_ District of		Texas
	(State)	
		_Chapter <u>11</u>
	_	_ District of (State)

Check if this is an amended filing

04/20

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, Instructions for Bankruptcy Forms for Non-Individuals, is available.

1.	Debtor's name	Speedo	ast Cyprus	Ltd.				
2.	All other names debtor used in the last 8 years	SAIT Co	ommunica	tions Limited				
	Include any assumed names, trade names, and <i>doing business as</i> names							
3.	Debtor's federal Employer Identification Number (EIN)	N/A						
4.	Debtor's address	Principa	ıl place of bu	usiness		Mailing addr	ess, if different fr	om principal
		86	Fragklind Center, 4	ou Rousvelt, Petra E th Floor	Business			
		Number	Street			Number	Street	
		3031 L	imassol, C	yprus				
						P.O. Box		
		City	State	ZIP Code		City	State	ZIP Code
						Location of principal pla	principal assets, ice of business	f different from
		County						
						Number	Street	
						City	State	ZIP Code

5. Debtor's website (URL)

https://www.speedcast.com/

Debto	Speedcast Cyprus Ltd. Name	Case number (if known)
6.	Type of debtor	 □ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) □ Partnership (excluding LLP) ☑ Other. Specify: A Cyprus limited company
7.	Describe debtor's business	A. Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above Satellite Communications Provider
		B. Check all that apply: Tax- exempt entity (as described in 26 U.S.C. § 501) Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3) Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 5174
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: □ Chapter 7 □ Chapter 9 □ Chapter 11. Check all that apply: □ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). □ The debtor is a debtor as defined in 11 U.S.C. § 1182(1). Its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000 and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). □ A plan is being filed with this petition. □ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). □ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. □ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	☑ Yes District When Case number MM/ DD/ YYYY
	If more than 2 cases, attach a separate list.	District When Case number

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Debtor	Speedcast Cyprus Ltd.		Case number (if known)							
	Name					_				
	Are any bankruptcy cases pending or being filed by a		No							
	business partner or an		Yes	Debtor Se	ee attached S	chedule 1		_ Relationsh	ip	
	affiliate of the debtor?			District				When		
	List all cases. If more than 1, attach a separate list.			Case number,	if known			_	MM / DD/ YYYY	
11.	Why is the case filed in this district?	С	heck	all that apply:						
			im	mediately preceding					n this district for 180 days 0 days than in any other	
		\boxtimes		strict. bankruptcy case coi	ncerning deb	or's affiliat	e, general partne	er, or partnersl	nip is pending in this district.	
	Does the debtor own or have possession of any real property or personal property that needs immediate		No Yes.	Answer below for e	each property	that needs	s immediate atter	ntion. Attach	additional sheets if needed.	
	attention?			Why does the pro	perty need i	mmediate	attention? (Che	eck all that ap	oly.)	
				☐ It poses or is a health or safet		e a threat	of imminent and	identifiable ha	zard to public	
				What is the ha	zard?					
				☐ It needs to be physically secured or protected from the weather.						
			It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options).							
				□ Other	ilou ucocio oi	outor opu				
				Where is the prop	erty?					
					Nu	mber	Street			
					Cit	у		State	ZIP Code	
				Is the property ins						
						No				
					L		irance agency			
							tact Name			
						Pho	one .			
	Statistical and adminis	strat	ive i	nformation						
13.	Debtor's estimation of available funds	Chec	k one	::						
				s will be available for any administrative e				ble for distribu	ution to unsecured creditors.	
14.	Estimated number of		I-49		\boxtimes	1,000-5,	000		25,001-50,000	
	araditara		50-99			5,001-10			50,001-100,000	
			100-1	99		10,001-2	25,000		More than 100,000	
	with all affiliated debtors)		200-9	99						

