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(Official Form 1) (9/01)

FORM BI United States Bankruptcy C Southern District of New Y	Voluntary Petition			
Name of Debtor (if individual, enter Last, First, Middle): Adelphia Communications Corporation	Name of Joint Debtor (Spouse) (Last, First,	Middle):		
All Other Names used by the Debtor in the last 6 years (include married, maiden, and trade names): See Attachment A	All Other Names used by the Joint Debtor in (include married, maiden, and trade names):	the last 6 years		
Soc. Sec./Tax I.D. No. (if more than one, state all): 23-2417713	Soc. Sec./Tax I.D. No. (if more than one, state a	all):		
Street Address of Debtor (No. & Street, City, State & Zip Code): 1 North Main Street, Coudersport, PA 16915	Street Address of Joint Debtor (No. & Street, Co.	City, St ate & Zip Code):		
County of Residence or of the Principal Place of Business: Potter County, Pennsylvania	County of Residence or of the Principal Place of Business:			
Mailing Address of Debtor (if different from street address):	Mailing Address of Joint Debtor (if different f	From street address):		
Location of Principal Assets of Business Debtor (if different from street address above): Direct or indirect ownership of cable fra including New York	anchises and related assets located in the United Sta	ates in various locations,		
 Information Regarding the Del Venue (Check any applicable box) □ Debtor has been domiciled or has had a residence, principal place of preceding the date of this petition or for a longer part of such 180 da ☑ There is a bankruptcy case concerning debtor's affiliate, general part 	ays than in any other District.	180 days immediately		
Type of Debtor (Check all boxes that apply) Individual(s) Railroad Corporation Stockbroker Partnership Commodity Broker Other	Chapter or Section of Bankruptcy the Petition is Filed (Chec ☐ Chapter 7 ☐ Chapter 11 ☐ Chapter 9 ☐ Chapter 12 ☐ Sec. 304 - Case ancillary to foreign proc	ck one box) Chapter 13		
Nature of Debts (Check one box)	Filing Fee (Check one	e box)		
Chapter 11 Small Business				
Statistical/Administrative Information (Estimates only) ☑ Debtor estimates that funds will be available for distribution to unsecured property is excluded and address to be no funds available for distribution to unsecured creditors. *Estimated Number of Creditors 1-15 16-49 50-99 ☐ ☐ ☐ ☐ ☐		THIS SPACE IS FOR COURT USE ONLY		
*Estimated Assets				
\$0 to \$50,001 to \$100,001 to \$500,001 to \$1,000,001 to \$50,000 \$100,000 \$500,000 \$1 million	\$10,000,001 to \$50,000,001 to More than \$50 million \$100 million \$100 million \$\extstyle \textstyle			
*Estimated Debts \$0 to \$50,001 to \$100,001 to \$500,001 to \$1,000,001 to \$50,000 \$1 million \$10 million	\$10,000,001 to \$50,000,001 to More than \$50 million \$100 million \$100 million			

^{*}All financial information contained herein is reported on a consolidated basis with the Debtor's affiliates.

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(Official Form 1) (9/01) FORM B1, Page 2

Voluntary Petition	Name of Debtor(s):		
(This page must be completed and filed in every case)	Adelphia Communications Corporation		
Prior Bankruptcy Case Filed Within Last 6 Y			
Location Where Filed:	Case Number:	Date Filed:	
Pending Bankruptcy Case Filed by any Spouse, Partner or A			
Name of Debtor: See Attachment B	Case Number:	Date Filed:	
District:	Relationship:	Judge:	
Signa	tures		
	Exhi	bit A	
Signature(s) of Debtor(s) (Indivi dual/Joint)	(To be completed if debtor is r	equired to file periodic reports	
I declare under penalty of perjury that the information provided in this	(e.g., forms 10K and 10Q) wit	h the Securities and Exchange	
petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts	Commission pursuant to Section		
and has chosen to file under chapter 7] I am aware that I may proceed	Exchange Act of 1934 and is rec	•	
under chapter 7, 11, 12 or 13 of title 11, United States Code, understand		de a part of this petition.	
the relief available under each such chapter, and choose to proceed under chapter 7.	Exhi	bit B	
I request relief in accordance with the chapter of title 11, United States	(To be completed if d		
Code, specified in this petition.	whose debts are prima		
X	I, the attorney for the petitioner name that I have informed the petitioner th		
Signature of Debtor	chapter 7, 11, 12, or 13 of title 11, Un		
X	explained the relief available under e	each such chapter.	
Signature of Joint Debtor	X		
	Signature of Attorney for Debtor	(s) Date	
Telephone Number (If not represented by attorney)	Exhi	bit C	
	Does the debtor own or have possess	ion of any property that poses	
Date	or is alleged to pose a threat of immi	nent and identifiable harm to	
	public health or safety?		
Signature of Attorney		and made a part of this petition.	
X /s/ Marc Abrams	⊠ No		
Signature of Attorney for Debtor(s)	Signature of Non-Atto	rney Petition Preparer	
	I certify that I am a bankruptcy petition p	reparer as defined in 11 U.S.C.	
WILLKIE FARR & GALLAGHER Myron Tropper (MT 2636), More Abrome (MA 0735)	§ 110, that I prepared this document for c provided the debtor with a copy of this do		
Myron Trepper (MT-2636); Marc Abrams (MA-0735) Shelley C. Chapman (SC-4691)	provided the destor with a copy of this di	seament.	
787 Seventh Avenue	Printed Name of Bankruptcy Pet	ition Preparer	
New York, New York 10019 (212) 728-8000			
June 25, 2002	Social Security Number		
Date	Address		
Signature of Debtor (Corporation/Partnership)	Names and Social Security num		
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this	prepared or assisted in preparing	g this document:	
petition on behalf of the debtor.			
The debtor requests relief in accordance with the chapter of title 11,			
United States Code, specified in this petition.	If more than one person prepare	d this document attach	
X /s/ Randall D. Fisher	additional sheets conforming to		
Signature of Authorized Individual Randall D. Fisher - Vice President and Secretary	each person.		
Printed Name of Authorized Individual	X		
Authorized Signatory	Signature of Bankruptcy Pet	ition Preparer	
Title of Authorized Individual	Data		
June 25, 2002 Date	Date	una ta aammiliiidh dh	
Duit	A bankruptcy petition preparer's fail		
	of title 11 and the Federal Rules of B	ankriintev Procedure may result	

