

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MAINE**

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

**FIRST MONTHLY FEE STATEMENT**

Name of Applicant:	Sidley Austin Brown & Wood LLP
Authorized to Provide Professional Services to:	Debtors
Date of Retention:	June 24, 2004, <i>nunc pro tunc</i> to June 2, 2004
Period for Which Compensation and Reimbursement is Sought:	June 2, 2004 through June 30, 2004
Amount of Compensation Sought as Actual, Reasonable and Necessary:	\$1,434,570.00
Amount of Expense Reimbursement Sought as Actual, Reasonable and Necessary:	\$111,166.46
This is a(n): <u>  X  </u> interim                  _____ final Monthly Fee Statement.	

The time expended in preparation of this Monthly Fee Statement during the period covered by this Monthly Fee Statement is only partially reflected in this Monthly Fee Statement. Allowance for time spent in preparation of this Monthly Fee Statement will also be sought in a future Monthly Fee Statement.

Prior Monthly Fee Statements: None

**ATTACHMENT B TO MONTHLY FEE STATEMENT**

<b>Name of Professional/ Individual</b>	<b>Position, Area of Expertise, Number of Years in Practice, Year of Obtaining License to Practice</b>	<b>Hourly Billing Rate</b>	<b>Total Hours Billed</b>	<b>Total Compensation</b>
Larry J. Nyhan	Partner/ Bankruptcy/ 23 years. Admitted 1980.	\$700.00	151.20	\$104,125.00
James F. Conlan	Partner/ Bankruptcy/ 15 years. Admitted 1988.	\$685.00	225.70	\$153,405.75
Guy S. Neal	Partner/ Bankruptcy/ 10 years. Admitted 1993.	\$500.00	45.70	\$22,850.00
Ellen R. Moring	Associate/ Bankruptcy/ 13 years. Admitted 1990.	\$425.00	263.80	\$111,690.00
Paul S. Caruso	Associate/ Bankruptcy/ 7 years. Admitted 1996.	\$390.00	317.90	\$114,601.50
Eric H. Horn	Associate/ Bankruptcy/ 2 years. Admitted 2002.	\$335.00	85.60	\$28,676.00
Michael G. Burke	Associate/ Bankruptcy/ 1 year. Admitted 2003.	\$310.00	78.10	\$24,211.00

Jessica C. Knowles	Associate/ Bankruptcy/ 1 year. Admitted 2002.	\$290.00	266.90	\$76,458.50
Joel M. Randleman	Associate/ Bankruptcy/ < 1 year. Admitted 2004.	\$280.00	115.50	\$32,340.00
Laura Baccash Franzon	Associate/ Bankruptcy/ < 1 year. Admitted 2003.	\$260.00	160.80	\$41,808.00
Matthew E. McClintock	Associate/ Bankruptcy/ <1 year. Admitted 2003.	\$260.00	119.70	\$31,122.00
David M. Dunn	Associate/ Bankruptcy/ < 1 year. Admitted 2003.	\$235.00	6.40	\$1,504.00
Eileen McDonnell- O'Driscoll	Legal Assistant/ Bankruptcy/ 19 years.	\$170.00	51.30	\$8,721.00
Lauren A. Hoeflich	Legal Assistant/ Bankruptcy/ 2 years.	\$155.00	6.20	\$961.00
Nancy J. Lusk	Legal Assistant/ Bankruptcy/ 16 years.	\$155.00	76.50	\$11,857.50
Joseph H. Elsabee	Legal Assistant/ Bankruptcy/ < 1 year.	\$140.00	53.90	\$7,546.00
Jacob Margulies	Legal Assistant/ Bankruptcy/ < 1 year.	\$125.00	106.70	\$13,337.50

Susan L. Summerfield	Project Assistant/ Bankruptcy/ 14 years.	\$85.00	5.70	\$484.50
Peter I. Ostroff	Partner/ Litigation/ 36 years. Admitted 1967.	\$600.00	11.20	\$6720.00
James M. Harris	Partner/ Litigation/ 27 years. Admitted 1976.	\$550.00	13.40	\$7,370.00
P. David Richardson	Partner/ Litigation/ 23 years. Admitted 1980.	\$550.00	134.90	\$73,370.00
Joseph R. Guerra	Partner/ Litigation/ 18 years. Admitted 1985.	\$550.00	4.90	\$2,695.00
Lawrence R. Fullerton	Partner/ Litigation/ 25 years. Admitted 1978.	\$525.00	3.00	\$1,575.00
Michael D. Warden	Partner/ Litigation/ 15 years. Admitted 1988.	\$525.00	230.30	\$118,728.80
Melville W. Washburn	Partner/ Litigation/ 16 years. Admitted 1987.	\$425.00	3.50	\$1,487.50
Paul Zidlicky	Partner/ Litigation/ 9 years. Admitted 1994.	\$425.00	7.50	\$3,187.50

Amy P. Lally	Associate/ Litigation/ 5 years. Admitted 1998.	\$365.00	14.00	\$5,110.00
Stephen M. Nickelsburg	Associate/ Litigation/ 4 years. Admitted 2001.	\$350.00	171.40	\$59,080.00
Elyce Cooper	Associate/ Litigation/ 4 years. Admitted 1999.	\$345.00	9.70	\$3,346.50
Jason S. Cowart	Associate/ Litigation/ 4 years. Admitted 2000.	\$325.00	194.70	\$61,408.75
Brian R. Matsui	Associate/ Litigation/ 4 years. Admitted 2004.	\$325.00	6.70	\$2,177.50
Kathryn R. Haun	Associate/ Litigation/ 2 years. Admitted 2001.	\$295.00	21.00	\$6,195.00
Cassidy K. Pinegar	Associate/ Litigation/ < 1 year. Admitted 2003.	\$215.00	38.00	\$8,170.00
Andrew D. Fausett	Associate/ Litigation/ < 1 year. Admitted 2003.	\$215.00	29.50	\$6,342.50
Michael C. Soules	Associate/ Litigation/ < 1 year. Admitted 2003.	\$215.00	112.10	\$24,101.50