Debtor	Speedcast Cyprus Ltc		Case number (if known)						
15.	Estimated assets (on a consolidated basis with all affiliated debtors)		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million		\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion		
16.	Estimated liabilities (on a consolidated basis with all affiliated debtors)		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million		\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion		
	Request for Relief, Do	eclar	ration, and Signatures						
WAR	NING — Bankruptcy fraud is a		ous crime. Making a false Inment for up to 20 years			=			
17	7. Declaration and signature authorized representative	of	•				ited States Code, specified in		
	debtor		I have been authorized	ed to file thi	s petition on behalf of the d	ebtor.			
			I have examined the true and correct.	information	in this petition and have a	reasonable	belief that the information is		
	I declare under			penalty of perjury that the foregoing is true and correct.					
			Executed on 04/	23/2020 MM / DD /	<u></u>				
			/s/ Michael I			1ichael He			
			Signature of auth debtor	norizea repr	esentative of Pi	rinted name			
			Chief Restruc Title	turing Of	ficer				
18	3. Signature of attorney		★ /s/ Alfredo R. Pe		Dat		3/2020		
			Signature of attorne	y for debtor			DD / YYYY		
			Alfredo R. Pérez Printed Name		Ga	ry T. Holtze	2 1		
			Weil, Gotshal & M	langes LLI	P We	il, Gotshal	& Manges LLP		
			Firm Name						
			700 Louisiana Str Address	eet, Suite	1700 767	' Fifth Ave	nue		
			Houston, Texas 7	7002	Ne	w York, Ne	w York 10153		
			City/State/Zip			_,	-		
			(713) 546-5000 Contact Phone		(21	2) 310-800	00		
			alfredo.perez@we	ail com	gor	y.holtzer@	weil com		
			Email Address	511.00HI	gai	y.11011261(U	WOII.OOH		

Texas

State

15776275

Bar Number

Schedule 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below (collectively, the "**Debtors**") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of Texas. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

COMPANY
SpeedCast International Limited
SpeedCast UK Holdings Limited
CapRock UK Limited
CapRock Communications Pte. Ltd.
Speedcast Cyprus Ltd.
SpeedCast Limited
SpeedCast Group Holdings Pty Ltd
SpeedCast Americas, Inc.
SpeedCast Communications, Inc.
SpaceLink Systems, LLC
SpeedCast Australia Pty Limited
Satellite Communications Australia Pty Ltd
Oceanic Broadband Solutions Pty Ltd
SpeedCast Managed Services Pty Limited
Maritime Communication Services, Inc.
Telaurus Communications LLC
CCI Services Corp.
HCT Acquisition, LLC
Cosmos Holdings Acquisition Corp.
Globecomm Network Services Corporation
Hermes Datacommunications International Limited
SpeedCast Singapore Pte. Ltd.
SpaceLink Systems II, LLC
CapRock Comunicações do Brasil Ltda.
CapRock Participações do Brasil Ltda.
Speedcast Canada Limited
CapRock Communications (Australia) Pty Ltd
SpeedCast Norway AS
Globecomm Europe B.V.
NewCom International, Inc.

COMPANY
Evolution Communications Group Limited
SpeedCast Netherlands B.V.
SpeedCast France SAS

SPEEDCAST CYPRUS LTD

(the "Company")

Written resolution of the board of directors of the Company passed on ...23... April, 2020

The undersigned, being all of the directors (the "**Board**") of the Company pursuant to its governing documents), do hereby consent and agree that the following resolutions be, and hereby are, adopted by the Board:

WHEREAS, the Company is a direct subsidiary of SpeedCast International Limited, a company organized under the laws of Australia ("**SpeedCast**");

WHEREAS, SpeedCast and certain of its subsidiaries and affiliates (the "SpeedCast Group") are considering commencing cases under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court"); and

WHEREAS, the Board has, with the assistance of (i) financial advice from its financial advisors, (ii) legal advice from outside counsel and the general counsel to SpeedCast, and (iii) management of SpeedCast and the Company, fully considered each of the strategic alternatives available to the Company and has had the opportunity to ask questions about the materials presented by management and the legal and financial advisors of SpeedCast and the Company regarding the liabilities and liquidity of the Company and the strategic alternatives;

WHEREAS, the Board has determined that taking the actions set forth below are advisable and in the best interests of the Company and therefore desires to approve the following resolutions in respect of the Company;

WHEREAS, each director declares that he/she has no interest, direct or indirect, in the business to be resolved upon herein nor in the transactions contemplated by the resolutions set out below;

Having regard to:

