

The following constitutes the order of the Court.

Signed September 9, 2005

forth De Wayn Hali United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

IN RE:

VARTEC TELECOM, INC., et al.,

DEBTORS.

\$ CASE NO. 04-81694-HDH-11

\$ (Chapter 11)

\$ (Jointly Administered)

SECOND ORDER REGARDING DEBTORS' FIRST OMNIBUS OBJECTION TO CLAIMS UNDER 11 U.S.C. §§ 102(1), 105(a), 501(a), AND 502(b) AND FEDERAL RULE OF BANKRUPTCY PROCEDURE 3007

On September 7, 2005, the Court considered the First Omnibus Objection to Claims Under 11 U.S.C. §§ 102(1), 105(a), 501(a), and 502(b) and Federal Rule of Bankruptcy Procedure 3007 [Docket No. 1508] (the "Objection")¹ filed by the above-referenced debtors (the "Debtors"). On September 2, 2005, the Court signed its Amended Order granting the relief requested in the Objection [Docket No. 1836] (the "First Order"). The First Order passed various claims to be heard by the Court on

¹ Capitalized terms not defined herein shall have the meaning given to them in the Objection.

_

September 7, 2005. This Order supplements the First Order as to the claims passed for hearing to September 7, 2005. The Court **FINDS** that (i) proper and sufficient notice of the Objection has been provided and that no further notice is necessary; (ii) it has jurisdiction over the matters raised in the Objection pursuant to 28 U.S.C. §§ 157 and 1334; and (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Therefore, the Court

ORDERS that the Objection as it relates to the following Proofs of Claim below is withdrawn. All rights of the Debtors to object to the Proofs of Claim below on grounds other than insufficient documentation are reserved.

Claimant Name	Proof of Claim No.
City of Eureka, Missouri	241
Teller County Treasurer	3200
	3203
Focal Communications Corp.	2979

It is further

ORDERED that the Objection, as it relates to the following Proofs of Claim below, is **SUSTAINED** as the parties have taken all the actions set forth in the First Order. Accordingly, all of the Proofs of Claim set forth below shall be expunged and the claims asserted therein are disallowed. Such disallowance will not affect the Debtors' amended schedules that were filed as part of the agreement set forth in the First Order.

Claimant Name	Proof of Claim No.
Valor Telecommunications of Texas L.P.	3138
	3232
Kerrville Telephone Company	3139

Claimant Name	Proof of Claim No.
Level 3 Communications L.L.C.	3028
	3029
	3030
	3031
	3032
	3033
	3034
	3035
	3036
	3037
	3038
	3039
	3040
	3041
	3042
	3043
	3044

The scheduled claims of Valor Telecommunications of Texas L.P. and Kerrville Telephone Company are listed as disputed and the Debtors reserve all rights to later object to such amount.

End of Order

After entry, return copy to:

Holly J. Warrington, SBT #24037671 **VINSON & ELKINS L.L.P.**Trammell Crow Center 2001 Ross Avenue, Suite 3700 Dallas, Texas 75201-2975

Tel: 214-661-7299 Fax: 214-999-7823

ATTORNEYS FOR THE DEBTORS

1011112_1.DOC