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Special Counsel for Metromedia Fiber Network, Inc., et al.  
Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re:

METROMEDIA FIBER NETWORK, INC., et al.,

Debtors.

Chapter 11

Case Nos.

02-22736 (ASH) through

02-22742 (ASH); 02-22744

(ASH) through 02-22746

(ASH); 02-22749 (ASH); 02-

22751 (ASH) through 02-22754

(ASH)

(Jointly Administered)

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**APPLICATION OF INGRAM YUZEK GAINEN CARROLL &  
BERTOLOTTI, LLP, SPECIAL COUNSEL FOR THE DEBTORS, FOR  
COMPENSATION AND REIMBURSEMENT OF EXPENSES  
FOR THE PERIOD FROM APRIL 1, 2003 THROUGH JULY 31, 2003**

TO THE HONORABLE ADLAI S. HARDIN, JR.  
UNITED STATES BANKRUPTCY JUDGE:

Ingram Yuzek Gainen Carroll & Bertolotti, LLP (the "Applicant"), special counsel to Metromedia Fiber Network, Inc. and its debtor subsidiaries<sup>1</sup> (each a "Debtor" and collectively, the "Debtors" and/or "Debtors in Possession"), in the above-captioned Chapter 11 case, respectfully represents:

<sup>1</sup> The subsidiaries who have filed Chapter 11 petitions are: Metromedia Fiber Network Services, Inc., AboveNet Communications, Inc., SiteSmith, Inc., PAIX.net, Inc., Metromedia Fiber Network of Illinois, Inc., MFN Purchasing, Inc., Metromedia Fiber Network of New Jersey, Inc., MFN of Utah, L.L.C., MFN of Virginia, L.L.C., Metromedia Fiber National Network, Inc., Metromedia Fiber Network International, Inc., MFN International, L.L.C., MFN Japan Backhaul, Inc., and MFN Europe Finance, Inc.

## Introduction

1. This is Applicant's first application (the "Application") for compensation and reimbursement of expenses pursuant to sections 330 and 331 of chapter 3 of title 11 of the United States Code, et seq., as amended (the "Bankruptcy Code"), the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the Local Rules of the United States Bankruptcy Court for the Southern District of New York (the "Local Rules") and this Court's Order Pursuant to sections 105(a), 327, 328 and 330 of the Bankruptcy Code Authorizing The Debtors to Employ Professionals Utilized In The Ordinary Course of Business, dated June 20, 2002 (the "June 20th Order").

2. This Application requests compensation for legal services rendered by the Applicant on behalf of the Debtors **for the period April 1, 2003 through July 31, 2003** (the "Compensation Period")<sup>2</sup> and reimbursement of certain expenses incurred by (or first billed by outside vendors to) the Applicant during the Compensation Period in connection with the rendition of such services. This Application complies with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the June 20th Order, as stated in the certification dated September 25, 2003 accompanying this Application, made on behalf of the Applicant by David G. Ebert, Esq. (the "Certification"). The Certification is attached hereto as "**Exhibit A**" to this Application.

3. This Application seeks an allowance of compensation in the amount of **\$278,015.00** representing Applicant's actual time charges for **1,069.9** hours of services rendered during the Compensation Period and reimbursement for expenses in the amount of **\$42,952.48**

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<sup>2</sup> Applicant rendered service to Debtors prior to April 1, 2003 but the amount of the bills for fees and expenses incurred did not exceed \$30,000 per month, the amount specified in the June 20th Order. The fees and expenses billed in connection with the SBCT claim from the Commencement Date through March 31, 2003 totaled \$60,431.99.

incurred by (or first billed by outside vendors to) the Applicant and recorded during the Compensation Period, less \$120,000.00 already paid to Applicant by Debtors during the Compensation Period, for a total amount of \$200,967.48, all as more fully set forth below.

4. The fees requested are as follows:

Month	Fees	Disbursements	Amount Paid	Net Fees Sought
April 2003	\$39,124.00	\$1,765.32	\$30,000.00	\$10,889.32
May 2003	\$57,376.00	\$1,809.06	\$30,043.74	\$29,141.32
June 2003	\$98,361.00	\$10,415.21	\$29,956.26	\$78,819.95
July 2003	\$83,154.00	\$28,962.89	\$30,000.00	\$82,116.89
Total	<b>\$278,015.00</b>	<b>\$42,952.48</b>	<b>\$120,000.00</b>	<b>\$200,967.48</b>

5. Pursuant to the United States Trustee Guidelines, Applicant has attached a summary sheet of total compensation requested in this Application as **Exhibit “B”** and has broken down this Application into “project categories” as more fully described below.