- the overall financial position of the Company, Speedcast and its subsidiaries (the "Entire Group");
- the interrelated nature of the Entire Group's operations and the Company's ongoing viability being dependent on the continued operations of the broader Entire Group;
- the fact that access to the loan proceeds under the DIP Credit Agreement (as defined below) would be beneficial to support the continued operation of the Company and this is facilitated by the Company commencing a chapter 11 case and execution, delivery and performance of the Company's obligations under the DIP Credit Agreement and the transactions and documents contemplated and evidenced by it;

- the fact that the likelihood of the Company's creditors being paid depends on a successful restructuring of the Entire Group; and
- the fact that the resolution for the Company to file for chapter 11 of the Bankruptcy Code below is conditioned upon the board of directors of Speedcast resolving to approve the chapter 11 filings of the Speedcast Group;

the Company has determined that it is in the best interest of Speedcast and the Company to take the actions set forth below.

I. Commencement of Chapter 11 Case.

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Board, after consultations with counsel, management and its financial advisors that, if the board of directors of SpeedCast resolves to approve the chapter 11 filings of the SpeedCast Group, it is desirable and in the best interests of the Company, its creditors, and other interested parties, that a petition be filed by or on behalf of the Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and be it further

RESOLVED, that, if the board of directors of SpeedCast resolves to approve the chapter 11 filings of the SpeedCast Group, each officer of the Company, any director and any agent authorized by the Board, including, in each case, Michael Healy, the Chief Restructuring Officer of Speedcast (each an "Authorized Representative"), in each case, acting singly or jointly be, and hereby are, authorized, empowered, and directed, in the name and on behalf of the Company to execute, verify, and file petitions, schedules, statements, motions, lists, applications, pleadings, orders, and other documents or to cause the same to be executed and filed in the name and on behalf of the Company in the Bankruptcy Court at such time that the Authorized Representative executing the same shall determine, and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals, and to take and perform any and all further acts and deeds which such Authorized Representative, who may act without the joinder of any other Authorized Representative deems necessary, proper, or desirable in connection with the Company's chapter 11 case (the "Chapter 11 Case"), including negotiating, executing, delivering, and performing any and all documents, agreements, certificates and instruments in connection with the successful prosecution of such Chapter 11 Case, including the professional retentions set forth in this resolution; and be it further

II. <u>Debtor-in Possession Financing</u>

RESOLVED, that in connection with the Chapter 11 Case, it is in the best interests of the Company (i) to guarantee the obligations of Speedcast Communications, Inc. (the "**DIP Facility Borrower**") under the DIP Credit Agreement (as defined below), and (ii) to consummate the transactions under that certain Senior Secured Superpriority Debtor-In-Possession Term Loan Credit Agreement (together with the Exhibits and Schedules annexed thereto, the "**DIP Credit Agreement**") in substantially the form attached hereto as **Exhibit 1** (or on such other terms as

any Authorized Representative, who may act without the joinder of any other Authorized Representative deems necessary, proper, or desirable), to be entered into by and among SpeedCast, the DIP Facility Borrower, potentially certain guarantors (including the Company), the lenders from time to time party thereto (the "**DIP Lenders**"), and Credit Suisse AG, Cayman Islands Branch, as administrative agent and collateral agent for the DIP Lenders (in such capacities, including any successor thereto, the "**DIP Agent**"), subject to approval by the Bankruptcy Court, which is necessary and appropriate to the conduct, promotion and attainment of the business of the Company(collectively, the "**DIP Financing**"); and be it further