ATTACHMENT A

All Other Names used by the Debtor in the last 6 years

Global Cablevision II, Inc. merged into the Debtor.

ATTACHMENT B

Pending Bankruptcy Case Filed by any Partner or Affiliate of this Debtor

- 1. On August 10, 2001, Across Media Networks, L.L.C., an affiliate of the Debtor, filed a voluntary case under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Colorado (Denver). The case is before Judge A. Bruce Campbell. The case number is 01-21603.
- 2. On March 27, 2002, Adelphia Business Solutions, Inc and certain of its affiliates (collectively, the "ABIZ Debtors") each commenced a voluntary case under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York. The ABIZ Debtors' cases are before Judge Robert E. Gerber. The following is a list of each ABIZ Debtor and case number:

ABIZ Debtor	Case Number
Adelphia Business Solutions Operations, Inc.	02-11388 (REG)
Adelphia Business Solutions, Inc.	02-11389 (REG)
Adelphia Business Solutions of Atlantic, Inc.	02-11390 (REG)
Adelphia Business Solutions of Florida, Inc.	02-11391 (REG)
Adelphia Business Solutions of Kentucky, Inc.	02-11392 (REG)
Adelphia Business Solutions of Tennessee, Inc.	02-11393 (REG)
Adelphia Business Solutions of Vermont, Inc.	02-11394 (REG)

On June 18, 2002, certain affiliates of the ABIZ Debtors (collectively the "ABIZ Affiliated Debtors") each commenced a voluntary case under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York. The ABIZ Affiliated Debtors' cases are before Judge Robert E. Gerber. The following is a list of each ABIZ Debtor and case number:

Adelphia Business Solutions Long Haul, L.P.	02-12974 (REG)
Adelphia Business Solutions International, L.L.C.	02-12975 (REG)
Adelphia Business Solutions Investment East, L.L.C.	02-12976 (REG)
Adelphia Business Solutions Investment, L.L.C.	02-12977 (REG)
Adelphia Business Solutions, L.L.C.	02-12978 (REG)
Adelphia Business Solutions of Jacksonville, Inc.	02-12979 (REG)
Adelphia Business Solutions of Louisiana, Inc.	02-12980 (REG)
Adelphia Business Solutions of Louisiana, L.L.C	02-12981 (REG)
Adelphia Business Solutions of Nashville, L.P.	02-12982 (REG)
Adelphia Business Solutions of South Carolina, Inc.	02-12984 (REG)
Adelphia Business Solutions of Virginia, L.L.C.	02-12985 (REG)

- 3. On June 10, 2002, Century Communications Corporation commenced a voluntary case under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York. The case is before Judge Robert E Gerber. The case number is 02-12834 (REG).
- 4. Concurrently herewith, each of the below-listed entities, including the Debtor, has filed a motion with the Court seeking the joint administration of their respective chapter 11 cases in the United States Bankruptcy Court for the Southern District of New York:

ACC Cable Communications FL-VA, LLC Adelphia Central Pennsylvania, LLC ACC Cable Holdings VA, Inc. Adelphia Cleveland, LLC ACC Holdings II, LLC Adelphia Communications Corporation ACC Investment Holdings, Inc. Adelphia Communications International, Inc. ACC Operations, Inc. Adelphia Communications of California II, ACC Telecommunications Holdings LLC LLC ACC Telecommunications LLC Adelphia Communications of California III, ACC Telecommunications of Virginia LLC LLC ACC-AMN Holdings, LLC Adelphia Communications of California, LLC Adelphia Acquisition Subsidiary, Inc. Adelphia Company of Western Connecticut Adelphia Arizona, Inc. Adelphia General Holdings III, Inc. Adelphia Blairsville, LLC Adelphia GP Holdings, LLC Adelphia Cable Partners, LP Adelphia GS Cable, LLC Adelphia Harbor Center Holdings, LLC Adelphia Cablevision Associates, LP Adelphia Cablevision Corp. Adelphia Holdings 2001, LLC Adelphia Cablevision of Boca Raton, LLC Adelphia International II, LLC Adelphia Cablevision of Fontana, LLC Adelphia International III, LLC Adelphia Cablevision of Inland Empire, LLC Adelphia Mobile Phones, Inc. Adelphia Cablevision of New York, Inc. Adelphia of the Midwest, Inc. Adelphia Cablevision of Newport Beach, LLC Adelphia Pinellas County, LLC Adelphia Cablevision of Orange County II. Adelphia Prestige Cablevision, LLC Adelphia Telecommunications of Florida, Inc. LLC Adelphia Cablevision of Orange County, LLC Adelphia Telecommunications, Inc. Adelphia Cablevision of San Bernardino, LLC Adelphia Wellsville, LLC Adelphia Cablevision of Santa Ana, LLC Adelphia Western New York Holdings, LLC Adelphia Cablevision of Seal Beach, LLC Arahova Communications, Inc. Arahova Holdings, LLC Adelphia Cablevision of Simi Valley, LLC Adelphia Cablevision of the Kennebunks, Badger Holding Corporation Better TV, Inc. of Bennington LLC Blacksburg/Salem Cablevision, Inc. Adelphia Cablevision of West Palm Beach III, Brazas Communications, Inc. Adelphia Cablevision of West Palm Beach IV, Buenavision Telecommunications, Inc. Cable Sentry Corporation Adelphia Cablevision of West Palm Beach V, California Ad Sales, LLC LLC CCC-III. Inc. Adelphia Cablevision, LLC CCC-Indiana, Inc.

CCH Indiana, LP

Adelphia California Cablevision, LLC

02-41729-shl Doc 1 Filed 06/25/02 Entered 06/26/02 09:14:13 Main Document Pg 6 of 26 Century-TCI California, LP CDA Cable, Inc. Century Advertising, Inc. Century-TCI Holdings, LLC Century Alabama Corp. Chelsea Communications, Inc. Century Alabama Holding Corp. Chelsea Communications, LLC Century Australia Communications Corp. Chestnut Street Services, LLC Century Berkshire Cable Corp. Clear Cablevision, Inc. CMA Cablevision Associates VII, LP Century Cable Holding Corp. Century Cable Holdings, LLC CMA Cablevision Associates XI, LP Century Cable Management Corporation Coral Security, Inc. Century Cable of Southern California Cowlitz Cablevision, Inc. Century Cablevision Holdings, LLC CP-MDU I LLC Century Carolina Corp. CP-MDU II LLC Century Colorado Springs Corp. E. & E. Cable Service, Inc. Century Colorado Springs Partnership Eastern Virginia Cablevision Holdings, LLC Century Cullman Corp. Eastern Virginia Cablevision, LP Century Enterprise Cable Corp. Empire Sports Network, LP Century Exchange, LLC FAE Cable Management Corp. Century Federal, Inc. FOP Indiana, LP Century Granite Cable Television Corp. FrontierVision Access Partners, LLC FrontierVision Cable New England, Inc. Century Huntington Company Century Indiana Corp. Frontier Vision Capital Corporation Century Investment Holding Corp. FrontierVision Holdings Capital Corporation Century Investors, Inc. FrontierVision Holdings Capital II Century Island Associates, Inc. Corporation Century Island Cable Television Corp. FrontierVision Holdings, LLC Century Kansas Cable Television Corp. FrontierVision Holdings, LP Frontier Vision Operating Partners, LLC Century Lykens Cable Corp. Century Mendocino Cable Television Inc. FrontierVision Operating Partners, LP FrontierVision Partners, LP Century Mississippi Corp. Ft. Myers Acquisition Limited Partnership Century Mountain Corp. Century New Mexico Cable Television Ft. Myers Cablevision, LLC Century Norwich Corp. Genesis Cable Communications Subsidiary Century Ohio Cable Television Corp. LLC Century Oregon Cable Corp. Global Acquisition Partners, LP Century Pacific Cable TV Inc. Global Cablevision II, LLC Century Programming, Inc. Grafton Cable Company Century Realty Corp. GS Cable, LLC Century Shasta Cable Television Corp. **GS** Telecommunications LLC Century Southwest Colorado Cable Television Harron Cablevision of New Hampshire, Inc. Huntington CATV, Inc. Corp. Century Telecommunications, Inc. Imperial Valley Cablevision, Inc. Century Trinidad Cable Television Corp. Kalamazoo County Cablevision, Inc. Key Biscayne Cablevision Century Virginia Corp. Century Voice and Data Communications, Kootenai Cable, Inc. Lake Champlain Cable Television Inc. Century Warrick Cable Corp. Corporation Century Washington Cable Television, Inc. Leadership Acquisition Limited Partnership Century Wyoming Cable Television Corp. Louisa Cablevision, Inc. Century-ML Cable Corporation Manchester Cablevision, Inc. Century-ML Cable Venture Martha's Vineyard Cablevision, LP Century-TCI California Communications, LP Mercury Communications, Inc.

