ORIGINAL

A LIST OF THE DEBTORS, THEIR CASE NUMBERS AND TAX **IDENTIFICATION NUMBERS IS** ANNEXED HERETO AS EXHIBIT A

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In re

CORECOMM NEW YORK, INC., et al.,

UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW YORK

Debtors.

-----X

Case No. 04-10214 (PCB)

COMMISSION CLERK

(Jointly Administered)

Chapter 11

NOTICE OF DEADLINE REOUIRING FILING OF PROOFS OF CLAIM ON OR BEFORE MAY 24, 2004 AT 5:00 P.M. (PREVAILING EASTERN TIME)

TO ALL PERSONS AND ENTITIES WITH CLAIMS AGAINST ANY OF THE DEBTOR ENTITIES LISTED ON EXHIBIT A ANNEXED HERETO

The United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") has entered an Order establishing May 24, 2004 at 5:00 p.m. (prevailing Eastern Time) (the "Bar Date") as the last date and time for each person or entity (including individuals, partnerships, corporations, joint ventures and trusts, but excluding governmental units) to file a proof of claim against any of the debtors listed on Exhibit A annexed hereto (collectively, the "Debtors").

The Bankruptcy Court has established July 13, 2004 at 5:00 p.m. (prevailing Eastern Time) (the "Governmental Unit Bar Date") as the last date and time for governmental units, as defined in section 101(27) of the Bankruptcy Code, to file a proof of claim against any of the Debtors.

The Bar Date, the Governmental Unit Bar Date, and the procedures set forth below for filing proofs of claim apply to all claims against the Debtors which arose on or prior to the filing of the Chapter 11 petitions on January 15, 2004 (the "Petition Date"), or with respect to CoreComm Maryland, Inc. ("CoreComm MD"), on March 10, 2004 (the "CoreComm MD Petition Date"), except for those holders of the claims listed in Section 4 below that are specifically excluded from the Bar Date filing requirement.

WHO MUST FILE A PROOF OF CLAIM 1.

You MUST file a proof of claim to vote on a Chapter 11 plan filed by the Debtors or to share in distributions from the Debtors' bankruptcy estates if you have a claim against the Debtors which arose on or prior to the Petition Date (or, in the case of claims against CoreComm MD, prior to the CoreComm MD Petition Date), and it is not one of the types of claims described in Section 4 below. Claims based on acts or omissions of the Debtors that occurred before the Petition Date (or, in the case of CoreComm MD, prior to the CoreComm MD Petition Date) must be filed on or prior to the Bar Date or, for governmental units only, prior to the Governmental Unit Bar Date, even if such claims are not now fixed, liquidated or certain or did not mature or become fixed, liquidated or certain before the Petition Date (or, in the case of claims against CoreComm MD, prior to the CoreComm MD Petition Date).

Under section 101(5) of the Bankruptcy Code and as used in this Notice, the word "claim" means: (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable Temedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

WHAT TO FILE

ECR -The Debtors are enclosing a proof of claim form for use in these cases; if your claim is scheduled by the Debtors in GCL -their respective Schedules of Assets and Liabilities and/or Schedules of Executory Contracts and Unexpired Leases OPC -(collectively, the "Schedules"), the proof of claim form also sets forth the amount and type of your claim as MMS -scheduled by the Debtors, the specific Debtor against which the claim is scheduled and whether the claim is SEC T -scheduled as disputed, contingent or unliquidated. You may receive a different proof of claim form for each claim OTH Scheduled as disputed, contrigent or uniquidated. Too may receive a scheduled by the Debtors to file scheduled in your name by the Debtors. You may utilize the proof of claim form(s) provided by the Debtors to file

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your claim. Additional proof of claim forms may be obtained at <u>www.uscourts.gov/bkforms</u> (when selecting proof of claim form (Official Form B-10), please select form applicable to cases filed prior to April 1, 2004). If you disagree with any of the information set forth on the proof of claim form, including, without limitation, the Debtor against whom it is scheduled, the amount or type of the claim set forth on the proof of claim form, as to a particular claim, that such claim is scheduled as contingent, disputed or unliquidated, you are required to file a proof of claim identifying each Debtor against which you are asserting a claim and the amount and type of such claim.