Connie Chang	Associate/ Litigation/ < 1 year. Admitted 2003.	\$210.00	4.30	\$903.00
Lewis P. Rhodes	Law Clerk/ Litigation/ 3 years.	\$165.00	69.60	\$11,484.00
Shella P. Cordero	Legal Assistant/ Litigation/ 8 years.	\$160.00	27.40	\$4,384.00
Derek D. Reid	Legal Assistant/ Litigation/ 4 years.	\$140.00	113.50	\$14,245.00
Andrea L. Normile	Legal Assistant/ Litigation/ 2 years.	\$115.00	3.00	\$345.00
John J. Rehmann	Legal Assistant/ Litigation/ 1 year.	\$110.00	5.30	\$583.00
Chelcey Houston	Litigation Support/ < 1 year.	\$75.00	4.30	\$322.50
Thomas P. Van Wazer	Partner/ Communications/ 14 years. Admitted 1989.	\$450.00	22.20	\$9,990.00
Jennifer B. Tatel	Associate/ Communications/ 3 years. Admitted 2000.	\$295.00	229.80	\$66,714.25
Laurie McCarty	Communications Specialist/ 9 years.	\$195.00	4.70	\$916.50
Thaddeus S. Stringer	Legal Assistant/ Communications/	\$120.00	38.20	\$4,584.00

	2 years.				
Larry A. Barden	Partner/ Corporate/ 21 years. Admitted 1982.	\$590.00	5.40	\$3,186.00	
Philip J. Carihfield	Senior Counsel/ Corporate/ 32 years. Admitted 1971.	\$500.00	10.10	\$5,050.00	
Thomas H. Yancey	Partner/ Taxation/ 23 years. Admitted 1980.	\$525.00	260.20	\$132,825.00	
Bradley C. Martinson	Associate/ Taxation/ < 1 year. Admitted 2003.	\$205.00	7.60	\$1,558.00	
Jim Wedeking	Legal Assistant/ Environmental/ 4 years.	\$125.00	3.80	\$475.00	
Eva M. Huber	Library Assistant/ 12 years.	\$60.00	4.00	\$240.00	
<b>Grand Total</b>			<b>3,956.80</b>	<b>\$1,434,570.00</b>	
<b>Blended Rate</b>		<b>\$362.56</b>			

**EXPENSE SUMMARY**

<b>Expense Category</b>	<b>Service Provider (if applicable)</b>	<b>Total Expenses</b>
Air Transportation	Various	\$29,881.85
Duplicating Charges (11¢/page)		\$12,167.47
Court Costs		\$40.00
Document Delivery Services	Federal Express/DHL	\$2,211.20
Facsimile Charges (\$.50/page, outgoing only)		\$522.50
Ground Transportation		\$3,477.91
CALR – Lexis Research Service	Lexis	\$16,964.78
Meals – Out of Town		\$1,917.35
Meals – Other		\$35.00
Messenger Services	Cannonball	\$102.63
Other		\$148.54
Overtime Services		\$1,885.32
Document Production		\$725.00
Search Services		\$81.00
Telephone Tolls		\$414.38
Lodging		\$8,552.11
CALR – Westlaw Research Service	Westlaw	\$32,039.42
<b>Total</b>		<b>\$111,166.46</b>



**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MAINE**

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In re:	)	Chapter 11
	)	
PEGASUS SATELLITE TELEVISION, INC., et al., <sup>1</sup>	)	Case No. 04-20878 (JBH)
	)	
Debtors.	)	(Jointly Administered)
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**FIRST MONTHLY FEE STATEMENT  
AND REQUEST FOR DISTRIBUTION OF RETAINER  
BY SIDLEY AUSTIN BROWN AND WOOD LLP**

Sidley Austin Brown & Wood LLP ("Applicant"), attorneys for Pegasus Satellite Television, Inc., and certain of its subsidiaries, each of which is a debtor-in-possession herein (collectively, the "Debtors"), respectfully submits this monthly fee statement (the "Fee Statement") to this Court, pursuant to 11 U.S.C. §§ 327, 331 and 503, and Fed. R. Bankr. R. 2016, for approval of monthly compensation and reimbursement of expenses. Pursuant to D. Me. LBR 2016-2(b), Applicant further requests authority to apply its prepetition retainer received from the Debtors towards its allowed fees and expenses under this Fee Statement.

In support of the Fee Statement, the Applicant states as follows:

1. On June 2, 2004 (the "Petition Date"), the Debtors commenced these chapter 11 cases by each filing voluntary petitions under chapter 11 of title 11 of the United

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<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 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.

States Code (the "Bankruptcy Code"). On the Petition Date, the Debtors also jointly filed motions or applications seeking certain typical "first day" orders, including an order to have these cases jointly administered.

2. The Debtors are continuing in possession of their properties and are operating and maintaining their businesses as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No request has been made for the appointment of a trustee or examiner in these cases. On June 10, 2004, the Office of the United States Trustee appointed an Official Committee of Unsecured Creditors in these cases pursuant to section 1102 of the Bankruptcy Code (the "Committee").

### **BASIS FOR THE FEE STATEMENT**

3. By this Fee Statement, Applicant seeks an allowance and award of compensation for the services rendered and reimbursement of expenses incurred by Applicant as general bankruptcy counsel to the Debtors between June 2, 2004 and June 30, 2004 both dates inclusive. The amount of fees sought for services rendered during this period is \$1,434,570.00 representing 3,956.80 hours in professional and paraprofessional time for such services, and reimbursement of actual necessary expenses incurred by Applicant during the above-referenced period in connection with these services is requested in the amount of \$111,166.46.