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Mickelson Media of Florida, Inc.

Mickelson Media, Inc.

Montgomery Cablevision, Inc.

Monument Colorado Cablevision, Inc.

Mountain Cable Communications Corporation

Mountain Cable Company, LP Mt. Lebanon Cablevision, Inc. Multi-Channel TV Cable Company

National Cable Acquisition Associates, LP

Olympus Cable Holdings, LLC Olympus Capital Corporation

Olympus Communications Holdings, LLC

Olympus Communications, LP Olympus Subsidiary, LLC Owensboro Indiana, LP Owensboro on the Air, Inc. Owensboro-Brunswick, Inc.

Page Time, Inc.

Palm Beach Group Cable Joint Venture

Palm Beach Group Cable, Inc. Paragon Cable Television, Inc. Paragon Cablevision Construction

Corporation

Paragon Cablevision Management

Corporation

Parnassos Communications, LP

Parnassos Holdings, LLC

Parnassos, LP

Pericles Communications Corporation

Pullman TV Cable Co., Inc.

RentaVision of Brunswick, Inc.

Richmond Cable Television Corporation

Rigpal Communications, Inc. Robinson/Plum Cablevision, LP

S/T Cable Corporation

Sabres, Inc.

Scranton Cablevision, Inc.

Sentinel Communications of Muncie, Indiana,

Inc.

Southeast Florida Cable, Inc.

Southwest Colorado Cable, Inc.

Southwest Virginia Cable, Inc.

Star Cable Inc.

Starpoint Limited Partnership

SVHH Cable Acquisition, LP

SVHH Holdings, LLC

Tele-Media Company of Hopewell-Prince

George

Tele-Media Company of Tri-States, LP

Tele-Media Investment Partnership, LP

Telesat Acquisition Limited Partnership

Telesat Acquisition, LLC

The Golf Club at Wending Creek Farms, LLC

The Main InternetWorks, Inc.

The Westover TV Cable Co. Incorporated

Three Rivers Cable Associates, LP Timotheos Communications LP TMC Holdings Corporation

TMC Holdings, LLC Tri-States, LLC

UCA LLC

Upper St. Clair Cablevision, Inc. US Tele-Media Investment Company

Valley Video, Inc.

Van Buren County Cablevision, Inc.

Warrick Cablevision, Inc. Warrick Indiana, LP

Wellsville Cablevision, LLC

West Boca Acquisition Limited Partnership

Western NY Cablevision, LP Westview Security, Inc. Wilderness Cable Company Young's Cable TV Corp Yuma Cablevision, Inc.

SECRETARY'S CERTIFICATE OF RESOLUTIONS OF THE BOARD OF DIRECTORS of each corporation set forth on Exhibit A attached hereto (each individually, the "Corporation")

I, Randall D. Fisher, the undersigned Corporate Secretary of each corporation set forth on Exhibit A attached hereto (each individually, the "Corporation") hereby certify that, on June 25, 2002, the following resolutions were adopted by the Board of Directors of the Corporation and recorded in the minute book of the Corporation, and that they have not been amended, modified, or rescinded and, accordingly, are in full force and effect.

RESOLVED, that, in the judgment of the Board of Directors, it is desirable and in the best interests of the Corporation, its creditors, stockholders, employees and other interested parties that a petition be filed by the Corporation seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and it is

RESOLVED FURTHER, that each of the President, Vice President, Treasurer and Secretary of the Corporation (together, the "Authorized Officers") hereby is authorized and empowered on behalf of, and in the name of, the Corporation, acting singly or jointly, to execute and verify or certify a petition under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the Southern District of New York at such time as said officer executing the same shall determine; and it is

RESOLVED FURTHER, that each of the Authorized Officers, and such other officers of the Corporation as any Authorized Officers shall from time to time designate, be and each hereby is, authorized and empowered on behalf of, and in the name of, the Corporation, to execute and file all petitions, schedules, lists, and other papers and to take any and all action that any of the Authorized Officers may deem necessary or proper in connection with the Corporation's chapter 11 case; and it is

RESOLVED FURTHER, that the law firm of Willkie Farr & Gallagher, 787 Seventh Avenue, New York, NY 10019, be employed as attorneys for the Corporation in the Corporation's chapter 11 case under a general retainer; and it is

RESOLVED FURTHER, that each of the Authorized Officers be, and each hereby is authorized and empowered on behalf of, and in the name of, the Corporation, to retain and employ other attorneys, investment bankers, accountants, restructuring advisers and other professionals to assist in the Corporation's chapter 11 case on such terms as such Authorized Officer deems necessary, proper, or desirable; and it is

RESOLVED FURTHER, that, in connection with the commencement of the chapter 11 case by the Corporation, each of the Authorized Officers be, and each hereby is, authorized and empowered on behalf of, and in the name of, the Corporation, to negotiate, execute and deliver: (i) the DIP Credit Agreement in the form and on the terms and conditions presented to the Board of Directors, all of which hereby are approved, and with such other terms and conditions as any such officers or officers executing the same may consider necessary, proper, or desirable, such determination to be conclusively evidenced by such execution or the

taking of such action; and (ii) such agreements or instruments on behalf of the Corporation and any pertinent affiliates (including, in connection therewith, such notes, security agreements, and other agreements or instruments as such officers consider appropriate) (the "DIP Credit Agreement" and such other agreements and instruments, collectively, the "Financing Documents") in order to consummate the transactions contemplated by the DIP Credit Agreement; and it is