RESOLVED, that the execution and delivery of the DIP Credit Agreement and the DIP Financing Documents (as defined below) by the Company to the extent the Company is party thereto and the consummation by the Company of the transactions contemplated thereunder, including (i) in the case of the DIP Facility Borrower, the borrowing of funds under the DIP Credit Agreement, (ii) in the case of the Company, the guaranty of the obligations thereunder as provided in any guaranty, (iii) in the case of the Company, the grant of a security interest in and liens upon substantially all of the Company's assets in favor of the secured parties (including the authorization of financing statements in connection with liens) and (iv) the execution, delivery and performance of all other agreements, instruments, documents, notices, or certificates constituting exhibits to the DIP Credit Agreement or that may be required, necessary, appropriate, desirable, or advisable to be executed or delivered pursuant to the DIP Credit Agreement or otherwise related thereto, including interest rate or currency hedging arrangements and, if required, an intercreditor agreement in connection with the DIP Credit Agreement and the Pre-Petition First Lien Credit Agreement (as defined in the DIP Credit Agreement) (each a "DIP Financing Document" and collectively, the "DIP Financing Documents"), the making of the representations and warranties and compliance with the covenants thereunder and the assumption of any obligations under and in respect of any of the foregoing, are hereby authorized and approved in all respects, and that any Authorized Representative, who may act without the joinder of any other Authorized Representative, is hereby severally authorized, empowered and directed, in the name and on behalf of the Company, to execute and deliver the DIP Credit Agreement and any other DIP Financing Document to which the Company is a party, with such changes therein and additions thereto and between such parties as any such Authorized Representative, in his or her sole discretion, may deem necessary, convenient, appropriate, advisable or desirable, the execution and delivery of the DIP Credit Agreement and such DIP Financing Document with any changes thereto by the relevant Authorized Representative, to be conclusive evidence that such Authorized Representative deemed such changes to meet such standard: and be it further

RESOLVED, that the form, terms and provisions of each of (i) the DIP Credit Agreement, including the use of proceeds to provide liquidity for the Company throughout the Chapter 11 Case and (ii) any and all of the other agreements, including, without limitation, any guarantee and security agreement, letters, notices, certificates, documents and instruments authorized, executed, delivered, reaffirmed, verified and/or filed in connection with the DIP Financing and the performance of obligations thereunder, including the borrowings and guarantees contemplated thereunder, are hereby, in all respects confirmed, ratified and approved; and be it further

RESOLVED, that each Authorized Representative of the Company, who may act without the joinder of any other Authorized Representative, is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions and performance of, and to prepare, execute and deliver the DIP Credit Agreement and any other DIP Financing Document, in the name and on behalf of the Company without affixing any seal or under its corporate seal or otherwise, and such other documents, agreements, instruments and certificates as may be required by the DIP Agent or by the DIP Credit Agreement and any other DIP Financing Documents; and be it further

RESOLVED, that the Company be, and hereby is, authorized to incur the obligations and to undertake any and all related transactions contemplated under the DIP Credit Agreement and any other DIP Financing Document including the granting of security thereunder; and be it further

RESOLVED, that each Authorized Representative of the Company, who may act without the joinder of any other Authorized Representative, is hereby authorized to grant security interests in, and liens on, any and all property (including real property) of the Company as collateral pursuant to the DIP Credit Agreement and any other DIP Financing Document to secure the obligations and liabilities thereunder to the lenders under the DIP Credit Agreement and the DIP Agent, and to authorized, execute, verify, file and or deliver to the DIP Agent, on behalf of the Company, all agreements, documents and instruments required by the lenders in connection with the foregoing; and be it further

RESOLVED, that each Authorized Representative of the Company, who may act without the joinder of any other Authorized Representative, is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the DIP Credit Agreement and any other DIP Financing Document, which shall, in such Authorized Representative's sole judgment, be necessary, proper, or advisable to perform the Company's obligations under or in connection with the DIP Credit Agreement or any other DIP Financing Document and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

RESOLVED, that each Authorized Representative of the Company, who may act without the joinder of any other Authorized Representative, is hereby authorized, empowered, and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP Credit Agreement and/or any of the DIP Financing Documents which shall, in such Authorized Representative's sole judgment, be necessary, proper or advisable; and be it further

III. Retention of Advisors.

RESOLVED, that the law firm of Weil, Gotshal & Manges LLP is hereby retained as counsel for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the law firm of Herbert Smith Freehills is hereby retained as counsel for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Moelis Australia Ltd is hereby retained as financial advisor for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of FTI Consulting, Inc. is hereby retained for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval.

