). Accordingly, it is hereby ORDERED as follows:

¹ 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 Communications, Inc., Pegasus Satellite Television of Illinois, Inc., Pegasus Satellite Television, Inc., Portland Broadcasting,

A. Service of Filings

1. Notices required to be given pursuant to paragraphs 3-6 of this section shall be given (except as provided below) to (a) those parties listed on Exhibit A hereto and the counsel to any other official committee appointed in the Pegasus Chapter 11 Cases (collectively, the "Core Group Service List"), and (b) parties in interest who (i) serve on Bernstein, Shur, Sawyer & Nelson, P.A., Maine counsel for the Debtors (at the address listed on Exhibit A) a request, pursuant to Rule 2002 of the Bankruptcy Rules, that they receive all pleadings served in the Pegasus Chapter 11 Cases, and (ii) file such request with the Clerk of the Bankruptcy Court (such parties, together with the Core Group Service List, the "All Notices List"). If a party wishes to substitute a name on Exhibit A (as a result of, for instance, a change in the appropriate contact person at a firm or a change in the membership of a committee), such change shall be communicated in writing to each of the other parties on Exhibit A at the addresses set forth therein, and Exhibit A shall be deemed amended upon receipt of such writing.

2. All service need only be made by regular mail to the party's last known address except in emergency situations when e-mail, overnight mail or facsimile may be necessary (for instance, to meet notice period deadlines), and except as otherwise indicated herein.

3. All filings in adversary proceedings shall be served, pursuant to Bankruptcy Rule 7004, upon all parties known to have particularized interest in the subject of such adversary proceeding and the parties listed on the Core Group Service List. All filings not part of adversary proceedings shall be served, pursuant to

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.

Bankruptcy Rule 7004, upon all parties known to have particularized interest in the subject of such filings and the parties listed on the All Notices List.

4. All notices required by subdivisions (a)(2), (3) and (6) of Bankruptcy Rule 2002 and by Bankruptcy Rule 4001 shall be served as follows:

a. upon each entity designated on the All Notices List;

b. when the notice is of a proposed use, sale, lease or abandonment of property or of a hearing thereon, upon (i) each entity known to the Debtors to claim a lien, security interest, or other interest in the property and (ii) each entity designated to the All Notices List;

c. when the notice relates to relief from the automatic stay, use of cash collateral, or obtaining credit, upon (i) those parties required in accordance with Bankruptcy Rule 4001, and (ii) each entity designated on the All Notices List;

d. when the notice is of a proposed compromise or settlement or of a hearing thereon, upon (i) those parties to the proposed compromise or settlement and (ii) each entity designated on the All Notices List, and, in addition, if the compromise or settlement involves claims subject to insurance coverage, notice shall also be given to the insurance company providing coverage, any additional insured, and other insurance companies that are known to the Debtors and that have issued policies whose coverage will be affected by the motion;

e. when the notice relates to motions to assume, reject, or assign an executory contract or unexpired lease, upon (i) each contracting party to the contract or lease and (ii) each entity designated on the All Notices List; and

f. when the notice is of a hearing on a application for compensation or reimbursement of expenses, as required by the Court's Order under 11

U.S.C. §§ 331 and 105 Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals, dated as of June 24, 2004.

5. Notices required by subdivision (a) (5) and (7); subdivision (b); and subdivision (f) of Bankruptcy Rule 2002 shall be mailed to each entity on the All Notices List and to all creditors, indenture trustees, and equity security holders.

6. All other notices not addressed in paragraphs 3-5 above shall be served upon each entity on the All Notices List and to any entity known to have a particularized interest in the subject of the notice.

7. Notice in accordance with the provisions of this Order shall be deemed adequate pursuant to Bankruptcy Rule 2002 and the Local Rules.

8. Certificates or affidavits of service should state the full title of the motion, notice, application, objection, or other document that it relates to, as well as the date of service, the means of service (e.g., regular U.S. Mail, Federal Express, hand delivery, facsimile, etc.) and the parties served. Certificates or affidavits of service should not restate the names and addresses of each party listed on the Core Group Service List or the All Notices List, but need only state that all parties on such list or lists (as applicable pursuant to this Order) have been served. All other parties not on such lists who have been served in accordance with this Order must be identified by name and address. Certificates of service shall not be attached to those pleadings sent to the Court in advance of hearings on such pleadings.