4. The Debtors sought approval of this Court to retain Applicant as general reorganization and bankruptcy counsel, pursuant to 11 U.S.C. § 327(a), by motion filed June 3, 2004. As set forth in the Motion seeking such approval, Applicant's services to the Debtors would encompass a wide range of legal services, focused upon restructuring and insolvency issues but also encompassing certain corporate, intellectual property, real estate, tax, and

litigation matters. In particular, Applicant anticipate advising the Debtors with respect to the following matters:

- A. providing legal advice with respect to the Debtors' powers and duties as debtors in possession in the continued operation of their businesses;
- B. taking all necessary action to protect and preserve the Debtors' estates, including prosecuting actions on behalf of the Debtors, negotiating any and all litigation in which the Debtors are involved, and objecting to claims filed against the Debtors' estates;
- C. preparing on behalf of the Debtors all necessary motions, answers, orders, reports and other legal papers in connection with the administration of the Debtors' estates;
- D. attending meetings and negotiating with representatives of creditors and other parties in interest, attending court hearings and advising the Debtors on the conduct of the cases;
- E. performing any and all other legal services for the Debtors in connection with these chapter 11 cases and with the formulation and implementation of the Debtors' plan;
- F. advising and assisting the Debtors regarding all aspects of the plan confirmation process, including, but not limited to, securing the approval of a disclosure statement by the Bankruptcy Court and the confirmation of a plan at the earliest possible date;
- G. providing legal advice and performing legal services with respect to general corporate matters, and advice and representation with respect to obligations of the Debtors and their Boards of Directors and officers;
- H. providing legal advice and performing legal services with respect to matters involving the negotiation of the terms and the issuance of corporate securities, matters relating to corporate governance and the interpretation, application or amendment of the Debtors' corporate documents, including their Certificates or Articles of Incorporation, by-laws, material contracts, and matters involving stockholders and the Debtors' legal duties toward them;
- I. providing legal advice and legal services with respect to litigation, tax and other general non-bankruptcy legal issues for the Debtors to the extent requested by the Debtors; and
- J. rendering such other services as may be in the best interests of the Debtors in connection with any of the foregoing and all other necessary or appropriate legal

services in connection with these chapter 11 cases, as agreed upon by Sidley and the Debtors.

Applicant's retention was approved by this Court by order dated June 24, 2004.

5. Applicant has received no payment and no promises for payment from any source for services rendered in these chapter 11 cases. There is no agreement between Applicant and any other party for the sharing of compensation to be received for the services rendered by Applicant in these chapter 11 cases. All professional and paraprofessional services for which compensation is sought herein were rendered solely on behalf of the Debtors in these cases.

#### **SERVICES RENDERED**

6. As set forth on Exhibits A through Q attached hereto, Applicant has rendered substantial services to the Debtors in connection with these chapter 11 cases during the period covered by this Fee Statement. These services may be summarized generally as follows:

a. DIP Financing/Cash Collateral: During the period covered by this Fee Statement, Applicant performed work relating to the Debtors' motion for use of cash collateral and final order relating thereto. In particular, Applicant (i) prepared cash collateral pleadings, which were approved by the Bankruptcy Court on June 28, 2004 (ii) addressed adequate protection issues, (iii) addressed issues relating to the cash forecasts, and (iv) conducted extensive negotiations respecting all of the above with counsel to the Agents for the Debtors' prepetition financing facilities, various bondholders and their counsel, counsel to the Steering Committee of Senior Secured Creditors, counsel to the Official Committee of Unsecured Creditors, and others. Applicant seeks \$24,977.00 in fees related to work performed in this

category in connection with its services as detailed further on Exhibit A attached hereto and incorporated herein by reference.

b. Regulatory: Applicant's services in this category during the period covered by this Fee Statement included (i) addressing issues pertaining to Public Notices of Interest, (ii) addressing issues pertaining to potential station acquisitions and implications of the Federal Communications Commission ("FCC") rules on same, (iii) addressing issues pertaining to certain stations' construction permit applications pending before the FCC, and (iv) communication with Debtors' personnel, FCC personnel, and other parties-in-interest regarding all of the above. Applicant seeks \$11,410.50 in fees related to work performed in this category in connection with its services as detailed further on Exhibit B attached hereto and incorporated herein by reference.

c. Tax Issues: Applicant's tax services to the Debtors performed during the period covered by this Fee Statement primarily consisted of addressing issues regarding the preservation of net operating losses under a potential plan of reorganization. Applicant seeks \$4,078.00 in fees related to work performed in this category in connection with its services as detailed further on Exhibit C attached hereto and incorporated herein by reference.

d. Litigated Issues: Applicant performed a substantial amount of services during the period covered by this Fee Statement in respect of various litigation-related matters. In particular, Applicant's services related to: (i) preparing an emergency motion to enforce the automatic stay & consulting with Debtors' counsel regarding violations of the automatic stay, (ii) conferences regarding litigation strategy with Debtors' personnel and other professionals, (iii) prepared for hearing on motion to enforce the automatic stay including preparation of exhibits and interview of witnesses in preparation for trial, (iv) participating in hearings on the motion to

enforce the automatic stay, (v) preparing supplemental and second supplemental briefs in support of motion to enforce the automatic stay, (vi) preparing a contempt motion in connection with violation of the automatic stay, and (viii) participating in hearings regarding the motion for a temporary restraining order. Applicant seeks \$262,268.00 in fees related to work performed in this category in connection with its services as detailed further on Exhibit D attached hereto and incorporated herein by reference.

e. Plan and Disclosure Statement: Applicant's professionals during the period covered by this Fee Statement primarily performed services regarding the potential structure of a plan of reorganization. Applicant seeks \$10,771.00 in fees related to work performed in this category in connection with its services as detailed further on Exhibit E attached hereto and incorporated herein by reference.

f. Creditor Communications: Applicant's services in this category during the period covered by this Fee Statement included: (i) addressing issues pertaining to 341 notices, (ii) communicating with creditors of the Debtors with respect to the chapter 11 filings and other related issues, and (iii) preparing for a meeting with the Committee which was held subsequent to the period covered by this Fee Statement. Applicant seeks \$2,818.50 in fees related to work performed in this category in connection with its services as detailed further on Exhibit F attached hereto and incorporated herein by reference.

g. Travel Time: Applicant's professionals were required to travel on numerous occasions during the period covered by this Fee Statement. Such travel was primarily from Applicant's offices to (i) Portland, Maine for Bankruptcy Court hearings on the first-day motions and various litigation issues, and (ii) Debtors' headquarters in Bala Cynwyd, Maine. During the Compensation Period, non-working travel time was billed at 50% of regular hourly

rates. Applicant seeks \$25,945.00 in fees related to work performed in this category in connection with its services as detailed further on Exhibit G attached hereto and incorporated herein by reference.