All proof of claim forms must be signed by the claimant or, if the claimant is not an individual, by an authorized agent of the claimant. It must be written in English and be denominated in United States currency as of the Petition Date (or, in the case of claims against CoreComm MD, the CoreComm MD Petition Date). You should attach to your completed proof of claim any documents on which the claim is based (if voluminous, attach a summary) or an explanation as to why the documents are not available.

Any holder of a claim against more than one Debtor must file a separate proof of claim with respect to each such Debtor and all holders of claims must identify on their proof of claim the specific Debtor against which their claim is asserted and the case number of that Debtor's bankruptcy case. A list of the names of the Debtors and their case numbers is attached to this Notice as Exhibit A.

3. WHEN AND WHERE TO FILE

Except as otherwise expressly provided for herein, all proofs of claim, other than those of governmental units, must be filed <u>so as to be received</u> on or before May 24, 2004 at 5:00 p.m. (prevailing Eastern Time). All proofs of claim of governmental units must be filed <u>so as to be received</u> on or before July 13, 2004 at 5:00 p.m. (prevailing Eastern Time). Proofs of claim will not be considered timely filed unless actually received by the Bar Date or, for governmental units only, the Governmental Unit Bar Date, at the following address (the "Claims Processing Center"):

IF SENT BY MAIL

United States Bankruptcy Court Southern District of New York RE: CoreComm New York, Inc., <u>et al.</u> P.O. Box 5077 Bowling Green Station New York, NY 10274

IF DELIVERED BY HAND OR OVERNIGHT COURIER

United States Bankruptcy Court Southern District of New York RE: CoreComm New York, Inc., <u>et al.</u> One Bowling Green Room 511 New York, NY 10004-1408

Proofs of claim will be deemed filed only when received by the Claims Processing Center on or before the Bar Date or, for governmental units only, the Governmental Unit Bar Date. Proofs of claim may not be delivered by facsimile, telecopy or electronic mail (e-mail) transmission.

4. WHO NEED NOT FILE A PROOF OF CLAIM

You do not need to file a proof of claim on or prior to the Bar Date if you are:

- (i) any person or entity that has already properly filed, with the Clerk of the United States Bankruptcy Court for the Southern District of New York (the "Clerk's Office"), a proof of claim against the correct Debtor(s) utilizing a claim form that substantially conforms to Official Form No. 10;
- (ii) any person or entity (i) whose claim is listed on the Schedules, (ii) whose claim is not described therein as "disputed," "contingent," or "unliquidated," (iii) who does not dispute the specific Debtor against which such person's or entity's claim is listed and (iv) who does not dispute the amount or type (i.e., secured, priority unsecured or non-priority unsecured) of the claim for such person or entity as set forth in the Schedules;
- (iii) a holder of a claim previously allowed by order of the Court entered on or before the Bar Date or, for governmental units only, the Governmental Unit Bar Date;

- (iv) a holder of a claim that has been paid by the Debtors;
- (v) a holder of a claim allowable under sections 503(b) and 507(a) of the Bankruptcy Code as an expense of administration, including, but not limited to, claims for professional compensation relating to the period on and after the Petition Date or the CoreComm MD Petition Date, as applicable;
- (vi) any person or entity that wishes to assert a claim based solely on an interest in any Debtor, which interest is based exclusively upon the ownership of common or preferred stock, membership interests, partnership interests, or warrants or rights to purchase, sell or subscribe to such a security or interest;
- (vii) a holder of a claim which is limited exclusively to the repayment of principal, interest, and/or other applicable fees and charges (a "Note Claim") arising from any bond, note or debenture issued by the Debtors under the indenture issued by the Debtors in connection with the 6.00% Convertible Subordinated Notes, due 2006 (the "Indenture" and the notes issued thereunder, the "Notes"); provided, however, that (A) the foregoing exclusion in this subparagraph (vii) shall not apply to the indenture trustee under the Indenture (the "Indenture Trustee"), and (B) any former or current holder of a Note Claim wishing to assert a claim, other than a Note Claim, arising out of or relating to the Indenture or related notes that arises out of or relates to the ownership or purchase of a Note or Indenture, including, but not limited to, claims arising out of or relating to the purchase, sale, issuance, or distribution of a Note or Indenture, must file proofs of claim on or before the Bar Date unless another exception identified herein applies; and
- (viii) any other customers of the Debtors with claims on account of customer deposits for services provided by the Debtors.