9. This Order shall supercede the Court's Order Establishing Notice and Service Requirements in Debtors' Chapter 11 Cases dated as of June 4, 2004.

10. Notwithstanding anything herein to the contrary, no additional service need be made upon any counsel or party receiving any filing pursuant to the

Electronic Case Filing (“ECF”) system, so long as the applicable pleading is served electronically.

B. Motions, Objections, and Hearing Dates

1. The procedures for motions and objections thereto shall be as follows:

a. Unless otherwise ordered by the Court, regular omnibus hearings will be scheduled in these cases at 10:30 a.m. prevailing Eastern time on the dates set forth on Exhibit B and thereafter on the third Thursday of every following month; and Exhibit B shall be amended on or before twenty-one (21) days prior to the last hearing date set forth thereon by the Debtor’s Counsel filing such amendment following consultation with the Scheduling Clerk (as herein defined), and each subsequent exhibit shall be similarly amended as required. Counsel for the Debtors, in cooperation with all parties that have matters pending, shall submit to Mary-Ellen Scott, the undersigned’s scheduling clerk, (the “Scheduling Clerk”), an agenda (the “Final Agenda”) at least five (5) business days prior to each scheduled omnibus hearing date’ provided that an amended agenda may be filed within 48 hours of each scheduled omnibus hearing date. Unless otherwise ordered by the Court, all matters requiring a hearing (see paragraph B(1)(e) below) shall be heard at these omnibus hearings. Each Final Agenda shall be served upon the Core Group Service List and any other party with a particularized interest in a matter set forth on the Final Agenda by facsimile.

b. Motions and applications (each a “Motion” and, collectively, the “Motions”) shall be served on all entities that are required to be served pursuant to Section A of this Order above no less than fifteen (15) days prior to the date of the omnibus hearing set by the court, or such longer period as required by the Bankruptcy Code or Bankruptcy Rules, not taking into account the provisions of Bankruptcy Rule

9006(f). If a Motion is not served until fifteen (15) days prior to the date of a hearing, it shall be served on the Core Group Service List and any party with a particularized interest in the motion by e-mail, facsimile or overnight mail, except individual members of any committee, who shall receive such pleadings by regular mail. In accordance with the Local Rules, each Motion and notice thereof shall contain the objection date and time for the Motion, as well as a hearing date and time if a hearing on the Motion is necessary as a result of an objection.

c. Each notice of hearing shall comply with the requirements set forth in the Local Rules and shall state that any objections must be filed and served upon Core Group Service List.

d. Any objections to, or requests for a hearing on a Motion must be filed and served upon the moving party and the Core Group Service List by e-mail, hand delivery or facsimile by 4:00 p.m. (Portland, Maine) no earlier than ten (10) days from the date of service of the Motion and no later than three (3) business days prior to the date of the hearing, except in cases where a Motion has been filed on shortened notice, in which case parties shall have a reasonable period to respond, with the intent that parties shall be afforded five (5) days to respond if possible.

e. Unless otherwise ordered by the Court, upon good cause shown, briefs in support of or in response to Motions initiating contested matters shall not exceed fifteen (15) pages, and brief in reply shall not exceed five (5) pages.

f. If the parties in interest fail to timely object or to request a hearing on the Motion, the Court may grant the Motion after the period to object or request a hearing has passed in accordance with the Local Rules. On the Final Agenda, the Debtors shall specify the Motions for which the period to object or request a hearing has

passed without such an objection and request and, as a result, for which no hearing will be required. In addition, any objections to, or requests for hearings on, any Motion shall reference the docket number of the Motion in the titles of such objection or request for hearing.

g. If a response or objection is timely filed, replies to such response or objection may be filed so long as such replies are filed and served on the parties on the Core Group Service list by e-mail, hand delivery or facsimile no later than three business days prior to the hearing date; provided, however, that the period to file a reply shall not extend beyond the 5th business day after the date such response or objection is received.

h. Nothing herein shall modify the requirements of Rule 9013-1(i), 9013(j) and 9013(k) of the Local Rules, or prevent a party in interest from requesting a hearing date on one of the Court's regularly scheduled chapter 11 hearing dates.

C. Procedure for Filing of Papers

All pleadings in the Pegasus Chapter 11 Cases shall be filed in the place and manner as specified by the Local Rules and the guidelines and directives of the Clerk of the Court, including the requirements set forth for ECF.