h. Employee Issues: Applicant's professionals also performed services related to the effect of the chapter 11 proceedings on the Debtors' employees and other employee-related issues. These services included: (i) reviewing the Debtors' employee retirement plans and discussions with the Debtors' personnel related to the effect of the commencement of the bankruptcy proceedings on such plans, (ii) addressing issues pertaining to a Support Services Agreement between both debtor and non-debtor affiliates which related to employee-related services and benefits, and (iii) addressing issues pertaining to proposed employee bonus and retention programs. Applicant seeks \$85,326.00 in fees related to work performed in this category in connection with its services as detailed further on Exhibit H attached hereto and incorporated herein by reference.

i. First Day Motions: Applicant's professionals performed significant services during the period covered by this Fee Statement in connection with the hearing on and approval of the Debtors' "first day" motions, which were filed with the Court on June 2, 2004 and June 3, 2004, and most of which were heard by the Court at the "first day" hearings on June 4, 2004 and June 24, 2004. These services included (i) the negotiation of terms of many of the forms of order attached to the Debtors' first day pleadings with numerous parties in interest in these cases, (ii) the preparation of certain bridge pleadings related to the period between the filing of the first day pleadings and the hearing on the first day motions, (iii) the review of public reports concerning the Debtors' first-day pleadings, (iv) responding to inquiries from creditors and others concerning the terms of the Debtors' first-day pleadings, (v) obtaining and

distributing copies of the first-day orders to a number of parties-in-interest, (vi) communicating with the Debtors' ordinary course professionals concerning the terms of the retention of such professionals, and (vii) preparing pleadings and witnesses necessary to support the Debtors' first day motions. Applicant seeks \$174,717.50 in fees related to work performed in this category, as detailed further on Exhibit I attached hereto and incorporated herein by reference.

j. Case Administration: A large portion of the services performed by Applicant's professionals during the period covered by this Fee Statement consisted of services related to the day-to-day administration of these chapter 11 cases and most of the time billed to this category relates to general and administrative matters. Time billed in this category also includes time spent on services that either (i) does not readily fit into one of the other categories specified in this Fee Statement, or (ii) may fit into more than one of such categories. As a result, the services performed by Applicant's professionals that fall within this category are numerous and varied, but include, as a representative sample: (i) participating in the drafting and revision of informational documents concerning the structure and operations of the Debtors' business, (ii) addressing noticing issues concerning notices to be distributed concerning the commencement of these proceedings, (iii) monitoring the docket in these cases concerning the filing of new pleadings, (iv) developing general strategy to govern the future of these chapter 11 cases, in connection with the Debtors' personnel and other professionals, (v) participating in conference calls convened by the Debtors' management concerning the progress of these chapter 11 cases, (vi) meetings with a number of the parties in interest in these cases, including meetings with the Office of the United States Trustee, and with the Creditors Committee, (vii) preparing for and participating in an omnibus hearing held on June 24, 2004, and (viii) participating in meetings of the Debtors' Board of Directors (the "Board") on June 23, 2004 and June 26, 2004 in order to



advise the Board with respect to numerous issues relating to the Debtors' cases. Applicant seeks \$114,783.00 in fees related to work performed in this category in connection with its services as detailed further on Exhibit J attached hereto and incorporated herein by reference.

k. Bankruptcy Schedules: Applicant advised Debtors' personnel and FTI Consulting, Inc. ("FTI"), as financial advisors to the Debtors, concerning numerous legal issues arising in connection with the preparation of the Debtors' Schedules of Assets and Liabilities and Statement of Financial Affairs (collectively, the "Schedules"). Such advice included both one-on-one and group conferences with the Debtors' and FTI's personnel compiling the data necessary for inclusion in the Schedules. Applicant also advised Debtors' personnel and FTI concerning legal issues in connection with the preparation of the Debtors' monthly operating reports. Applicant seeks \$9,894.50 in fees related to work performed in this category in connection with its services as detailed further on Exhibit K attached hereto and incorporated herein by reference.

l. Fee Applications: This category includes Applicant's activities in connection with the preparation of its first monthly Fee Statement. During the period covered by this Fee Statement, Applicant's professionals and paraprofessionals performed services in connection with (i) the preparation of Applicant's first monthly Fee Statement and (ii) the review of information for Applicant's first monthly Fee Statement. The time expended in preparation of this Fee Statement is only partially reflected in this Fee Statement. Because many of Applicant's professionals and paraprofessionals provide services in these chapter 11 cases, reviewing Applicant's billing statements and preparing the fee statements and applications is a time consuming process. At this time, Applicant seeks \$1,075.00 in fees related to work performed in

this category in connection with its services as detailed further on Exhibit L attached hereto and incorporated herein by reference.

m. Executory Contracts and Leases: Applicant's professionals during the period covered by this Fee Statement (i) researched and communicated with the Debtors' personnel concerning the status of certain executory contracts and leases of the Debtors and (ii) addressed issues raised by and communicated directly with a number of counter-parties to executory contracts and/or unexpired leases of the Debtors concerning the counter-parties' demands for immediate assumption or rejection of such contracts and leases. Applicant seeks \$26,068.00 in fees related to work performed in this category in connection with its services as detailed further on Exhibit M attached hereto and incorporated herein by reference.

n. Business Operations: Applicant's services in this category during the period covered by this Fee Statement included (i) preparing a cease and desist letter to send to competitors allegedly violating the automatic stay, (ii) communicating with Debtors' personnel regarding the cease and desist letter and regarding practices of competitors, (iii) addressing issues regarding the indenture and tri-party agreement, and (iv) preparing a press release to address certain of the Court's rulings in connection with subscriber information. Applicant seeks \$16,321.00 in fees related to work performed in this category, as detailed further on Exhibit N attached hereto and incorporated herein by reference.

o. Professional Retention: The Applicant advised the Debtors on the retention and employment of the various professionals employed by the Debtors. During the period covered by this Fee Statement, the Applicant's efforts were devoted almost entirely to assisting the Debtors' professionals with their respective retention. Among other things, the time billed in this category included (i) advising the Debtors on the legal issues related to the retention

of the Debtors' professionals to be retained in these chapter 11 cases, (ii) assisting the Debtors' professionals to be retained by drafting various models of retention applications and (iii) communicating with various parties-in-interest regarding the retention of such professionals. Applicant seeks \$56,462.50 in legal fees for services performed in this category as more particularity detailed in Exhibit O hereto and incorporated herein by reference.