RESOLVED FURTHER, that the performance and consummation of the transactions contemplated by the Financing Documents, by the Corporation, be and hereby are, in all respects approved; and it is

RESOLVED FURTHER, that, in connection with the commencement of the chapter 11 case by the Corporation, each of the Authorized Officers be, and each hereby is, authorized and empowered on behalf of, and in the name of, the Corporation to negotiate, execute, and deliver: (i) any agreement or agreements (each, an "Alternative Financing Agreement") to obtain debtor-in-possession financing on terms and conditions at least as favorable to the Corporation as those prevailing under the DIP Credit Agreement; and (ii) such agreements or instruments on behalf of the Corporation and any pertinent affiliates (including, in connection therewith, such notes, security agreements, and other agreements or instruments as such officers consider appropriate) in order to consummate the transactions contemplated by each Alternative Financing Agreement; and it is

RESOLVED FURTHER, that any of the Authorized Officers and any employees or agents (including counsel) designated by or directed by such officers, be and each hereby is, authorized and empowered to cause the Corporation and such of its affiliates as management deems appropriate to enter into, execute, deliver, certify, file, record, and perform such Financing Documents, and to take such other actions, as in the judgment of such officer shall be or become necessary, proper, and desirable to prosecute to a successful completion the Corporation's chapter 11 case, to effectuate the restructuring of the Corporation's debt, other obligations, organizational form and structure, and ownership of the Corporation and its subsidiaries consistent with the foregoing resolutions, and to carry out and put into effect the purposes of the foregoing resolutions and the transactions contemplated by these resolutions, their authority thereunto to be evidenced by the taking of such actions; and it is

RESOLVED FURTHER, that, to the extent the Corporation is a general partner or a limited partner of any general partnership or limited partnership listed in Exhibit B to these Resolutions, the Corporation and the Authorized Officers acting on behalf of the Corporation are authorized to take such action as general partner and/or limited partner so that such general partnership or limited partnership is authorized to take any and all of the foregoing actions; and it is

RESOLVED FURTHER, that, to the extent the Corporation is a manager or member of any limited liability company listed in Exhibit C to these Resolutions, the Corporation and the Authorized Officers acting on behalf of the Corporation are authorized to take such action as manager and/or member so that such limited liability company is authorized to take any and all of the foregoing actions; and it is

RESOLVED FURTHER, that any and all past actions heretofore taken by officers or directors of the Corporation in the name of and on behalf of the Corporation in furtherance of any or all of the preceding resolutions be, and the same hereby are ratified, approved, and adopted.

Dated: June 25, 2002

/s/ Randall D. Fisher

Name: Randall D. Fisher

Title: Vice President and Secretary

EXHIBIT A Corporations

Adelphia Communications Corporation

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EXHIBIT B General Partnerships and Limited Partnerships

None.

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Limited Liability Companies

None.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	•
In re	Chapter 11 Case
Adelphia Communications Corporation,) Case No. 02()
Debtor.	,))

Exhibit "A" to Voluntary Petition¹

- 1. The Debtor's securities are registered under Section 12 of the Securities Exchange Act of 1934. The SEC file number is 0-16014.
- 2. Unless expressly stated otherwise herein, the following financial data refers to the latest available information detailing the unaudited² financial condition of the Company, on a consolidated basis, as of September 30, 2001:³
 - a) Total assets: \$24,409,662,000

¹ Contemporaneously herewith, the Debtor and certain affiliated entities (the "Company") filed in this Court a voluntary petition for relief under chapter 11 of title 11 of the United States Code. A list of such entities is attached to the petition as Attachment C. This exhibit is based on the consolidated information of the Company.

As described in more detail in the Affidavit of Christopher T. Dunstan in Support of Chapter 11 Petition and First Day Orders and Pursuant to Local Bankruptcy Rule 1007-2, audit work with respect to Adelphia's financial statements for the year ended December 31, 2001 has not been completed and, consequently, all financial numbers provided herein reflect unaudited numbers. In addition, and also as further detailed below, on June 10, 2002, ACC disclosed that certain material financial information, including revenue estimates, for the years ended December 31, 2000 and 2001 was overstated. Moreover, on June 17, 2002, ACC announced that it had been advised by its former independent accountants, Deloitte & Touche LLP ("Deloitte"), that based on management's decision to restate ACC's financial statements, Deloitte was withdrawing certifications of financial statements of ACC and its subsidiaries issued since March 2001. Consequently, there can be no assurance that the financial information reported herein concerning Adelphia is complete and verifiable.