RESOLVED, that the firm of Kurtzman Carson Consultants LLC is hereby employed as claims, noticing and solicitation agent for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

IV. General Authorization and Ratification.

RESOLVED, that each Authorized Representative be, and each, acting alone, hereby is, authorized, empowered and directed, for and on behalf of the Company, to do and perform all such acts and things and enter into, execute, acknowledge, deliver and file all such certificates, agreements, acknowledgments, instruments, contracts, statements and other documents and to take such further actions as such Authorized Representative may deem necessary or appropriate to effect the intent and accomplish the purposes of the foregoing resolutions, with the taking of any such action by such Authorized Representative being conclusive evidence that the same did meet such standards as set forth above; and be it further

RESOLVED, that any and all actions taken by any Authorized Representative prior to the date of adoption of the foregoing resolutions which would have been authorized by the foregoing resolutions but for the fact that such actions were taken prior to such date, be, and each hereby is, ratified, approved, confirmed and adopted as a duly authorized act of the Company in all respects and for all purposes.

V. Power of Attorney.

RESOLVED that the power of attorney attached hereto as **Exhibit 2** (the "**Power of Attorney**") be and is hereby approved and that any director of the Company be and is hereby authorised to execute the Power of Attorney as a deed (either under the Company's common seal or without affixing any seal) in the form attached hereto or with such amendments as such signatory shall, in its absolute discretion approve, which approval shall be evidenced by his/her execution of the Power of Attorney.

[Signature Page Follows]

These written resolutions may be executed in one or more counterparts, all of which together shall be one and the same instrument. These written resolutions shall be filed with and become a part of the records of the Company.

IN WITNESS WHEREOF, the undersigned, being all of the members of the Board of

uted these written resolutions as of the date first
Athina Vezyri

These written resolutions may be executed in one or more counterparts, all of which together shall be one and the same instrument. These written resolutions shall be filed with and become a part of the records of the Company.

IN WITNESS WHEREOF, the undersige each of SpeedCast Cyprus Limited, have execute written above.	ened, being all of the members of the Board of the date first
Erwan Patrick Philippe Marie Emilian	Athina Vezyri
Evdokia Georgiou	

These written resolutions may be executed in one or more counterparts, all of which together shall be one and the same instrument. These written resolutions shall be filed with and become a part of the records of the Company.

IN WITNESS WHEREOF, the undersign each of SpeedCast Cyprus Limited, have executed written above.	ed, being all of the members of the Board of these written resolutions as of the date first	
Erwan Patrick Philippe Marie Emilian	Athina Vezyri	

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ill in this information to identify the case:
Debtor name: Speedcast Cyprus Ltd.
United States Bankruptcy Court for the Southern District of Texas
Case number (If known):
<u> </u>

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed ¹	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction value of collateral or setoff	Unsecured claim	
1	INTELSAT CORPORATION PO BOX 847491 DALLAS, TX 75284-7491 US	703 559 8230 Billing.Inquiries@Intelsat.com	Supplier	N/A	\$ 44,842,908.91	TBD	\$ 44,842,908.91	
2	INMARSAT GLOBAL LIMITED 99 CITY ROAD LONDON, EC1Y 1AX UK	SHIRIN DHALA 44 207 728 1578 VALENTINA.TSIALIATIDOU@IN MARSAT.COM	Supplier	N/A	\$ 23,429,214.99	TBD	\$ 23,429,214.99	
3	New Skies Satellites B.V. ROOSEVELTPLANTSOEN 4 THE HAGUE, KR 2517 NL	Francis Marquez-Credit/Collection Controller + 31 70 338 1997 francis.marquez@ses.com; sanjeev.ramcharan@ses.com; billing-nl@ses.com	Supplier	N/A	\$ 3,086,233.22	TBD	\$ 3,086,233.22	
4	O3b Sales B.V. Johan van Oldenbarneveltlaan 5 The Hague, 2582 NE NL	Adam Ferneyhough-Accounts Receivable +31 (0)70 711 6500 ruy.sarmiento@o3bnetworks.com; billing@o3bnetworks.com; adam.ferneyhough@ses.com	Supplier	N/A	\$ 3,032,627.96	TBD	\$ 3,032,627.96	

¹ The Debtors are continuing to review their books and records with respect to claims and whether such claims are contingent, disputed or unliquidated. The Debtors reserve all rights to amend the amounts and designations herein.

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Debtor Speedcast Cyprus Ltd.