p. NRTC Litigation: Applicant's professionals during the period covered by this Fee Statement (i) prepared an adversary complaint, (ii) prepared an application for a temporary restraining order or, in the alternative, motion for preliminary injunction, (iii) consulted with Debtors' personnel regarding the adversary proceedings in connection with NRTC litigation, (iv) prepared memoranda in support of the temporary restraining order, (v) prepared a response in support of the temporary restraining order or, in the alternative, motion for preliminary injunction, (vi) prepared a motion for expedited discovery and memorandum in support thereof; (vii) prepared a contempt motion against DIRECTV and consulted with Debtors' personnel regarding same, (viii) prepared for and participated in hearings on the motion for a temporary restraining order; (ix) performed research regarding numerous issues including research related to the Debtors' contracts and subscriber information, procedural issues, tort remedies, and core versus non-core matters, (x) prepared a proposed order denying preliminary injunction and response to proposed order submitted by DIRECTV, (xi) prepared a notice of appeal and supporting documents, (xii) prepared motions for appeal in connection with the order denying motion for preliminary injunction, and (xiii) prepared a motion for expedited appeal to the District Court. Applicant seeks \$602,126.50 in fees related to work performed in this category in connection with its services as detailed further on Exhibit P attached hereto and incorporated herein by reference.

q. Avoidance Litigation: Applicant's services in this category during the period covered by this Fee Statement consisted of analyzing avoidance claim issues and research regarding possible preference actions. In connection with services rendered in this category, the Applicant seeks \$5,528.00 in fees, as detailed further in Exhibit Q attached hereto and incorporated by reference.

7. Applicant submits that the services specified in paragraph 6 above and set forth in detail on Exhibits A through Q hereto were necessary and have directly contributed to the effective administration of these chapter 11 cases.

8. Applicant further submits that the hourly rates charged by its professionals and paraprofessionals during the period covered by this Fee Statement are no greater than the customary hourly rates for such individuals both inside and outside of bankruptcy cases. Applicant believes these rates are comparable to or less than those charged by other professionals of other firms of comparable size, stature, and experience.

9. The magnitude of these chapter 11 cases and the resulting demands on the time of Applicant's professionals and paraprofessionals have required such professionals and paraprofessionals to allocate responsibility for various matters at issue in these chapter 11 cases between themselves. However, at times during the period covered by this Fee Statement, it has been necessary for more than one of Applicant's professionals to attend Court hearings or participate in other conferences or meetings involving these chapter 11 cases or, alternatively, it has been necessary for one or more of Applicant's professionals to attend such meetings or hearings in the company of the Debtors' bankruptcy co-counsel or one of the other law firms retained in these chapter 11 cases to represent specific interests of the Debtors. Moreover, the pace of events and varied occurrences in these cases have mandated frequent communications

among those of Applicant's professionals performing services in connection with these cases, as well as between Applicant's professionals and the Debtors' bankruptcy co-counsel. This joint attendance at such hearings, conferences or meetings, as well as such communications among Applicant's professionals, are necessitated by the demands of these cases and compensation for such items is warranted.

10. The Debtors have retained Bernstein, Shur, Sawyer & Nelson ("BSSN") as co-bankruptcy counsel. While both Applicant and BSSN have endeavored to eliminate the duplication of efforts between the two firms, from time to time it has been necessary for one or more of the Applicant's professionals and/or paraprofessionals to confer with or attend hearings, conferences or meetings, or participate in telephonic conferences with BSSN , where Applicant and BSSN had performed separate services for the Debtors that warranted the attendance of both at such event or participation of both in such meeting or conference. Applicant submits that compensation for such time is warranted based upon these considerations.

11. A breakdown of the hours expended by each of Applicant's professionals and paraprofessionals on the individual matters set forth in paragraph 6 above is contained on Exhibits A through Q to this Fee Statement. A breakdown of the total hours expended by each professional and paraprofessional on all matters covered herein is included as a part of Attachment B to this Fee Statement, as required by D. Me. LBR 2016-1.

#### **EXPENSES INCURRED BY APPLICANT**

12. For purposes of this Fee Statement, Applicant has conformed with the Standard Maine Expense Level List ("SMELL"). Applicant has incurred expenses of \$111,166.46 in connection with its services rendered to the Debtors during the period covered by

this Fee Statement. These expenses were incurred for items not included in Applicant's hourly rates, including, but not limited to, duplicating charges, document delivery and messenger services, telephone and facsimile charges, computer-assisted legal research, travel-related expenses, overtime services and in-house document production. Applicant submits that all such expenses are necessary and actual expenses for the performance of its services in these cases, and further submits that many of such expenses were necessitated by the time constraints under which Applicant's professionals and staff have operated in these cases.

13. Applicant submits that all travel expenses incurred during the period covered by this Fee Statement were necessary and reasonable under the circumstances.

14. A detailed breakdown of Applicant's expenses incurred in rendering services to the Debtors during the period covered by this Fee Statement is incorporated into this Fee Statement as part of Exhibit J hereto. In addition, such a breakdown is included as part of Attachment B to this Fee Statement, as required by D. Me LBR 2016-1.

#### **INTERIM NATURE OF COMPENSATION**

15. In accordance with this Court's administrative order entered in these cases concerning the interim compensation of professionals, Applicant requests that, upon the expiration of the objection deadline respecting this Fee Statement and the Applicant's filing of a certificate of no objection, the Debtors be authorized to pay an amount equal to the lesser of (1) 90 percent of the fees and 100 percent of the expenses requested in this Fee Statement or (2) 90 percent of the fees and 100 percent of the expenses not subject to an objection.

### **APPLICATION OF RETAINER**

16. Pursuant to this Court's order authorizing Applicant's retention, Applicant received authority to apply its retainer to pay any allowed fees, charges or distributions relating to services rendered to the Debtors subsequent to the Petition Date. See Order, June 24, 2004, at 2. Thus, upon approval of this Fee Statement and in accordance with this Court's prior order, Applicant shall use \$407, 312.11 of this prepetition retainer towards its allowed fees and expenses under this Application.