This Notice is being sent to many persons and entities that have had some relationship with or have done business with the Debtors but may not have an unpaid claim against the Debtors. The fact that you have received this Notice does not necessarily mean that you have a claim against the Debtors.

5. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

. . .

If you have a claim for damages that may arise if an executory contract or unexpired lease were rejected, including any amount due and owing on the CoreComm MD Petition Date or the Petition Date, as applicable, by the applicable debtor as to which the order authorizing such rejection is dated more than thirty (30) days prior to the Bar Date, you must file a proof of claim by the Bar Date. As to any person or entity that has a claim arising from the rejection of an executory contract or unexpired lease, including any amount due and owing on the CoreComm MD Petition Date or the Petition Date, as applicable, which the order is dated less than thirty (30) days prior to the Bar Date or after the Bar Date, you must file a proof of claim with respect to such claim by the later of: (a) the date provided in any order authorizing the Debtor to reject such agreement or, if no such date is provided, and (b) thirty (30) days after the date of service of any such order by the Debtors to the counter-party to the then-rejected executory contract or lease. If an executory contract or unexpired lease expires by its express terms, such claims must be filed by the later of: (i) the Bar Date; and (ii) thirty (30) days after such date of expiration.

Notwithstanding the forgoing, any holder of a claim for indemnification, whether such claim arises pursuant to a contract, agreement, the by-laws or articles of incorporation of or otherwise involving any of the Debtors, or by statute, law or otherwise, must file a proof of claim with respect to such indemnification claim on or before the Bar Date or such holder shall be forever barred, estopped and enjoined in the same manner as other claims set forth herein.

6. CONSEQUENCES OF FAILURE TO FILE A PROOF OF CLAIM BY THE BAR DATE

ANY HOLDER OF A CLAIM THAT IS NOT EXCEPTED FROM THE REQUIREMENTS OF THIS ORDER, AS SET FORTH IN SECTION 4 ABOVE, AND THAT FAILS TO TIMELY FILE A PROOF OF CLAIM IN THE APPROPRIATE FORM WILL BE FOREVER BARRED, ESTOPPED AND ENJOINED FROM ASSERTING SUCH CLAIM AGAINST THE DEBTORS AND THEIR CHAPTER 11 ESTATES, FROM VOTING ON ANY PLAN OF REORGANIZATION FILED IN THESE CASES, AND FROM PARTICIPATING IN ANY DISTRIBUTION IN THE DEBTORS' CASES ON ACCOUNT OF SUCH CLAIM.

ANY HOLDER OF A CLAIM THAT FAILS TO FILE SUCH CLAIM AGAINST THE CORRECT DEBTOR SHALL BE FOREVER BARRED, ESTOPPED AND ENJOINED FROM ASSERTING SUCH CLAIM AGAINST ANY OF THE OTHER DEBTORS, AND THE DEBTORS AND THEIR RESPECTIVE PROPERTY SHALL BE FOREVER DISCHARGED FROM ANY AND ALL INDEBTEDNESS OR LIABILITY WITH RESPECT TO SUCH CLAIM, AND SUCH HOLDER SHALL NOT BE PERMITTED ON ACCOUNT OF SUCH CLAIM TO VOTE ON ANY PLAN OR PARTICIPATE IN ANY DISTRIBUTION IN THE DEBTORS' CHAPTER 11 CASES.

7. THE DEBTORS' SCHEDULES AND ACCESS THERETO

You may be listed as the holder of a claim against one or more of the Debtors in their respective Schedules.

To determine if and how you are listed on the Schedules, please refer to the descriptions set forth on the enclosed proof of claim forms regarding the amount, type (i.e., secured, priority unsecured or non-priority unsecured) and nature (i.e., contingent, disputed, or unliquidated) of your claim(s). If the Debtors believe that you hold claims against more than one Debtor, you will receive multiple proof of claim forms, each of which will reflect the amount, type and nature of your claim against one Debtor, as listed in the Schedules.

If you rely on either the Debtors' Schedules or the attachment hereto, it is your responsibility to determine that the claim is accurately listed. If you agree with the amount and type of your claim as listed in either the Debtors' respective Schedules or the proof of claim form, and if you do not dispute that your claim is only against the Debtor specified by the Debtors, and if your claim is not described as "disputed," "contingent," or "unliquidated," you need not file a proof of claim. Otherwise, if you decide to file a proof of claim, you must do so before the Bar Date or, for governmental units only, the Governmental Unit Bar Date in accordance with the procedures set forth in this Notice.