This financial information is based on the Debtors' SEC Form 10-Q, dated September 30, 2001.

b) Total liabilities (including debts listed in 2.c.): \$18,604,914,000⁴

c) <u>Publicly held debt securities</u>:

ACC Public Notes

	Approximate	Approximate Number of
Type of Security	Aggregate Principal	Record Holders as of June
	Outstanding Amount	1, 2002
9.25% Senior Notes due	\$325,000,000	65
10/1/02		
8.125% Senior Notes due	\$150,000,000	52
7/15/03		
7.5% Senior Notes due	\$100,000,000	26
1/15/04		
9.5% Senior Notes due	\$32,000,000	26
2/15/04		
10.5% Senior Notes due	\$150,000,000	41
7/15/04		
9.875% Senior Debentures	\$130,000,000	96
due 3/1/05		
10.25% Senior Notes due	\$500,000,000	55
11/1/06		
9.875% Senior Notes due	\$350,000,000	69
3/1/07		
8.375% Senior Notes due	\$300,000,000	48
2/1/08		
7.75% Senior Notes due	\$300,000,000	47
1/15/09		
7.875% Senior Notes due	\$350,000,000	59
5/1/09		
9.375% Senior Notes due	\$500,000,000	71
11/15/09		
10.875% Senior Notes due	\$745,000,000	74
10/1/10		
10.25% Senior Notes due	\$1,000,000,000	70
6/15/11		
6% Convertible Subordinated	\$1,000,000,000	68
Notes due 2/15/06		
3.25% Convertible	\$975,000,000	36
Subordinated Notes due		
5/1/21 ⁵		

⁴ This amount does not reflect off-balance sheet obligations.

⁵ These totals include approximately \$567 million of ACC Subordinated Notes held by certain of the Rigas Entities.

ACC Subsidiaries' Public Notes

	Approximate	Approximate Number	
Type of Security	Aggregate Principal	of Record Holders as	ACC Subsidiary
Type of becurity	Outstanding Amount	of June 1, 2002	7100 buosidiary
10.625% Senior Notes	\$200,000,000	26	Olympus
	\$200,000,000	20	Olympus
due 11/15/06	¢412,000,000	72	A 1
Senior Discount Notes	\$413,000,000	73	Arahova
due 3/15/03	*** *********************************		
9.5% Senior Discount	\$250,000,000	71	Arahova
Notes due 3/01/05			
8.75% Senior Notes	\$225,000,000	47	Arahova
due 10/01/07			
8.875% Senior Notes	\$250,000,000	78	Arahova
due 1/15/07			
8.375% Senior Notes	\$100,000,000	35	Arahova
due 12/15/07			
Senior Discount Notes	\$365,000,000	51	Arahova
due 1/15/08	+,,		
8.375% Senior Notes	\$100,000,000	15	Arahova
due 11/15/17	Ψ100,000,000		7 Hallova
11.875% Senior Notes	\$237,000,000	37	FrontierVision
Series A due 9/15/07	\$237,000,000	37	1 Tolltier vision
11.875% Senior Notes	\$91,000,000	22	FrontierVision
	\$71,000,000		1 TORUCI VISION
Series B due 9/15/07	Φ200 000 000		ELIOD
11% Senior	\$200,000,000	34	FVOP
Subordinated Notes			
due 10/15/06			

d) Number of shares of preferred stock:

Type of Security	Amount of Stock Outstanding as of June 1, 2002	Approximate Number of Record Holders
13% Series B Cumulative	\$150,000,000	30
Exchangeable Preferred Stock		
5.5% Series D Convertible	\$575,000,000	55
Preferred Stock		
7.5% Series E Mandatory	\$345,000,000	19
Convertible Preferred Stock		
7.5% Series F Mandatory	\$575,000,000	44
Convertible Preferred Stock		

e) <u>Number of shares of common stock</u>: The Debtors' Class A common shares were publicly traded on NASDAQ prior to being delisted on June 3, 2002. The Debtors' stock is currently traded on the NASDAQ over-the-counter market.

Type of Security	Number of Shares Outstanding	Approximate Number of Record Holders	As Of
Class A Common Stock	228,600,000	Unavailable	June 1, 2002
Class B Common Stock	25,100,000	Unavailable	June 1, 2002

<u>Comments</u>, if any: The financial information is taken from the unaudited books and records of the Company as of the date indicated. Nothing contained herein shall constitute an admission or waiver by the Company. Furthermore, the right to contest any issue, including, but not limited to, the amount, the validity or priority of any claim or any lien that purports to encumber any asset of the Company is expressly reserved.

<u>Description of business</u>: The Company is the sixth largest operator of cable television systems in the United States. The Company is primarily in the business of providing telecommunications services over its broadband networks, which transmit video and voice data by way of digital or analog signals.