### **Background**

6. On May 20, 2002 (the “Commencement Date”) the Debtors filed voluntary petitions for relief under Chapter 11 of the Bankruptcy Code with the Clerk of this Court. The Debtors have continued in the management and operation of their businesses and properties as debtors-in-possession pursuant to sections 1107 and 1108 of the Bankruptcy Code. An official committee of unsecured creditors (the “Committee”) has been appointed in these cases.

7. The Debtors, together with MFN’s non-debtor subsidiaries (collectively, the “Company”) provides fiber optic infrastructure, high-bandwidth internet connectivity and managed internet infrastructure services for its communications intensive customers. The Company is a facilities-based provider of technologically advanced, high-bandwidth, fiber optic communications infrastructure to communications carriers and corporate and government customers in the United States and Europe. The Company also provides high-bandwidth internet

~~connectivity, co-location services and a comprehensive internet infrastructure management~~  
solution that includes design and architecture, hardware and software, installation, and ongoing management.

8. The Company combines the most extensive metropolitan area fiber network with a global optical internet protocol network, state-of-the-art data centers and managed services to deliver fully integrated, outsourced communications solutions as well as point solutions for carriers, companies, and government. The Company has assembled a strategic set of physical and intellectual assets that enable the Company to deliver its digital communications infrastructure solutions.

#### **Applicant's Retention**

9. By Order dated June 20, 2002 (the "June 20th Order"), Debtors were authorized, pursuant to Sections 105(a), 327, 328 and 330 of the Bankruptcy Code, to employ professionals utilized in the ordinary course of business ("Ordinary Course Professional").

10. Pursuant to the June 20th Order, Debtors are authorized to pay compensation to each Ordinary Course Professional up to \$30,000 per month per Ordinary Course Professional. The June 20th Order further provides that, "in the event an Ordinary Course Professional's fees and disbursements exceed \$30,000 per month, such professional will be required to file a fee application for the full amount of their fees and disbursements."

11. On June 24, 2002, Debtors noticed their intent to add Applicant to the list of ordinary course professionals to be employed by Debtors pursuant to the June 20th Order (the "June 24th Notice"). No objection to the June 24th Notice was made.

12. During the Compensation Period, Applicant, on behalf of and in consultation with Metromedia Fiber Network, Inc ("MFN"), spent a significant amount of time prosecuting MFN's

claims against SBC Telecom, Inc. ("SBCT"). Briefly, MFN and SBC entered into a Dark Fiber Lease Agreement (the "Agreement"). A dispute arose between the parties as to whether MFN and SBC agreed to a "minimum take" obligation under the terms of the Agreement. The parties have stipulated to have the Court determine what SBCT's minimum obligation is under the Agreement. The "swing" depending on the Court's determination could be as much as approximately \$400 million.

13. The total compensation that Applicant seeks to recover through this application, **\$200,967.48**, relates to services rendered in furtherance of MFN's claims against SBCT.

14. To apprise this Court of the legal services rendered during the Compensation Period, Applicant sets forth the following summary of legal services rendered:

**SERVICES RENDERED DURING PRESENT  
COMPENSATION PERIOD OF APRIL 1, 2003 THROUGH JULY 31, 2003**

15. During the Compensation Period, Applicant's services to MFN have included professional advice and representation in connection with MFN's claims against SBCT. The aggregate hours and amount for each category is set forth in **Exhibit "B"** hereto. Applicant is requesting fees in the total amount of **\$200,967.48** for reimbursement of expenses and services rendered during the Compensation Period.

16. The following is a breakdown of the services rendered by the Applicant during the Compensation Period.

**Depositions**

17. This category includes time expended by Applicant relating to taking and defending depositions. This category includes such activities as: reviewing documents to

~~prepare to take each deposition; reviewing documents to prepare to defend each deposition;~~  
preparing exhibits to be used in each deposition; traveling to and from certain depositions; taking depositions; defending depositions; and reviewing deposition transcripts.