Name

Case number (if known)

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed ¹	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction value of collateral or setoff	Unsecured claim
5	THRANE AND THRANE A/S TRADING AS COBHAM SATCOM Lundtoftegaardsvej 93 D Kongens Lyngby, 2800 DK	45 39 55 88 00 satcom.receivables@cobham.com	Supplier	N/A	\$ 2,705,519.62	TBD	\$ 2,705,519.62
6	ASIA SATELLITE TELECOMMUNICATIONS COMPANY LIMITED 12/F, Harbour Centre Hong Kong, HK	+61 (02) 8870 1400 syeung@asiasat.com; rtong@asiasat.com	Supplier	N/A	\$ 2,513,879.94	TBD	\$ 2,513,879.94
7	Intellian Technologies USA, Inc. 11 STUDEBAKER IRVINE, CA 92618 US	Julia Kim-Accountant +1-949-727-4498 ext. 1111 julia.kim@intelliantech.com; accounting.us@intelliantech.com	Supplier	N/A	\$ 2,074,106.16	TBD	\$ 2,074,106.16
8	McKinsey & Company Inc 555 California Street Suite 4800 SAN FRANCISCO, CA 94104 US	+1 415 981 0250	Professional Services	N/A	\$ 1,950,000.00	TBD	\$ 1,950,000.00
9	APT Satellite Company Limited 22 Dai Kwai Street, Tai Po Industrial Estate Hong Kong, HK	(852) 2600 2100 christine@apstar.com	Supplier	N/A	\$ 1,795,166.00	TBD	\$ 1,795,166.00
10	Eutelsat Asia Pte. Ltd. 8 Temasek Boulevard #15-02 Suntec Three Tower Singapore, 018981 SG	Mervyn EU ZHI YONG (65) 6808 2088 Ingszeyim@eutelsat.com	Supplier	N/A	\$ 1,774,390.14	TBD	\$ 1,774,390.14
11	SES Government Solutions, Inc 11790 Sunrise Valley Drive, Suite 300 RESTON, VA 20191 US	Sefika Toker-AR Administrator (703) 610-0977 (571) 294-5132 sefika.toker@ses-gs.com; emily.mosso@ses-gs.com	Supplier	N/A	\$ 1,540,798.40	TBD	\$ 1,540,798.40
12	Satélites Mexicanos, S.A. de C.V. Avenida Paseo de la Reforma No. 222 Piso 20 y 21 MEXICO, ME 6600 MX	+52 (55) 2629 5800 jonathan.cortez@eutelsat.com	Supplier	N/A	\$ 1,443,546.06	TBD	\$ 1,443,546.06

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Debtor Speedcast Cyprus Ltd.

Name

Case number (if known)

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed ¹	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction value of collateral or setoff	Unsecured claim
13	INMARSAT SOLUTIONS B.V LOIRE 158-160, ENTRANCE B THE HAGUE, 2491 AL NL	+1 709 748 4280 AR.Inquiries@inmarsat.com	Supplier	N/A	\$ 1,384,472.78	TBD	\$ 1,384,472.78
14	TELESAT CANADA 1601 Telesat Court OTTAWA, ON K1B5P4 CA	613 748 0123 mvinnakota@telesat.com	Supplier	N/A	\$ 1,275,304.79	TBD	\$ 1,275,304.79
15	Eutelsat S.A. 70 Rue Balard PARIS, 75015 FR	Mervyn Eu zhi yong +33 15398 4747;+33 1 53 983752 credit@eutelsat.com; hzared@eutelsat.com; victor.perez@eutelsat.com	Supplier	N/A	\$ 1,224,044.70	TBD	\$ 1,224,044.70
16	SEATEL INC. PO BOX 100749 ATLANTA, GA 30384-0749 US	Sabine Brunner-Accounts Receivable 1 (925) 798 7979 Sabine.Brunner@cobham.com; satcom.concord.ar@cobham.com	Supplier	N/A	\$ 1,175,044.53	TBD	\$ 1,175,044.53
17	Iridium Satellite LLC 1750 Tysons Blvd, Suite 1400 McLean, VA 22102 US	1.703.287.7400 Wouter.Deknopper@iridium.com	Supplier	N/A	\$ 876,998.59	TBD	\$ 876,998.59
18	Sky Perfect JSAT Corp 1-14-14- Akasaka, Minato-Ku, Tokyo TOKYO, 107-0052 JP	Ken Kunita 81 3 5571 7770/ +852 3157 0722 kunita-ken@sptvjsat.com	Supplier	N/A	\$ 744,978.25	TBD	\$ 744,978.25
19	AIRBUS DEFENCE AND SPACE LTD Gunnels Wood Road STEVENAGE, HERTS SG1 2AS GB	44 (0) 1438 282828 kelly.hawkes@airbus.com; mark.mclauchlan@airbus.com	Supplier	N/A	\$ 673,000.01	TBD	\$ 673,000.01
20	Cobham Satcom Lundtoftegaardsvej 93D Kongens Lyngby, 2800 DK	6567952205 Geoff.Allsop@cobham.com;liga.liu @cobham.com	Supplier	N/A	\$ 636,857.48	TBD	\$ 636,857.48
21	AT&T PO BOX 105414 ATLANTA, GA 30348-5414 US	Shaun Feimster 800 724 9198 sf1615@att.com; brm-qa@cctools.att-mail.com	Supplier	N/A	\$ 597,526.57	TBD	\$ 597,526.57