### **NOTICE**

17. Notice of this Fee Statement has been served upon (i) the Office of the United States Trustee for the District of Maine, (ii) counsel for the Committee, (iii) the administrative agents for the credit facilities of Pegasus Media & Communications, Inc. and Pegasus Satellite Communications, Inc. ("PSC"), (iv) each of the indenture trustees for each series of notes of PSC, and (vi) those persons who have requested notice pursuant to Federal Rule of Bankruptcy Procedure 2002.

### **NO PRIOR REQUEST**

18. No previous motion for the relief requested herein has been made to this or any other Court.

### **REVIEW OF APPLICABLE LOCAL RULE**

19. The undersigned has reviewed the requirements of Maine Bankr. LR 2016-1 and certifies to the best of his or her information, knowledge and belief that this Fee Statement complies with Rule 2016-1.

WHEREFORE, after appropriate notice and hearing, Sidley Austin Brown & Wood requests the Court to (i) approve interim compensation in the amount of \$1,434,570.00, and reimbursement of expenses in the amount of \$111,166.46 pursuant to 11 U.S.C. §§ 327, 331 and 503, (ii) authorize the Debtors to remit to Applicant any amounts due and owing in accordance with this Court's administrative order respecting interim compensation for professionals in these cases, (iii) authorize Applicant to apply \$407,312.11 of its prepetition retainer towards its allowed fees and expenses under this Fee Statement, and (iv) provide for other and further relief as is just in this cause.

Dated: July 29, 2004

Respectfully submitted,



---

Larry J. Nyhan  
James F. Conlan  
Paul S. Caruso  
**SIDLEY AUSTIN BROWN & WOOD**  
Bank One Plaza  
10 South Dearborn Street  
Chicago, Illinois 60603  
(312) 853-7000



**Exhibit A**

**In re Pegasus Satellite Television, Inc., *et al.***

Time Recorded in Connection  
With the Rendition of Services to the Debtors in  
Connection with DIP Financing/Cash Collateral (Matter No. 30020 )  
For the Period From June 2, 2004 through June 30, 2004

# SIDLEY AUSTIN BROWN & WOOD LLP

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FACSIMILE 312 853 7036

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July 27, 2004

Scott Blank, Esq.  
Pegasus Group  
225 City Line Avenue, Suite 200  
Bala Cynwyd, PA 19004

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FEDERAL ID 36-4474078

PLEASE INDICATE INVOICE  
NUMBER ON REMITTANCE  
Invoice Number 24040513  
Client Matter 28491-30020

For professional services rendered through June 30, 2004 re DIP  
Financing/Cash Collateral:

Fees	\$24,977.00
<b>Total Due This Bill</b>	<b><u>\$24,977.00</u></b>

Remit Check Payments To:  
Sidley Austin Brown & Wood LLP  
P.O. Box 0642  
Chicago, Illinois 60690

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Bank One, NA  
Account Number: 5519624  
ABA Number: 071000013

**SIDLEY AUSTIN BROWN & WOOD LLP****CHICAGO**

Invoice Number: 24040513

Pegasus Group

DIP Financing/Cash Collateral

**TIME SUMMARY**

<b>Name</b>	<b>Hours</b>	<b>Rate</b>	<b>Value</b>
LJ Nyhan	1.40	\$700.00	\$980.00
PS Caruso	60.60	390.00	23,634.00
LB Franzon	1.30	260.00	338.00
J Margulies	.20	125.00	25.00
<b>Total Hours and Fees</b>	<b>63.50</b>		<b>\$24,977.00</b>

Invoice Number: 24040513

Pegasus Group

DIP Financing/Cash Collateral

## TIME DETAIL

Date	Name	Narrative	Hours
06/03/04	PS Caruso	Revise cash collateral pleadings	3.50
06/06/04	PS Caruso	Revise and distribute cash collateral order based on comments provided by Paul Weiss, Stroock and Akin Gump	4.50
06/07/04	PS Caruso	Various office conferences with J. Pooler re: monthly reports and cash collateral order	3.10
06/08/04	PS Caruso	Finalize cash collateral order after discussions with bank and bank counsel	2.00
06/09/04	PS Caruso	Revise Confidentiality Agreement for Chanin	1.00
06/11/04	PS Caruso	Finalize Chanin confidentiality agreement (1.0); draft confidentiality agreement for DTV (1.20)	2.20
06/14/04	PS Caruso	Revise confidentiality agreements for Chanin, Paul Weiss and Stroock	2.60
06/15/04	PS Caruso	Revise confidentiality agreements for Paul Weiss, Chanin, Stroock, DTV and Akin Gump (2.8); correspond with DTV, Paul Weiss and Stroock re same and respond to questions re same (1.6)	4.40
06/15/04	PS Caruso	Correspond with Akin Gump regarding cash collateral and cash management motions and telephone conference with David Botter regarding the same	1.10
06/16/04	PS Caruso	Correspond with Paul Weiss, Stroock and Akin Gump regarding open issues on the cash collateral order (1.2); telephone conferences with Larry Nyhan re adequate protection (.8)	2.00
06/16/04	LB Franzon	Processing of Pegasus Credit Agreement to find confidentiality provisions to send to P. Caruso	.70
06/16/04	LJ Nyhan	Conference with P. Caruso regarding adequate protection	.80
06/17/04	PS Caruso	Office conferences with J. Pooler to discuss cash forecast (2.0); review information re: transfers to PCMC (2.6)	4.60
06/17/04	LB Franzon	Review of indenture agreements for confidentiality provisions	.60
06/18/04	PS Caruso	Speak with D. Botter and K. Hansen re: cash collateral and cash management orders and open issues with respect hereto	.70