18. All depositions were handled, attended and conducted solely by David Ebert, the partner who ultimately prepared and tried the case. To the extent document review or other preparatory matters could be delegated to associates or paralegals, they were. But Applicant staffed the matter as leanly as possible in all respects.

19. The bulk of the services rendered by Applicant relate to depositions. Because the core issue in the MFN/SBCT dispute is whether the parties agreed to a “minimum take or pay” obligation under the terms of the Agreement, it has been necessary to conduct numerous depositions of various individuals involved in the negotiations in order to ascertain the parties intent. The deposition testimony of each of these witnesses was used at trial or introduced through the transcripts.

20. Additionally, both SBCT and MFN have produced thousands of pages of documents that Applicant has had to review in order to prepare for each deposition.

21. Applicant made every effort to reduce fees and costs associated with the taking of depositions. For example, after SBCT made an unfounded motion for summary judgment, Applicant requested that the Court order SBCT to pay for its out-of-town witnesses to fly to New York for depositions, which request was granted.

22. Although the Court’s order saved MFN thousands of dollars in fees and expenses, Applicant was still required to travel long-distances to depose certain non-party witnesses.

23. Applicant expended 481.75 hours of time for a charge of \$153,260.50 for services rendered with respect to preparing for, taking and defending depositions.

## **Document Review**

24. This category includes time expended by Applicant relating to document review. This category includes such activities as: reviewing MFN's documents for attorney-client privilege; reviewing MFN and SBC's documents to ascertain which documents support MFN's arguments and/or refute SBCT's arguments; and indexing all important documents.

25. As was explained in various motion papers filed with the Court, documents were produced in an extremely disorganized manner, with repeated productions of multiple copies of tens of thousands pages, duplicative numbering for different series of documents and other deficiencies, which expanded Applicant's required review and analysis time tremendously.

26. As with depositions, because the core issue is the intent of the parties, document review has played a critical role in establishing and substantiating MFN's claim against SBCT.

27. Applicant expended 163.1 hours of time for a charge of \$21,193.00 for services rendered with respect review of documents.

## **Discovery**

28. This category includes time expended by Applicant relating to all other general discovery matters not included in the "deposition" and "document review" categories. This category includes such activities as: drafting interrogatories, document demands, subpoenas and notices of deposition; and responding to interrogatories and document demands.

29. Applicant expended 30.4 hours of time for a charge \$7,424.00 for services rendered with respect to discovery.

**Motion for Summary Judgment**

30. This category includes time expended by Applicant relating to opposing SBCT's motion for summary judgment. This category includes such activities as: researching the legal arguments made by SBCT; researching opposing arguments; reviewing documents that support MFN's arguments and/or refute SBCT's arguments; drafting the memorandum of law in opposition to the motion; meetings with MFN and drafting MFN's affidavits in opposition to the motion; drafting attorney affidavits in opposition to the motion; drafting the statement of disputed facts; preparing for oral argument; and oral argument.

31. Applicant fees associated with opposing the motion for summary judgment obviously reflect the fact that it was highly critical for MFN to defeat the motion. Applicant's efforts not only resulted in a dismissal of the motion, but also, as mentioned above, resulted in a Court order requiring SBCT to pay for its out-of-town witnesses to fly to New York for depositions.

32. Applicant expended 112.95 hours of time for a charge of \$29,960 for services rendered with respect to opposing SBCT's motion for summary judgment.

**Motion for Sanctions**

33. This category includes time expended by Applicant relating to MFN's motion for sanctions. This category includes such activities as: drafting the motion papers and oral argument.

34. Applicant made this motion of MFN's behalf because SBCT violated Court orders and engaged in highly questionable conduct in the course of the deposition of an MFN witness.



35. The Court granted several branches of MFN's motion, and ruled that SBCT would have to bear yet more of MFN's costs, for which MFN intends to submit an application in due course.

36. Applicant expended 45.2 hours of time for a charge of \$11,754 for services rendered with respect to MFN's motion for sanctions.

### **Motion to Compel and Expedite**

37. This category includes time expended by Applicant relating to MFN's motion to compel production of documents on an expedited basis. This category includes such activities as: reviewing documents produced by SBCT to ascertain what material was withheld from production; drafting the motion papers; and oral argument.

38. Applicant made this motion of MFN's behalf because it was substantially hampered in its ability to complete discovery and ready the case for trial based upon SBCT's failures properly and fully to comply with its discovery obligations.