The following persons directly or indirectly own, control, or hold, with power to vote, 5% or more of the voting securities of the Company as of April 1, 2001:

- John J. Rigas, Michael J. Rigas, Timothy J. Rigas, James P. Rigas, Peter L. Venetis, Ellen Rigas Venetis, Doris Holdings, L.P., Highland Holdings II, Highland Communications L.L.C., Highland Preferred Communications L.L.C., Highland Holdings (collectively)
- David Z. Rosensweig, Leonard and Claire Tow (collectively)
- Highland 2000, L.P.
- Cablevision Systems Corp.
- AXA Financial, Inc.
- Wallace R. Weitz & Company

02-41729-shl Doc 1 Filed 06/25/02 Entered 06/26/02 09:14:13 Main Document Pg 18 of 26 50 Largest Unsecured Claims

(on a consolidated basis)

Holder of Claim	Nature of Claim	Amount of Claim ⁶	Contingent, Unliquidated, Disputed, or Partially Secured
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 7.875% Senior Notes due 2009 9.375% Senior Notes due 2009 10.875% Senior Notes due 2010 10.25% Senior Notes due 2011 10.25% Senior Notes due 2016 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$3,079,427,771	Unknown
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 6% Convertible Subordinated Notes due 2006 3.25% Convertible Subordinated Notes due 2021 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$2,002,986,641	Unknown
U.S. Bank, as Indenture Trustee under Arahova Communications Incorporated Notes: Zero Coupon Senior Discount Notes due 2003 9.5% Senior Notes due 2005 8.875% Senior Notes due 2007 8.75% Senior Notes due 2007 8.375 % Senior Notes due 2017 8.375 % Senior Notes due 2017 1420 Fifth Avenue 7th Floor Seattle, WA 98101 Attn: Diana Jacobs (206) 344-4680	Noteholder	\$1,353,671,000	Unknown

The information herein shall not constitute an admission of liability by, nor is it binding upon, the Debtors.

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Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 7.5% Senior Notes due 2004 7.75% Senior Notes due 2009 5 Penn Plaza 13th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$400,000,000	Unknown
U.S. Bank, as Indenture Trustee under Arahova Communications Incorporated Notes: Zero Coupon Senior Discount Notes due 2008 1420 Fifth Avenue 7th Floor Seattle, WA 98101 Attn: Diana Jacobs (206) 344-4680	Noteholder	\$365,000,000	Unknown
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 9.875% Convertible Subordinated Notes due 2007 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola	Noteholder	\$348,371,264	Unknown
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 9.25% Senior Notes due 2002 5 Penn Plaza 13th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$325,000,000	Unknown
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 8.375% Senior Notes due 2008 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$299,424,717	Unknown

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U.S. Bank, as Indenture Trustee under FrontierVision Holdings, L.P. Notes: 11.875% Senior Notes Series A due 2007 1420 Fifth Avenue 7th Floor Seattle, WA 98101 Attn: Diana Jacobs (206) 344-4680	Noteholder	\$244,867,448	Unknown
Bank of New York, as Indenture Trustee under Olympus Communications, L.P. Notes: 10.625% Senior Notes due 2006 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$202,372,549	Unknown
U.S. Bank, as Indenture Trustee under FrontierVision Operating Partners, L.P. Notes: 11% Senior Subordinated Notes due 2006 1420 Fifth Avenue 7th Floor Seattle, WA 98101 Attn: Diana Jacobs (206) 344-4680	Noteholder	\$200,000,000	Unknown
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 10.5% Senior Notes due 2004 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$150,000,000	Unknown
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 8.125% Senior Notes due 2003 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$149,788,287	Unknown

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Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 9.875% Senior Debentures due 2005 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$129,245,737	Unknown
U.S. Bank, as Indenture Trustee under FrontierVision Holdings, L.P. Notes: 11.875% Senior Notes Series B due 2007 1420 Fifth Avenue 7th Floor Seattle, WA 98101 Attn: Diana Jacobs (206) 344-4680	Noteholder	\$89,912,739	Unknown
Scientific Atlanta Inc. P.O. Box 100271 Atlanta, GA 30384 Attn: Charlie Kinamon 1-800-722-2009	Trade Debt	\$83,347,549.27	Unknown
Motorola Corporation P.O. Box 91640 Chicago, IL 60693	Trade Debt	\$49,000,227.58	Unknown
C-Cor.Net Corp. P.O. Box 7777-W6485 Philadelphia, PA 19175 Attn: Nancy Watson (814) 238-2461	Trade Debt	\$35,415,747.50	Unknown
Home Box Office Inc. Attn: Joe Byrne 1100 Avenue Of The Americas Rm G784 New York, NY 10036 (212) 512-5764	Trade Debt	\$34,429,912.49	Unknown
Bank of New York, as Indenture Trustee under Adelphia Communications Corporation Notes: 9.5% Senior Payment-In-Kind Notes due 2004 (Series A & B) 5 Penn Plaza 13 th Floor New York, NY 10001 Attn: Gerard F. Facendola (212) 896-7224	Noteholder	\$31,847,118	Unknown
Commscope Inc. P.O. Box 60600 Charlotte, NC 28260-0600 1-800-982-1708	Trade Debt	\$22,351,532.07	Unknown