D. Continuances

With respect to matters not heard on omnibus hearing dates, a request or a stipulation for the continuance of a hearing must be in writing and must be filed with the Court three (3) business days in advance of the scheduled hearing. Any written request for the continuance of a hearing must be accompanied by a proposed form of order. Any party receiving an order granting a continuance will serve a copy of the order on all affected parties required to be served by the terms of this Order. Unless an

order granting a continuance has been entered, counsel for the moving and any responding party shall appear at the scheduled hearing.

E. Telephonic Hearings

Participation in hearings telephonically is not encouraged, and will not be permitted absent prior approval by the Court; provided that a Motion seeking relief on expedited basis shall be set initially for a telephonic hearing and based upon such telephonic hearing the Court will then schedule a hearing date in accordance with the Bankruptcy Rules, the Local Rules and any Orders entered in the Pegasus Chapter 11 Cases, if necessary. Parties in interest desiring to participate telephonically in a hearing must file with the Court, no less than five (5) business days before the hearing, a written request to participate in such hearing telephonically. The requesting party must serve the written request upon the Scheduling Clerk and counsel for the Debtors. The written request must state the particularized basis for the request, the time and date of the scheduled hearings, and the specific matter on which the requesting party wishes to be heard. Where only one party is requesting a telephonic appearance, such party will contact the Scheduling Clerk to obtain the number to dial to connect the requesting party to the hearing. Upon obtaining permission from the Court to participate telephonically, such party must promptly notify counsel to the Debtors of such permission. Where more than one party has been given permission to participate at the hearing telephonically, counsel to the Debtors will provide the Scheduling Clerk with a dial-in toll-free number for such parties to dial to connect to the hearing and shall make arrangement with the Court to connect such parties to the hearing.

F. Disposition of Matters

Unless arrangements are made in advance with the Court for a testimonial hearing, and the relevant matter is noticed as a testimonial hearing, most matters presented to the Court at a hearing will be resolved on the papers, following argument from counsel as the Court deems appropriate. In the event that a matter presented to the Court cannot be resolved on the papers, and has not been previously set as a testimonial hearing, then the matter will be scheduled for a further hearing at an appropriate date and time.

G. Proposed Order

A proposed form of order shall be submitted as a separate document with any pleading in any adversary proceeding or contested matter.

H. Communications with the Court

Parties will communicate with the Court regarding substantive matters affecting these cases or proceeding herein only through written motions or other papers filed in accordance with the Local Rules as modified by this Order. Letters written to the Court will be returned to the sender. Except as expressly provided in this Order or in the Local Rules as to matters of scheduling, or as may be directed by the Court, *ex parte* communications with the Court are strictly prohibited.

I. Bankruptcy Rule 9006(a) and Local Rules

All time periods and deadlines set forth herein shall be computed in accordance with Bankruptcy Rule 9006(a). In addition, the Local Rules shall apply to all proceedings in the Pegasus Chapter 11 Cases except to the extent that any provision of this Order by its terms supersedes or is inconsistent with the Local Rules.

J. Term of This Order

Any party may at any time apply for reconsideration or modification of this Order, or relief from this Order as to a particular matter or proceeding. Service of such motion shall be to persons on the All Notices List and shall be made upon at least twenty-one (21) days notice. The court may amend this Order at any time. Without modifying or amending this Order, the Court may, on request of a party or on its own motion, add or delete parties from the All Notices List.

This Order shall continue in effect until modified by further order of this Court.