39. Shortly after MFN filed the motion, SBCT stipulated to the substantially all of the relief that MFN was seeking.

40. Applicant expended 13.7 hours of time for a charge of \$3,301.50 for services rendered with respect to MFN's motion to compel and expedite.

### **Research**

41. This category includes time expended by Applicant relating to legal research on various topics during the course of the Compensation Period.

42. Applicant expended 37.2 hours of time for a charge of \$4,464.00 for services rendered with respect to legal research.

Correspondence and Meetings

43. This category includes time expended by Applicant relating to various correspondence, telephone calls, e-mails and meetings during the course of the Compensation Period.

44. Applicant expended 10.6 hours of time for a charge of \$3,132.00 for services rendered with respect to correspondence and meetings.

Pre-Trial Work

45. This category includes time expended by Applicant relating to preparation for trial. This category includes such activities as: reviewing and categorizing documents; preparing trial exhibits; drafting the pre-trial order; and drafting the trial brief.

46. Applicant spent 175 hours of time for a charge of \$43,526.00 for services rendered with respect to trial preparation.

COMPENSATION REQUESTED

47. The total number of hours expended by Applicant's attorneys and para-professionals from April 1, 2003 through July 31, 2003 in conjunction with this case is **1,069.9**. All of the services have been rendered by the those individuals at Applicant's firm as listed on the Applicant's Personnel Chart attached hereto as **Exhibit "C"**.

48. Applicant has maintained contemporaneous time records (the "Time Records") which indicate the time that each attorney has spent working on a particular matter and the nature of the work performed. A summary of the Time Records is attached hereto as **Exhibit "D"**. Applicant will make the time records available to any party in interest upon written request.

49. The foregoing summarizes and describes the services performed by Applicant on behalf of the Debtors during the Compensation Period. The summary is intended, however, only to highlight the general categories of services performed by Applicant on behalf of the Debtors. It is not intended to set forth each and every item of professional service which Applicant performed.

50. Annexed as **Exhibit "E"** is a list of the necessary and actual disbursements incurred during the Compensation Period in connection with the above-described work. The list is derived from Applicant's books and records. These records indicate that Applicant has advanced and will have advanced, from April 1, 2003 through and including July 31, 2003, the sum of **\$42,952.48** in necessary and actual out-of-pocket expenses. In connection with said expenses, it should be noted that Applicant (i) charges the accrued cost billed to it for outgoing telephone calls with no charge for incoming telephone calls, (ii) charges \$1.25 per page for outgoing facsimiles to four specific individuals with no charge for all other outgoing and incoming facsimiles, (iii) charges \$0.05 per page for photocopying, and (iv) charges for meals only necessitated by meetings with the Debtors or when Applicant's personnel would work on these cases through a normal meal period.

#### **MATTERS PERTAINING TO APPLICANT**

51. Applicant rendered all of the professional services for which compensation is requested herein in connection with the Debtors' Chapter 11 cases in furtherance of Applicant's professional responsibilities as attorneys for the Debtors.

52. This Application covers a period of 4 months. During that time, the partners, associates and paraprofessionals of Applicant devoted substantial time in rendering professional services to the Debtors, all of which time was reasonable and necessary.

53. Applicant, by experience, training and ability, is fully qualified to perform the services for which compensation is sought here. Applicant represents or holds no interest adverse to the Debtors with respect to the matters upon which it is engaged.

54. No agreement or understanding exists between Applicant and any other entity for the sharing of compensation to be received for services rendered in or in connection with these Chapter 11 cases.

55. Applicant respectfully submits that the professional services it rendered during the Compensation Period to the Debtors were necessary and beneficial to the Debtors and respectfully requests that this Court allow and direct the Debtors to pay Applicant the sum of **\$278,015.00** for its services during the Compensation Period, plus the sum of **\$42,952.48**, representing Applicant's actual and necessary out-of-pocket disbursements incurred during the Compensation Period, less **\$120,000.00** already paid to Applicant by Debtors, for a total amount of **\$200,967.48**.

56. No prior application for the relief sought herein has been made to this or any other Court, except as specified herein.