Copies of the Debtors' Schedules are available on the Court's Internet Website (a) <u>http://www.nysb.uscourts.gov</u>. A login and password to the Court's Public Access to Electronic Court Records ("PACER") are required to access this information and can be obtained through the PACER Service Center (a) <u>http://www.pacer.psc.uscourts.gov</u>. Copies of the Schedules may also be examined between the hours of 9:00 A.M. and 5:00 P.M., Monday through Friday at the office of Donlin, Recano & Company, Inc. (the "Claims Agent"), 419 Park Avenue South, New York, New York 10016. Copies of the Debtors' Schedules may also be obtained by written request (at your cost) to the Debtors' Claims Agent at the following address and telephone number:

Donlin, Recano & Company, Inc. 419 Park Avenue South New York, NY 10016 (212) 771-1128

A holder of a possible claim against the Debtors should consult an attorney regarding any matters not covered by this Notice, such as whether the holder should file a proof of claim.

Dated: New York, New York April 8, 2004

BY ORDER OF THE COURT

WILLKIE FARR & GALLAGHER LLP

Attorneys for the Debtors and Debtors in Possession

787 Seventh Avenue New York, New York 10019 (212) 728-8000

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK			PROOF OF CLAIM		
Name of Debtor CoreComm Services LLC		Case Number: 04-10215 (PCB)	This Space is For Court Use OnlyYour claim is scheduled by the Debtors as:F- VENDOR PAYABLESCLASSIFICATIONAMOUNT		
			UNSECURED	255.68	
NAME AND ADDRESS OF CREDITOR (the person or entity to whom the owes money or property). If address is incorrect, please insert correct 001524-0191A-017 FLORIDA PUBLIC SERVICE COMMISSION 2540 SHUMARD OAK BLVD TALLAHASSEE FL 32399	he debtor t address.	 Check box if you are aware that anyone else ha: filed a proof of claim relating to your claim. Attach copy of statement giving particulars. Check box if you have never received any notices in this case. Check box if the address differs from the address on the envelope sent to you by 	Liquidated If there is an amount shown, you have a as shown. IF YOU AGREE WITH THE AM DEBTORS AND HAVE NO OTHER CLAIMS YOU DO NOT NEED TO FILE THIS PROOF <u>FOLLOWS</u> : If the amount shown is DISPU CONTINGENT, a proof of claim <u>MUST</u> be any distributions in respect to your claim.	DUNT SCHEDULED BY THE 3 AGAINST THE DEBTORS, DF CLAIM, <u>EXCEPT AS</u> ITED, UNLIQUIDATED, or filed in order to recover	
Phone Number:		the Bankruptcy Court.	proof of claim with the Bankruptcy Cour	t, you do not need to file again	
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES DEBT	TOR:	Check here if this clair	n: U replaces amends a previously filed	claim dated.	
2. DATE DEBT WAS INCURRED:	3. IF CO	URT JUDGMENT, DATE	OBTAINED:		
 5. SECURED CLAIM. Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: Real Estate	Che Amo Species Was the 111 Con Con Control C	bankruptcy petition or cessa J.S.C. § 507 (a)(3). tributions to an employee be to \$2,100* of deposits towa ices for personal, family or iony, maintenance or suppor hild - 11 U.S.C. § 507 (a)(7). es or penalties owed to gove er- specify applicable paragra	(up to \$4,650*), earned within 90 tion of the debtor's business, which nefit plan - 11 U.S.C. § 507 (a)(4). rd purchase, lease, or rental of prop household use - 11 U.S.C. § 507 (a) t owed to a spouse, former spouse, rmmental units - 11 U.S.C. § 507 (a) uph of 11 U.S.C. § 507(a)(). /04 and every 3 years thereafter with date of adjustment. THIS S	never is earlier - Derty or)(6).	
Date: Sign and print the name and title, if any, of this claim (attach copy of power of attorney,		other person authorized to file			