Dated: June __, 2004

The Honorable James B. Haines, Jr.
United States Bankruptcy Judge

EXHIBIT A

COMMITTEE OF UNSECURED CREDITORS

Wachovia Bank, National Association, as Trustee John T. Vian, Esq. Barbara Ellis-Monro, Esq. Smith, Gambrell & Russell, LLP 1230 Peachtree Street, N.E., Suite 3100 Atlanta, GA 30309 bellis-monro@sgrlaw.com* jvian@sgrlaw.com*	J.P. Morgan Trust Company, National Association James R. Lewis, Vice President 4 New York Plaza, 15 th Floor New York, NY 10004 james.r.lewis@jpmorgan.com*
HSBC Bank USA c/o Ms. Sandra E. Horwitz, VP 452 Fifth Avenue New York, NY 10018-2706 dsudock@kelleydrye.com sandra.e.horwitz@us.hsbc.com	Silver Point Capital and Affiliates Claim J. Fortgang Fortgang Consulting LLC 600 Steamboat Road Greenwich, CT 06830 cfortgang@fortgagnllc.com*
LC Capital Master Fund, Ltd. c/o Steve Lampe 680 Fifth Avenue, Suite 1202 New York, NY 10019-5429 lampe@lampeconway.com*	D.E. Shaw Laminar Portfolios, LLC c/o Max Holmes 120 West 45 th Street New York, NY 10036 khenderson@deshaw.com*
Singer Childrens Management Trust and Affiliates c/o Gary Singer 113 Jackson Drive Cresskill, NJ 07626 gary@pure1.com*	David Botter, Esq. Akin Gump Strauss Hauer Feld LLP 590 Madison Avenue New York, New York 10022 dbotter@akingump.com *
Jacob A. Manheimer Pierce Atwood One Monument Square Portland, ME 04101 jmanheimer@pierceatwood.com*	

ADMINISTRATIVE AGENTS FOR CREDIT FACILITIES

VIA US MAIL – FIRST CLASS

Bank of America
Attn: Laura Sweet
Independence Center
101 North Tryon Street
Charlotte, NC 28255
laura.l.sweet@bankofamerica.com*
bobbie.l.boratea@bankofamerica.com*
charles.graber@bankofamerica.com*

CIBC

Attn: Karen Brewer/Anthony Santino
Independence Center
425 Lexington Avenue, 5th Fl
New York, NY 10017
anthony.santino@us.cibc.com*

VIA US MAIL – FIRST CLASS

Cohanzick Credit Opps Fund, Ltd
Attn: Anita Spahrman
427 Bedford Road, Suite 260
Pleasantville, NY 10570
anita@cohanzick.com*

VIA US MAIL – FIRST CLASS

Cohanzick Credit Opps Fund, Ltd
Attn: David K. Sherman
427 Bedford Road, Suite 260
Pleasantville, NY 10570
david@cohanzick.com*

Cohanzick High Yield Partners, LP

Attn: Anita Spahrman
427 Bedford Road, Suite 260
Pleasantville, NY 10570
anita@cohanzick.com*

VIA US MAIL – FIRST CLASS

Fernwood Associates, LP
Attn: Laura Zaki
c/o Intermarket Corp
667 Madison Avenue
New York, NY 10021
lzaki@intermarketcorp.net*
jpteevan@intermarketcorp.net

Fernwood Restructuring, Ltd

Attn: Laura Zaki
c/o Intermarket Corp
667 Madison Avenue
New York, NY 10021
lzaki@intermarketcorp.net*

Gabriel Capital, L.P.

Attn: Mark A. Weiner
450 Park Avenue, Suite 3201
New York, NY 10022
weinerm@gabrielcapital.com*

VIA US MAIL – FIRST CLASS

Halcyon Fund, LP
Attn: Jim Sykes
Halcyon/Alan B Slifka Mgmt Co LLC
477 Madison Avenue, 8th Fl
New York, NY 10022
jsykes@halcyonllc.com*

VIA US MAIL – FIRST CLASS

Sea Pines Funding LLC
Attn: Kelly Warnement
c/o Banc Of Americas Securities LLC
100 North Tryon Street
Charlotte, NC 28255
kelly.w.warnement@bankofamerica.com*
asigbankloans@bankofamerica.com*

Cohanzick High Yield Partners, LP
Attn: David K. Sherman
427 Bedford Road, Suite 260
Pleasantville, NY 10570
david@cohanzick.com*

Harvard Special Situations Account
Attn: Jason Batstone
Harvard Management Co.
600 Atlantic Avenue, 16th Fl
Boston, MA 02210-2203
batstone@hmc.harvard.edu*

Harvard Special Situations Account
Attn: Shelley Greenhaus/L. Manent
Whippoorwill Associated Inc
11 Martine Avenue, 11fl
White Plains, NY 10606
lmanent@vegapartners.com*
sgendal@vegapartners.com*

SAB Capital Partners LP
Attn: Brian Jackelow
712 Fifth Avenue, 42nd Floor
New York, NY 10019
bjackelow@sabcapital.com*

SAB Capital Partners LP
Attn: Paul Cassidy
712 Fifth Avenue, 42nd Floor
New York, NY 10019
pcassidy@sabcapital.com*