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Invoice Number: 24040513

Pegasus Group

DIP Financing/Cash Collateral

<b>Date</b>	<b>Name</b>	<b>Narrative</b>	<b>Hours</b>
06/19/04	PS Caruso	Telephone conference with L. Nyhan (.2) and correspond with J. Conlan (.2) re: status of cash collateral and cash management orders; respond to information requests from official committee and DTV (1.1)	1.50
06/19/04	LJ Nyhan	Telephone conference with P. Caruso regarding cash collateral and management services issues	.20
06/21/04	PS Caruso	Continue to negotiate final adequate protection order with counsel to PMC and PSC lenders, counsel to official committee and DTV	6.80
06/22/04	PS Caruso	Continue to negotiate and revise cash collateral order following teleconferences and correspondence with counsel to PSC lenders, PMC steering committee and counsel to official committee	6.30
06/23/04	PS Caruso	Continue to negotiate cash collateral order with counsel to banks and bonds	9.10
06/24/04	LJ Nyhan	Telephone conference with A. Rosenberg regarding lender issues	.40
06/28/04	PS Caruso	Telephone conferences and correspondence with J. Pooler re: cash forecasts, reporting, interest rates and payment mechanics	2.40
06/28/04	J Margulies	Research and forward Final Cash Collateral Order to P. Caruso	.20
06/29/04	PS Caruso	Correspondence with Pegasus, PMC, PSC and bond counsel re: cash forecasts and professional fees	2.40
06/30/04	PS Caruso	Correspond with B. Keach re: US Trustee requirement under local rules	.40
<b>Total Hours</b>			<b>63.50</b>

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FEDERAL ID 36-4474078

July 27, 2004

Scott Blank, Esq.  
Pegasus Group  
225 City Line Avenue, Suite 200  
Bala Cynwyd, PA 19004

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Invoice Number 24040513  
Client Matter 28491-30020

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**Exhibit B**

**In re Pegasus Satellite Television, Inc., *et al.***

Time Recorded in Connection  
With the Rendition of Services to the Debtors in  
Connection with Regulatory Issues (Matter No. 30030)  
For the Period From June 2, 2004 through June 30, 2004

# SIDLEY AUSTIN BROWN & WOOD LLP

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July 27, 2004

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FEDERAL ID 36-4474078

PLEASE INDICATE INVOICE  
NUMBER ON REMITTANCE  
Invoice Number 24040512  
Client Matter 28491-30030

For professional services rendered through June 30, 2004 re  
Regulatory:

Fees

\$11,410.50

**Total Due This Bill**

**\$11,410.50**

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ABA Number: 071000013



**SIDLEY AUSTIN BROWN & WOOD LLP**

**CHICAGO**

Invoice Number: 24040512

Pegasus Group

Regulatory

**TIME SUMMARY**

<b>Name</b>	<b>Hours</b>	<b>Rate</b>	<b>Value</b>
TP Van Wazer	22.20	\$450.00	\$9,990.00
LJ McCarty	4.70	195.00	916.50
TS Stringer	<u>4.20</u>	120.00	<u>504.00</u>
<b>Total Hours and Fees</b>	<b>31.10</b>		<b>\$11,410.50</b>

Invoice Number: 24040512

Pegasus Group

Regulatory

## TIME DETAIL

Date	Name	Narrative	Hours
06/03/04	LJ McCarty	Discussion with Brendan Holland regarding information needed for EEO Report, and amend 314 to reflect correct response to EEO question (1.8); submit Form 396-A for assignee (.2); email client and seller's counsel regarding same (.3); prepare transmittal letter to client (.2)	2.50
06/03/04	TP Van Wazer	Review Model EEO Report filed as amendment to FCC application and forward copy of same to FCC staffer processing application	.20
06/03/04	TP Van Wazer	Telephone call with M. Nachman discussing (i) general outline of proposed corporate structure for acquisitions of stations (.40), and (ii) breakdown of purchase price allocations for same (.30)	.70
06/04/04	LJ McCarty	Research regarding Public Notices of interest to station	.30
06/04/04	LJ McCarty	Research regarding Public Notices of interest to station	.20
06/04/04	TP Van Wazer	Discuss ownership structure in proposed acquisition with M. Nachman and forward follow-up e-mail on same to T. Yancey	.40
06/04/04	TP Van Wazer	Conference call with H. Verlin, M. Nachman and representatives of proposed buyer of station(s) (.80); follow-up discussions on FCC implications of proposal with M. Nachman (.20); follow-up research on ownership structure of other stations owned by buyer, and forward results to M. Nachman (.40); draft, revise and edit e-mail to buyer's representatives asking follow-up questions re: same (.50)	1.90
06/08/04	TP Van Wazer	Review various e-mails from representatives describing capital structure of possible acquisition, considering FCC implications of same and FCC order precedent, and forward same to M. Nachman and H. Verlin	1.00
06/10/04	TP Van Wazer	Review FCC order granting further construction extensions for various stations (.1); review construction commitments made in last extension requests and verify length and expiration of extensions (.5); forward order to M. Nachman and L. Carpenter with e-mail summarizing build-out commitments and identify need to follow-up on station's extension request (.3); review follow-up e-mail from L. Carpenter on same (.1)	1.00
06/11/04	LJ McCarty	Research regarding Public Notices of interest to station	.20
06/11/04	TP Van Wazer	Telephone call with M. Nachman regarding need to follow-up on station's construction extension (.10); review FCC's 6/10	1.00

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Invoice Number: 24040512

Pegasus Group

Regulatory

Date	Name	Narrative	Hours
		extension order (.20); draft, revise, edit and forward e-mail to Jim Brown at the FCC requesting action on pending request for a construction extension and a grant of its pending construction permit citing various rulings made by the FCC in 6/10 order, forward copy of most recent construction extension filing, and follow-up telephone call with same (.70)	
06/16/04	LJ McCarty	Research regarding Public Notices of interest to station	.30
06/17/04	LJ McCarty	Research regarding Public Notices of interest to station	.30
06/17/04	TP Van Wazer	Review e-mail from M. Nachman noting that construction extension was granted (.10); review underlying construction permit authorizing DTV construction on new DTV channel with an additional 6 month extension (.2)	.30
06/21/04	TP Van Wazer	Review and respond to e-mail from B. Holland regarding the need to file amendments to three pending applications (.2); review disclosures filed for various Pegasus stations noting bankruptcy filing and follow-up call with M. Nachman on same (.3)	.50
06/22/04	LJ McCarty	Research regarding Public Notices of interest to station	.30
06/22/04	TP Van Wazer	Exchange e-mails with B. Holland to coordinate calls to FCC staff (.2); follow-up telephone call to M. Fitzgerald of FCC regarding the status of application (.1)	.30
06/22/04	TP Van Wazer	Review outline of proposed ownership structure of possible sale and follow-up legal research reviewing cases similar to proposed ownership structure (.80); review proposed structure under FCC's new ownership rules currently stayed and treatment of current agreements under old and new FCC ownership rules (.30); draft, revise, edit and ultimately circulate to M. Nachman e-mail assessing FCC implications of proposed ownership structure identifying risks associated with various components and timing issues (.80)	1.90
06/24/04	TP Van Wazer	Respond to e-mails from E. Moring regarding billings to various entities in last 5 years and follow-up e-mail to T. Yancey on same	.20
06/24/04	TP Van Wazer	Review Third Circuit's opinion remanding FCC's liberalized local television ownership rules for a better explanation of revisions made (.6); draft, edit and forward e-mail highlighting the Third Circuit ruling to Cheryl Crate, Michael Nachman, Denise Rolfe and Jack Paris (.4)	1.00
06/24/04	TP Van Wazer	Telephone call with L. Carpenter discussing DTV regulatory strategy for further construction extensions and build-out for various stations	.50