#### **NOTICE**

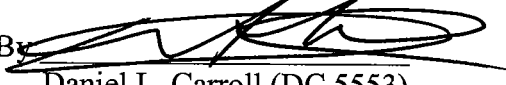
Copies of the Notice and Application have been served upon those parties on the master service list. A copy of the Application has been sent to counsel for the Committee and the U.S. Trustee.

**CONCLUSION**

**WHEREFORE**, Ingram Yuzek Gainen Carroll & Bertolotti, LLP hereby respectfully requests that this Court enter an order: (a) approving and allowing compensation of Ingram Yuzek Gainen Carroll & Bertolotti, LLP for its duly authorized, necessary and valuable service to the Debtors during the Compensation Period in the aggregate amount of **\$278,015.00** for its services during the Compensation Period, plus the sum of **\$42,952.48**, representing Applicant's actual and necessary out-of-pocket disbursements incurred during the Compensation Period, less **\$120,000.00** already paid to Applicant by Debtors, for a total amount of **\$200,967.48**; (b) directing the Debtors to pay said amounts to Applicant; and (c) granting such other and further relief as this Court deems just and proper.

Dated: New York, New York  
September 25, 2003

INGRAM YUZEK GAINEN  
CARROLL & BERTOLOTTI LLP

By:   
Daniel L. Carroll (DC 5553)  
David G. Ebert (DE 4078)

*Special Counsel for Metromedia  
Fiber Network, Inc.*  
250 Park Avenue  
New York, New York 10177  
(212) 907-9600

EXHIBIT "A"

INGRAM YUZEK GAINEN  
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Daniel L. Carroll (DC 5553)  
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Special Counsel for Metromedia Fiber Network, Inc., et al.  
Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re:

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Chapter 11

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(ASH); 02-22749 (ASH); 02-  
22751 (ASH) through 02-22754  
(ASH)

(Jointly Administered)

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**CERTIFICATION**

STATE OF NEW YORK     )  
  ) ss:  
COUNTY OF NEW YORK )

DAVID G. EBERT, being first duly sworn, deposes and says;

1. I am a member of the firm Ingram Yuzek Gainen Carroll & Bertolotti, LLP (“Applicant”) special counsel to Metromedia Fiber Network, Inc. and its debtor subsidiaries (the “Debtors”) herein.

2. I have read the foregoing application (the "Application") for compensation by Applicant and know the contents thereof. The contents of the Application are true to the best of my knowledge, except as to matters therein alleged to be upon information and belief, and as to those matters, I believe them to be true. I have personally performed many of the legal services rendered by Applicant and am thoroughly familiar with all other work performed on behalf of the Debtors by the attorneys and paraprofessionals in the firm.

3. In accordance with Bankruptcy Rule 2016(a) and section 504 of the Bankruptcy Code, no agreement or understanding exists between the Applicant and any other person for the sharing of compensation to be received in connection with the within case.



DAVID G. EBERT

Sworn to before me this  
29 day of September, 2003



Notary Public

**HAL BEERMAN**  
**Notary Public, State of New York**  
**No. 02BE6095307**  
**Qualified In New York County**  
**Commission Expires July 7, 2007**

**EXHIBIT "B"**

**METROMEDIA FIBER NETWORK, INC. et al.**

**PERIOD APRIL 1, 2003 THROUGH JULY 31, 2003**

SUBJECT MATTER CATEGORIES		HOURS DURING PERIOD	AMOUNT <sup>3</sup>
1.	Depositions	481.75	\$153,260.50
2.	Document Review	163.1	\$21,193.00
3.	Discovery	30.4	\$7,424.00
4.	Motion for Summary Judgment	112.95	\$29,960.00
5.	Motion for Sanctions	45.2	\$11,754.00
6.	Motion to Compel and Expedite	13.7	\$3,301.50
7.	Research	37.2	\$4,464.00
8.	Correspondence and Meetings	10.6	\$3,132.00
9.	Pre-Trial Work	175	\$43,526.00
<b>Total Fees</b>			<b>\$278,015.00</b>
<b>Total Hours</b>		<b>1,069.9</b>	

<sup>3</sup> The amounts listed below do not take into consideration the \$120,000 which Debtors have already paid applicants.