SAB Oversees Fund Ltd
Attn: Brian Jackelow
712 Fifth Avenue, 42nd Floor
New York, NY 10019
bjackelow@sabcapital.com*

TRS ELARA, LLC
Attn: Marco Ruggiero
Deutsche Bank
3CY-05-0199
90 Hudson Street, 1st Floor
Jersey, City, NJ 07302
marco.n.ruggiero@db.com*

VIA US MAIL – FIRST CLASS
TRS ELARA, LLC
Attn: Maureen Welby
D.E. Shaw Laminar Portfolios LLC
120 W 45th Street, 39th Fl Tower 45
New York, NY 10022
Maureen-Welby@deshaw.com*

UBS AG, Stamford Branch
Attn: Lorraine Conti
677 Washington Avenue
6th Floor South
Stamford, CT 06901
lorraine.conti@UBS.com*

Whippoorwill Distressed Opp Fund LP
Attn: Shelley Greenhaus/L. Manent
Whippoorwill Associated Inc
11 Martine Avenue, 11fl
White Plains, NY 10606
lmanent@vegapartners.com*
sgendal@vegapartners.com*

Madeleine LLC
Attn: Paul Gordon
299 Park Avenue
23rd Floor
New York, NY 10171
pgordon@cerberuscapital.com*

VIA US MAIL – FIRST CLASS
Sea Pines Funding LLC
Attn: Annie Tallent
c/o Banc of Americas Securities LLC
100 North Tryon Street
Charlotte, NC 28255
annie.tallent@bankofamerica.com*

COUNSEL TO CREDITORS/INDENTURE HOLDERS
& ADMINISTRATIVE AGENTS (served by email)

<p>Kristopher Hansen, Esq. Stroock Stroock & Lavan LLP 180 Maiden Lane New York, New York 10038 khansen@stroock.com*</p>	<p>Alan Pope, Esq. Moore & Van Allen PLLC 100 North Tryon Street, Suite 4700 Charlotte, NC 28202-4003 alanpope@mvalaw.com*</p>
<p>Brett Lawrence, Esq. Stroock Stroock & Lavan LLP 180 Maiden Lane New York, New York 10038 blawrence@stroock.com*</p>	<p>Eliot Relles, Esq. Schulte Roth & Zabel LLP 919 Third Avenue New York New York 10022 eliot@relles@srz.com*</p>
<p>Andrew Rosenberg, Esq. Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, New York 10019 arosenberg@paulweiss.com*</p>	<p>VIA US MAIL – FIRST CLASS John Vian, Esq. Smith, Gambrell & Russell, LLP 1230 Peachtree Street NE Promenade II, Suite 3100 Atlanta, Georgia 30309 jvian@sgrlaw.com*</p>
<p>Diane Meyers, Esq. Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, New York 10019 dmeyers@paulweiss.com*</p>	<p>Michael E. Baumann, Esq. Kirkland & Ellis LLP 777 South Figueroa Street Los Angeles, CA 90017 mbaumann@kirkland.com*</p>
<p>David Botter, Esq. Akin Gump Strauss Hauer Feld LLP 590 Madison Avenue New York, New York 10022 dbotter@akingump.com*</p>	<p>Richard P. Krasnow, Esq. Weil Gotshal & Manges LLP 767 Fifth Avenue New York, New York 10153 richard.krasnow@weil.com*</p>
<p>George J. Marcus, Esq. Marcus, Clegg & Mistretta 100 Middle Street Portland, ME 04101 gmarcus@mcm-law.com*</p>	

* Email service

SERVICE VIA “ECF FILING”

- **Gayle H. Allen**
gallen@verrilldana.com bankr@verrilldana.com;ebriggeman@verrilldana.com
- **Rufus E. Brown**
rbrown@brownburkelaw.com
- **Robert S. Brady**
bankruptcy@ycst.com
- **David J. Gaier**
dgaier@mccarter.com
- **Alan Eric Gamza**
agamza@mosessinger.com cdanielson@mosessinger.com
- **Leonard M. Gulino**
lgulino@bssn.com sdilios@bssn.com
- **Bruce B. Hochman**
bhochman@lambertcoffin.com cyoung@lambertcoffin.com
- **Robert J. Keach**
rkeach@bssn.com sdilios@bssn.com
- **Jacob A. Manheimer**
jmanheimer@pierceatwood.com mpottle@pierceatwood.com
- **Benjamin E. Marcus**
bmarcusecf@dwmlaw.com
- **George J. Marcus**
bankruptcy@mcm-law.com dgerry@mcm-law.com
- **Ellen Moring**
emoring@sidley.com
pcarus@sidley.com;jknowles@sidley.com;emcdonnell@sidley.com;jmargulies@sidley.com
- **Richard J. O'Brien**
robrien@lcwlaw.com bmcclore@lcwlaw.com
- **F. Bruce Sleeper**
bankruptcy@jbggh.com