Invoice Number: 24040512

Pegasus Group

Regulatory

Date	Name	Narrative	Hours
06/25/04	TP Van Wazer	Review e-mail from B. Holland relaying request from FCC staff for an amendment to pending application (.1); review exhibit filed with application and relevant language in same (.4); telephone call with M. Nachman regarding exhibit and review e-mail forwarded by Nachman with different language contained in earlier exhibits (.6); prepare and forward e-mail to D. Oxenford et al from Shaw Pittman regarding earlier Pegasus ownership reports prepared by same and raise question about language and FCC implications of same (.5); review response from B. Holland and follow-up telephone call with M. Nachman regarding additional information needed before prepare requested amendment (.4)	2.00
06/28/04	LJ McCarty	Research regarding Public Notices of interest to station	.30
06/28/04	TS Stringer	Prepare application for 3 amendments for Pegasus stations	1.50
06/28/04	TP Van Wazer	Continue to review Pegasus exhibit submitted to FCC with application (.4); telephone call with M. Nachman discussing FCC request for an amendment (.2); review ownership chain and identify issue of concern (.3); draft, edit and forward e-mail response to D. Oxenford at Shaw Pittman regarding earlier Pegasus ownership reports prepared by same identifying specific questions (.4); follow-up conference call with same discussing history of investment; review Pegasus ownership organization chart forwarded by M. Nachman and identify need for further, more specific information (.3); draft, revise, and edit drafts of various amendments addressing limited partner issue as well as notifying the FCC of Pegasus bankruptcy filing and other issues related to bankruptcy filing; forward latest draft of same to M. Nachman (.8); various e-mails to/from T. Stringer regarding preparation to file amendments to pending assignment applications (.2)	3.00
06/29/04	TS Stringer	Prepare to file amendment to FCC Form 314 for FCC Application	1.70
06/29/04	TP Van Wazer	Review FCC's decision denying a competing station's must/carry complaint against DirecTV and forward decision to M. Yanuzzi summarizing decision, raising question regarding issues complained of	.50
06/29/04	TP Van Wazer	Telephone call with M. Nachman regarding comments and draft amendment and review additional research regarding equity interest in Pegasus Satellite ownership chain (.8); revise and edit draft of amendment addressing limited partner issue (.5); telephone call with M. Nachman with comments on same (.3);	4.00

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Invoice Number: 24040512  
Pegasus Group

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Date	Name	Narrative	Hours
		incorporate M. Nachman's comments, revise, edit exhibit and circulate updated/final draft to M. Nachman et al (.5); review follow-up e-mail from same approving filing and forward amendment to T. Stringer for FCC filing (.1); draft, revise, edit and supplement draft of amendment to second pending application disclosing bankruptcy and supplementing earlier disclosures to FCC in original application (.5); circulate same to M. Nachman and review follow-up e-mail from same, approving amendment and forward same to T. Stringer for FCC filing (.2); draft, revise, and edit amendment to pending third application notifying FCC of bankruptcy and changing ownership of proposed Pegasus licensee (.4); forward draft of same to M. Nachman and review e-mail from same with comments on draft (.3); follow-up telephone call with M. Nachman discussing various alternatives to handling bankruptcy in the proposed ownership structure of third station (.4)	
06/30/04	LJ McCarty	Research regarding Public Notices of interest to station	.30
06/30/04	TS Stringer	Continue to prepare to file amendment to additional FCC Form 314	1.00
06/30/04	TP Van Wazer	Telephone call with J. Discipio, attorney for proposed buyer, regarding FCC implications of proposed deal and discuss various market facts impacting FCC review of proposed acquisition (.30); review email from Shallem Henry of the FCC requesting an additional amendment to pending Pegasus application to purchase a construction permit (.10); draft, revise and forward proposed amendment to application to M. Nachman issuing question about ownership percentages (.30); follow-up telephone call with M. Nachman on same (.20); finalize and forward same to T. Stringer for filing (.10); follow-up with S. Henry of FCC confirming filing (.10); telephone calls with M. Nachman regarding proposed amendment to pending Pegasus application (.40); follow-up e-mail to J. Knowles regarding bankruptcy law limitations same and various additional factual background on Pegasus' option to acquire stations (.30)	1.80
<b>Total Hours</b>			<b>31.10</b>

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FEDERAL ID 36-4474078

July 27, 2004

Scott Blank, Esq.  
Pegasus Group  
225 City Line Avenue, Suite 200  
Bala Cynwyd, PA 19004

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Invoice Number 24040512  
Client Matter 28491-30030

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ABA Number: 071000013

**Exhibit C**

**In re Pegasus Satellite Television, Inc., *et al.***

Time Recorded in Connection  
With the Rendition of Services to the Debtors in  
Connection with Tax Issues (Matter No. 30040)  
For the Period From June 2, 2004 through June 30, 2004

SIDLEY AUSTIN BROWN & WOOD LLP

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July 27, 2004

Scott Blank, Esq.  
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225 City Line Avenue, Suite 200  
Bala Cynwyd, PA 19004

PLEASE INDICATE INVOICE  
NUMBER ON REMITTANCE  
Invoice Number 24040511  
Client Matter 28491-30040

For professional services rendered through June 30, 2004 re Tax  
Issues:

Fees	\$4,078.00
<b>Total Due This Bill</b>	<b><u>\$4,078.00</u></b>

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