**EXHIBIT "C"**

**METROMEDIA FIBER NETWORK, INC. et al.**

**APPLICANT'S PERSONNEL**

<b>Name of Professional Person</b>	<b>Position with Applicant and Year Admitted</b>		<b>Hourly Billing Rate</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
Daniel L. Carroll	Partner	1970	\$400	21.2	\$8,480.00
David G. Ebert	Partner	1987	\$375	551.4	\$206,775.00
Patricia Hewitt	Partner	1991	\$350	0.2	\$70.00
Ashley Brauer Sorio	Associate	2001	\$170	123.0	\$20,910.00
Joanna Winslade	Law Clerk	N/A	\$120	180.6	\$21,672.00
Andrew Furman	Paralegal	N/A	\$110	64.5	\$7,095.00
			\$115	34.5	\$3,967.50
Leah Hahn	Paralegal	N/A	\$115	1.0	\$115.00
Daniel Braude	Paralegal	N/A	\$110	3.2	\$352.00
Jeffrey Laner	Paralegal	N/A	\$95	76.5	\$7,267.50
William Green	Paralegal	N/A	\$95	13.8	\$1,311.00
<b>Total Fees</b>					<b>\$278,015.00</b>
<b>Total Hours</b>				<b>1,069.9</b>	

**EXHIBIT "D"**

**METROMEDIA FIBER NETWORK, INC. et al.**

**Total Billable Hours and Fees  
April 1, 2003 through July 31, 2003**

	Ebert \$375	Carroll \$400	Hewitt \$350	Brauer \$170	Winslade \$120	Furman \$110	Hahn \$115	Braude \$110	Green \$95	Laner \$95	TOTAL
Depositions	355.0 H \$133,125	12.0 H \$4,800		42.0 H \$7,140	32.2 H \$3,864	31.95 H \$3,514.50		8.6 H \$817			481.75 H \$153,260.50
Document Review	13.0 H \$4,875			9.0 H \$1,530	43.9 H \$5,268	8.8 H \$968	1.0 H \$115	3.4 H \$323	76.5 H \$7,267.50	3.2 H \$352	163.1 H \$21,193
Discovery	12.0 H \$4,500		0.2 H \$70	13.5 H \$2,295	4.2 H \$504	0.5 H \$55					30.4 H \$7,424
Motion for Summary Judgment	52.5 H \$19,687.50	0.7 H \$280		57.0 H \$9,690		2.75 H \$302.50					112.95 H \$29,960
Motion for Sanctions	25.0 H \$9,375				15.7 H \$1,884	4.5 H \$495					45.2 H \$11,754
Motion To Compel And Expedite Research	6.5 H \$2,437.50				7.2 H \$864						13.7 H \$3,301.50
Correspondence Call/Email/Meeting	0.2 H \$75	6.2 H \$2,480		1.5 H \$255	2.5 H \$300	0.2 H \$22					37.2 H \$4,464
Pre-Trial Preparation	87.2 H \$32,700	2.3 H \$920			37.7 H \$4,524	15.8 H \$1,738		1.8 H \$171			175 H \$43,526
<b>TOTAL</b>	<b>551.4 H \$206,775</b>	<b>21.2 H \$8,480</b>	<b>0.2 H \$70</b>	<b>123 H \$20,910</b>	<b>180.6 H \$21,672</b>	<b>64.5 H \$7,095</b>	<b>1 H \$115</b>	<b>13.8 H \$1,311</b>	<b>76.5 H \$7,267.50</b>	<b>3.2 H \$352</b>	<b>1,069.9 H \$278,015</b>

**EXHIBIT "E"**

**METROMEDIA FIBER NETWORK, INC. et al.**

**EXPENSE BREAKDOWN  
PERIOD APRIL 1, 2003 THROUGH JULY 31, 2003**

<b>SUBJECT MATTER CATEGORIES</b>	<b>AMOUNT</b>
Photocopies	\$4,067.65
Outside Reproduction/Photocopy Charges	\$1,123.06
Overnight Delivery	\$674.93
Postage	\$44.65
Computerized Legal Research	\$196.91
Velobind	\$627.00
Telephone Calls	\$29.42
Local Travel	\$485.78
Meals	\$821.42
Out-of-Town Travel	\$6,864.00
Out-of-Town Lodging	\$1,696.24
Out-of-Town Meals	\$508.79
Court Costs	\$101.84
Transcripts	\$25,392.11
Process Service	\$40.00
Professional Services	\$120.80
Miscellaneous	\$157.88
<b>TOTAL</b>	<b>\$42,952.48</b>