SERVICE VIA “U.S. FIRST-CLASS MAIL, POSTAGE PREPAID”

Eric K. Bradford

Office of the U.S. Trustee
10 Causeway Street, Room 1184
Boston, MA 02222

Kenneth E. Aaron

Weir & Partners, LLP
842 Market Street Mall, Suite 1001
Wilmington, DE 19801

Angelo, Gordon & Co.

Attn: Leigh Walzer
245 Park Avenue, 26th Floor
New York, NY 10167

Quadrangle Group LLC

c/o Chin Won Yi
375 Park Avenue, 14th Floor
New York, NY 10152

John T. Farmer, Esq.

Farmer & Case
402 West Broadway, Suite 1100
San Diego, CA 92101-8542

CRT Capital Group, LLC

Attn: Nadav Braun
262 Harbor Drive
Stamford, CT 06902

Lori E. Chasen

Paul, Weiss, Rifkind, Wharton & Garrison
1285 Avenue of the Americas
New York, NY 10019-6064

Daily Insights

Attn: Bill Angelowitz
JAF Box 3127
New York, NY 10116

Daniel M. Glosband

Goodwin Proctor, LLP
Exchange Place
Boston, MA 02109

C. MacNeil Mitchell
Winston & Strawn, LLP
Attn: Denise Cunsolo, Legal Asst.
200 Park Avenue
New York, NY 10166

Angelo, Gordon & Co.
Attn: Leigh Walzer
245 Park Avenue, 26th Floor
New York, NY 10167

IKON Financial Services
Bankruptcy Administration
IOS Capital LLC
1738 Bass Road
P.O. Box 13708
Macon, GA 31208-370

Jeffrey L. Jonas
Brown, Rudnick, Freed & Gesmer, PC
One Financial Center
Boston, MA 02111

Rosetta B. Packer
McCarter & Englis, LLP
Mellon Bank Center
1735 Market Street, Suite 700
Philadelphia, PA 19103

Tejas Securities Group, LLC
2700 Via Fortuna, Suite 400
Austin, TX 78746

Diane W. Sanders
Linebarger, Goggan, Blair & Sampso, LLP
1949 South I.H. 35 (78741)
P.O. Box 17428
Austin, TX 78760

Alexander Simon, Esq.
Weil, Gotshal & Manges LLP
767 Fifth Avenue
New York, NY 10153
alexander.simon@weil.com*

Mark Somerstein

Kelley Drye & Warren LLP
101 Park Avenue
New York, NY 10178

Eric D. Statman

Lovells
900 Third Avenue
New York, NY 10022

Debra SuDock

Kelley Drye & Warren LLP
101 Park Avenue
New York, NY 10178

John P. Dillman

Linebarger Goggan Blair & Sampson, LLP
P.O. Box 3064
Houston, TX 77253-3064

Andrew D. Gottfried

Morgan Lewis & Bockius, LLP
101 Park Avenue
New York, NY 10178-0060

Dustin F. Hecker

Posternak Blankstein & Lund LLP
Prudential Tower, 800 Boylston Street
Boston, MA 02199-8004

Stephen M. Ryan

Manatt, Phelps & Phillips
1501 M Street, NW, Suite 700
Washington, DC 20005-1702

Jay Teitelbaum

Morgan Lewis & Bockius, LLP
101 Park Avenue
New York, NY 10178-0060

Macken Toussaint

Goodwin Proctor, LLP
Exchange Place
Boston, MA 01209

Edward S. Weisfelner
Brown, Rudnick, & Israels, LLP
120 West 45th Street
New York, NY 10036

EXHIBIT B

July 22, 2004
August 19, 2004
September 23, 2004
October 14, 2004
November 24, 2004
December 16, 2004
January 19, 2005
February 17, 2005
March 24, 2005
April 28, 2005
May 20, 2005
June 29, 2005
July 21, 2005