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Debtor Name CoreComm New York, Inc. CoreComm Services LLC ATX Telecommunications Services of Virginia, LLC ATX Communications, Inc. CCL Historical, Inc. FiberStream, Inc. CoreComm Indiana, Inc. FiberStream of New York, Inc. CoreComm Michigan, Inc. CoreComm Michigan, Inc. CoreComm Michigan, Inc. CoreComm Messachusetts, Inc.	Case No. 04-10214 04-10215 04-10217 04-10217 04-10218 04-10218 04-10229 04-10221 04-10222 04-10223 04-10224 04-10225 04-10225 04-10225	Tax ID No. 13-3917158 13-4010290 31-1773888 13-4078506 23-3032245 13-4109106 13-3927257 13-4025750 13-4025756 13-4025756 13-4025756 13-4025759 13-4025759	Debtor Name CoreComm Ohio, Inc. CoreComm Wisconsin, Inc. CoreComm Wisconsin, Inc. FCC Holdco I, Inc. CoreComm Rhode Island, Inc. CoreComm Rhode Island, Inc. CoreComm West Virginia, Inc. CoreComm West Virginia, Inc. Digicom, Inc. CoreComm-Name, Inc. CoreComm-ATX, Inc. Voyager Information Networks, Inc. CoreComm Intermet Group Inc	Case No. 04-10230 04-10231 04-10232 04-10233 04-10234 04-10235 04-10237 04-10237 04-10239 04-10239 04-10240 04-10240 04-10242 04-10242	Tax ID No. 13-4072081 13-4035010 13-3998991 13-4010292 13-4041956 13-4046472 13-3985943 13-4046571 34-1460777 13-4035008 23-3060529 90-0049192 13-4193817 13-405753
CoreComm Newco, Inc.	04-10225	13-3999233	Voyager Data Services, Inc.	04-10241	90-0049192

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In particular types of cases or circumstances, such as bankruptcy cases that are not filed voluntarily by a debtor, there may be exceptions to these general rules.

Debtor

The person, corporation, or other entity that has filed a bankruptcy case is called the debtor.

Creditor

A creditor is any person, corporation, or other entity to whom the debtor owed a debt on the date that the bankruptcy case was filed.

Proof of Claim

A form telling the bankruptcy court how much the debtor owed a creditor at the time the bankruptcy case was filed (the amount of the creditor's claim).

Secured Claim

A claim is a secured claim to the extent that the creditor has a lien on property of the debtor (collateral) that gives the creditor the right to be paid from that property before creditors who do not have liens on the property.

Examples of liens are a mortgage on real estate and a security interest in a car, truck, boat, televison set, or other item of property. A lien may have been obtained through a court proceeding before the bankruptcy case began; in some states a court judgment is a lien. In addition, to the extent a creditor also owes money to the debtor (has a right of setoff), the creditor's claim may be a secured claim (See also Unsecured Claim).

Unsecured Claim

If a claim is not a secured claim it is an unsecured claim. A claim may be partly secured and partly unsecured if the property on which a creditor has a lien is not worth enough to pay the creditor in full.

Unsecured Priority Claim

Certain types of unsecured claims are given priority, so they are to be paid in bankruptcy cases before most other unsecured claims (if there is sufficient money or property available to pay these claims). The most common types of priority claims are listed on the proof of claim form. Unsecured claims that are not specifically given priority status by the bankruptcy laws are classified as Unsecured Nonpriority Claims.

ITEMS TO BE COMPLETED IN PROOF OF CLAIM FORM (IF NOT ALREADY FILLED IN)

NAME OF DEBTOR AND CASE NUMBER:

A complete list of Debtors with corresponding case numbers is listed above. You MUST fill in the specific Debtor against which your claim is being asserted. If you are asserting claims against more than one Debtor, you MUST file a separate proof of claim for each Debtor.

INFORMATION ABOUT CREDITOR:

Complete the section giving the name, address, and telephone number of the creditor to whom the debtor owes money or property, and the debtor's account number, if any. If anyone else has already filed a proof of claim relating to this debt, if you never received notices from the bankruptcy court about this case, if your address differs from that to which the court sent notice, or if this proof of claim replaces or changes a proof of claim that was already filed, check the appropriate box on the form.

1. BASIS FOR CLAIM:

Check the type of debt for which the proof of claim is being filed. If the type of debt is not listed, check "Other" and briefly describe the type of debt. If you were an employee of the debtor, fill in the last four digits of your social security number and the dates of work for which you were not paid.