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Arris P.O. Box 93576 Chicago, IL 60673 1-800-232-9378	Trade Debt	\$16,675,822.17	Unknown
Turner Network Television 1 CNN Center 14 South Atlanta, GA 30303 Attn: Harry Lowe (404) 827-2014	Trade Debt	\$13,875,923.58	Unknown
Westcoast Communications P.O. Box 846375 Dallas, TX 752846375 (909) 949-1350	Trade Debt	\$11,985,995.40	Unknown
Showtime Networks 401 N. Michigan Ave. Suite 1600 Chicago, IL 60611 Attn: Joshua Sherwood (212) 708-1306	Trade Debt	\$11,876,760.90	Unknown
MTV Networks Affiliate Sales P.O. Box 70619 Chicago, IL 60673 Attn: Jeff Spalola (212) 258-8027	Trade Debt	\$11,593,498.03	Unknown
Satellite Service Inc. 5619 DTC Pkwy Englewood, CO 80111 Attn: Joan Kraff (303) 267-5500	Trade Debt	\$11,146,434.38	Unknown
WTBS 1 CNN Center 14 South Atlanta GA 30303 Attn: Edie Lattan (404) 827-2014	Trade Debt	\$7,826,395.45	Unknown

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Cable News Network 1 CNN Center 14 South Atlanta, GA 30303 Attn: Harry Lowe (404) 827-2014	Trade Debt	\$7,469,613.18	Unknown
The Disney Channel 3800 W Alameda Ave 4th Floor-403h Burbank, CA 91505 Attn: Sergio Salcido (818) 553-7700	Trade Debt	\$7,331,533.11	Unknown
Fujitsu P.O. Box 13730 Newark, NJ 07188-0730 (214) 690-6000	Trade Debt	\$7,109,289.33	Unknown
CNBC/NBC P.O. Box 402315 Atlanta, GA 30384 Attn: Debbie Hall (201) 585-6421	Trade Debt	\$7,104,458.73	Unknown
Cablecom Inc. P.O. Box 861993 Orlando, FL 32886-1993 (770) 482-7612	Trade Debt	\$7,065,815.45	Unknown
Pirelli Cable Corp P.O. Box 360869 Pittsburgh, PA 152516869 (803) 951-4800	Trade Debt	\$6,939,678.40	Unknown
ESPN P.O. Box 911366 Dallas, TX 75391 Attn: Randy Gudauskas (860) 585-4317	Trade Debt	\$6,903,526.56	Unknown

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American Movie Classics 1111 Stewart Avenue Bethpage, NY 11714 Attn: Kim Foster (516) 393-1137	Trade Debt	\$6,879,770.96	Unknown
PPC-Production Products Corp P.O. Box 2669 Buffalo, NY 14240-2669 Attn: Mike Lawler (315) 431-7224	Trade Debt	\$6,326,990.78	Unknown
Encore 5445 DTC Parkway Suite 600 Englewood, CO 80111 (303) 771-7700	Trade Debt	\$5,877,177.76	Unknown
ADC Telecommunications Inc. P.O. Box 93283 Chicago, IL 60673-3283 Attn: Kris Moyer 1-800-366-3891	Trade Debt	\$5,841,327.60	Unknown
CSG Systems Inc P.O. Box 3366 Omaha, NE 68176-0720 (402) 963-8303	Trade Debt	\$5,823,034.80	Unknown
Encore Media Suite 600 Englewood, CO 80111	Trade Debt	\$5,303,199.11	Unknown
Spanpro Fiber Optics P.O. Box 701089 Cincinnati, OH 45270-1089 (859) 647-2736	Trade Debt	\$5,141,481.03	Unknown
MSNBC P.O. Box 402222 Atlanta, GA 30384 Attn: Deborah Hall (201) 585-6421	Trade Debt	\$5,108,925.26	Unknown
USA Network 1230 Avenue Of The America's New York NY 10020 Attn: Jack Sullivan (212) 413-5707	Trade Debt	\$4,990,562.21	Unknown

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Sports Channel Ohio Associates d/b/a Fox Sports Net Ohio 1111 Stewart Avenue Bethpage, NY 11714 Attn: Myra London	Trade Debt	\$4,867,930.21	Unknown
General Instrument Programming Only Authorizations Services, Inc. 7603 Collections Ctr Drive Chicago, IL 60693-0000	Trade Debt	\$4,821,072.06	Unknown
In Demand 345 Hudson Street 17th Floor New York, NY 10014 Attn: Jon Auerbach (646) 486-8200	Trade Debt	\$4,235,159.62	Unknown
Lifetime Lifetime Television 309 West 49th Street 16th Floor New York, NY 10019 Attn: Marvin James (212) 424-7287	Trade Debt	\$4,123,476.03	Unknown
White Mountain Construction Corp. Nations Bank 225 N Calvert Street Lock-Box 631420 Baltimore, MD 21202 (603) 736-4766	Trade Debt	\$4,108,408.64	Unknown
Black Entertainment TV P.O. Box 79440 Baltimore, MD 21279	Trade Debt	\$4,076,778.99	Unknown

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<u>Declaration Under Penalty of Perjury On</u> <u>Behalf of Adelphia Communications Corporation</u>

I, Randall D. Fisher, an authorized signatory of Adelphia Communications Corporation, named as the debtor in this case, declare under penalty of perjury that I have read the foregoing petition and attachments and they are true and correct to the best of my information and belief.

Date: June 25, 2002

Signature: /s/ Randall D. Fisher

Authorized Signatory