2. DATE DEBT INCURRED:

Fill in the date when the debt first was owed by the debtor.

3. COURT JUDGMENTS:

If you have a court judgment for this debt, state the date the court entered the judgment.

4. TOTAL AMOUNT OF CLAIM AT TIME CASE FILED:

Fill in the applicable amounts, including the total amount of the entire claim. If interest or other charges in addition to the principal amount of the claim are included, check the appropriate place on the form and attach an itemization of the interest and charges.

5. SECURED CLAIM:

Check the appropriate place if the claim is a secured claim. You must state the type and value of property that is collateral for the claim, attach copies of the documentation of your lien, and state the amount past due on the claim as of the date the bankruptcy case was filed. A claim may be partly secured and partly unsecured. (See DEFINITIONS, above).

6. UNSECURED NONPRIORITY CLAIM:

Check the appropriate place if you have an unsecured nonpriority claim, sometimes referred to as a "general unsecured claim". (See DEFINITIONS, above.) If your claim is partly secured and partly unsecured, state here the amount that is unsecured. If part of your claim is entitled to priority, state here the amount not entitled to priority.

7. UNSECURED PRIORITY CLAIM:

Check the appropriate place if you have an unsecured priority claim, and state the amount entitled to priority. (See DEFINITIONS, above). A claim may be partly priority and partly nonpriority if, for example, the claim is for more than the amount given priority by the law. Check the appropriate place to specify the type of priority claim.

8. CREDITS:

By signing this proof of claim, you are stating under oath that in calculating the amount of your claim you have given the debtor credit for all payments received from the debtor.

9. SUPPORTING DOCUMENTS:

You must attach to this proof of claim form copies of documents that show the debtor owes the debt claimed or, if the documents are too lengthy, a summary of those documents. If documents are not available, you must attach an explanation of why they are not available.

Name of Debtor	Case Number	Tax ID Number
CoreComm New York, Inc. (LEAD CASE)	04-10214	13-3917158
CoreComm Services LLC	04-10215	13-4010290
ATX Telecommunications Services of Virginia, LLC	04-10216	31-1773888
ATX Communications, Inc.	04-10217	13-4078506
CCL Historical, Inc.	04-10218	23-3032245
FiberStream, Inc.	04-10219	13-4109106
FiberStream of New York, Inc.	04-10222	13-4114599
CoreComm Communications, Inc.	04-10220	13-3927257
CoreComm Illinois, Inc.	04-10224	13-4035009
CoreComm Indiana, Inc.	04-10221	13-4025750
CoreComm Michigan, Inc.	04-10223	13-4025756
CoreComm Newco, Inc.	04-10225	13-3999233
CoreComm Massachusetts, Inc.	04-10226	13-3998985
CoreComm Missouri, Inc.	04-10227	13-4025759
CoreComm New Jersey, Inc.	04-10229	13-3998987
CoreComm Ohio, Inc.	04-10230	13-4072081
CoreComm Pennsylvania, Inc.	04-10232	13-3998991
CoreComm Rhode Island, Inc.	04-10234	13-4041956
CoreComm Vermont, Inc.	04-10228	13-4041988
CoreComm West Virginia, Inc.	04-10235	13-4046472
CoreComm Wisconsin, Inc.	04-10231	13-4035010
FCC Holdco I, Inc.	04-10233	13-4010292
Cortelyou Communications Corp.	04-10236	13-3985943
Digicom, Inc.	04-10238	34-1460777
CoreComm - ATX, Inc.	04-10240	23-3060529
ATX Licensing, Inc.	04-10237	13-4046571
CoreComm - Voyager, Inc.	04-10239	13-4035008
Voyager Data Services, Inc.	04-10241	90-0049192
Voyager Information Networks, Inc.	04-10242	13-4193817
Horizon Telecommunications, Inc.	04-10244	38-3346967

EXHIBIT A

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Name of Debtor	Case Number	Tax ID Number
CoreComm Internet Group, Inc.	04-10243	13-4025753
Megsinet Internet, Inc.	04-10245	36-4052127
CoreComm Maryland, Inc. ¹	04-11610	13-3998980

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All other names used by all Debtors in the last 6 years: Adquest; AIS; ATX; ATX Communications, Inc.; ATX Licensing, Inc.; ATX Telcommunications Services; ATX Telecommunications; ATX Telecommunications Services LP; ATX Telecommunications Services of Virginia, LLC; ATX Telecommunications Services, Inc.; ATX Telecommunications Services, Ltd.; CCL Historical, Inc.; CDL Corp; ChoiceNet; ComNet; Corcomm Rhode Island, Inc.; Corecom Bermuda; CoreComm; Corecomm Acquisition Co. II, Inc.; Corecomm Acquisition Sub, Inc.; Corecomm Alabama, Inc.; Corecomm Arizona, Inc.; Corecomm Arkansas, Inc.; Corecomm Billing, Inc.; Corecomm California, Inc.; Corecomm Colorado, Inc.; Corecomm Communications, Inc.; Corecomm Connecticut, Inc.; Corecomm Delaware, Inc.; Corecomm District of Columbia, Inc.; Corecomm Florida, Inc.; Corecomm Georgia, Inc.; Corecomm Holdco, Inc.; Corecomm Idaho, Inc.; Corecomm Illinois, Inc.; Corecomm Inc.; Corecomm Indiana, Inc.; Corecomm Internet Group, Inc.; Corecomm Iowa, Inc.; Corecomm Kansas, Inc.; Corecomm Kentucky, Inc.; Corecomm Limited; Corecomm Louisanna, Inc.; Corecomm Maine, Inc.; Corecomm Maryland, Inc.; Corecomm Massachusetts, Inc.; Corecomm Merger Sub, Inc.; Corecomm Michigan, Inc.; Corecomm Minnesota, Inc.; Corecomm Mississippi, Inc.; Corecomm Missouri, Inc.; Corecomm Montana, Inc.; Corecomm Nebraska, Inc.; Corecomm Nevada, Inc.; Corecomm New Hampshire, Inc.; Corecomm New Jersey, Inc.; Corecomm New Mexico, Inc.; Corecomm New York, Inc.; Corecomm Newco, Inc.; Corecomm North Carolina, Inc.; Corecomm North Dakota, Inc.; Corecomm Ohio Limited; Corecomm Ohio, Inc.; Corecomm Oklahoma, Inc.; Corecomm Operating Co. Ltd; Corecomm Oregon, Inc.; Corecomm Pennsylvania, Inc.; Corecomm Services, Inc.; Corecomm Services, LLC; Corecomm South Carolina, Inc.; Corecomm South Dakota, Inc.; Corecomm Spain, Inc.; Corecomm Telco, Inc.; Corecomm Tennessee, Inc.; Corecomm Texas, Inc.; Corecomm Utah, Inc.; Corecomm Vermont, Inc.; Corecomm Virginia, Inc.; Corecomm Washington, Inc.; Corecomm West Virginia, Inc.; Corecomm Wireless Group, Inc.; Corecomm Wireless, Inc.; Corecomm Wisconsin, Inc.; Corecomm Wyoming, Inc.; Corecomm-ATX, Inc.; Corecomm-Voyager, Inc.; CoreDSC; Cortelyou Communications Corp; Digicom Inc; DMCI; ERINet; Erinet Telecom, Inc.; ExchangeNet; Exec-pc; FCC Holdco I, Inc.; Fiberstream of California, Inc.; Fiberstream of New York, Inc.; Fiberstream, Inc.; Freeway; GDR Enterprises, Inc.; Glass City; Global Telecom; Hoosier Online; Horizon Telecommunications, Inc.; Infinite System; Internet Illinois; Internet Michigan; ISC; Livingston; Mall 2000, Inc.; MegsINet; Megsinet, Inc.; Megsinet-CLEC, Inc.; MichWeb; Navy Acquisition Co., Inc.; NetDirect; Netimation; Newcore Sub I, Inc.; Newcore Sub III, Inc.; Nexlink Z-tel; Nextlink; OCOM; PCLink; Prepaid Communications Corp.; Q.east Holding Limited; Q.east Hong Kong Limited; Q.east Limited; Q-East.com(US), Inc.; Raex; Startnet; Stratos; Stratos Internet Group, Inc.; TDI Net; TDIN, Inc.; USN; VBE; Voyager; Voyager Acquisition Corp.; Voyager Data Services, Inc.; Voyager Information Networks, Inc.