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Debtor Speedcast Cyprus Ltd.

Name

Case number (if known)

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed ¹	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction value of collateral or setoff	Unsecured claim
22	Globalstar USA 1351 Holiday Square Blvd	Jennifer Plaskus-Credit & Collections Supervisor	Supplier	N/A	\$ 510,038.21	TBD	\$ 510,038.21
	Covington, LA 70433 US	1-985-335-1534 jennifer.plaskus@globalstar.com					
23	Vodafone Fiji Ltd 168 Princes Road	+64 21 361 063	Supplier	N/A	\$ 492,655.17	TBD	\$ 492,655.17
	Tamavua, Suva, FJ	(679) 331 2000 nazmin.nisha@vodafone.com					
24	TELESAT INTERNATIONAL LIMITED 4th. Floor, 80 Petty France London, SW1H 9EX	1-(908) 470-488 wmccabe@telesat.com	Supplier	N/A	\$ 488,861.50	TBD	\$ 488,861.50
25	3A Bld,1, Nikoloyamskiy per. Moscow, 109289	495 730 04 50 sco@rscc.ru	Supplier	N/A	\$ 426,832.12	TBD	\$ 426,832.12
26	RU COMTECH EF DATA LOCKBOX 9651 PO BOX 70280 PHILADELPHIA, PA 19176 US	Phil Lester-Credit Manager 1 480 333 2200 plester@comtechefdata.com; smorris@comtechefdata.com	Supplier	N/A	\$ 417,276.00	TBD	\$ 417,276.00
27	Telstra International 10, 11, 13, 14, 19/F TELECOM HOUSE, 3 GLOUCESTER ROAD WAN CHAI, HK	852 2983 3388 TGBilling@team.telstra.com	Supplier	N/A	\$ 380,316.30	TBD	\$ 380,316.30
28	LEVEL 3 COMMUNICATIONS PO BOX 910182 DENVER, CO 80291-0182 US	Michael Santschi 602 512 2513; 800-871-9244 michael.satnschi@centurylink.com ; Billing@centurylink.com	Supplier	N/A	\$ 376,906.28	TBD	\$ 376,906.28
29	TAMPNET UK LTD 38 Carden Place ABERDEEN, AB10 1UP GB	44 7467950265 finance.uk@tampnet.com	Supplier	N/A	\$ 357,179.52	TBD	\$ 357,179.52
30	INTELSAT GLOBAL SALES AND	+44 20 3036 6700, billing.inquiries@intelsat.com	Supplier	N/A	\$ 338,210.00	TBD	\$ 338,210.00

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	§	
In re:	§	Chapter 11
	§	
SPEEDCAST INTERNATIONAL	§	
LIMITED, et al.,	§	Case No. 20()
	§	
Debtors. ²	§	
	§	

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FEDERAL RULES OF BANKRUPTCY PROCEDURE 1007 AND 7007.1

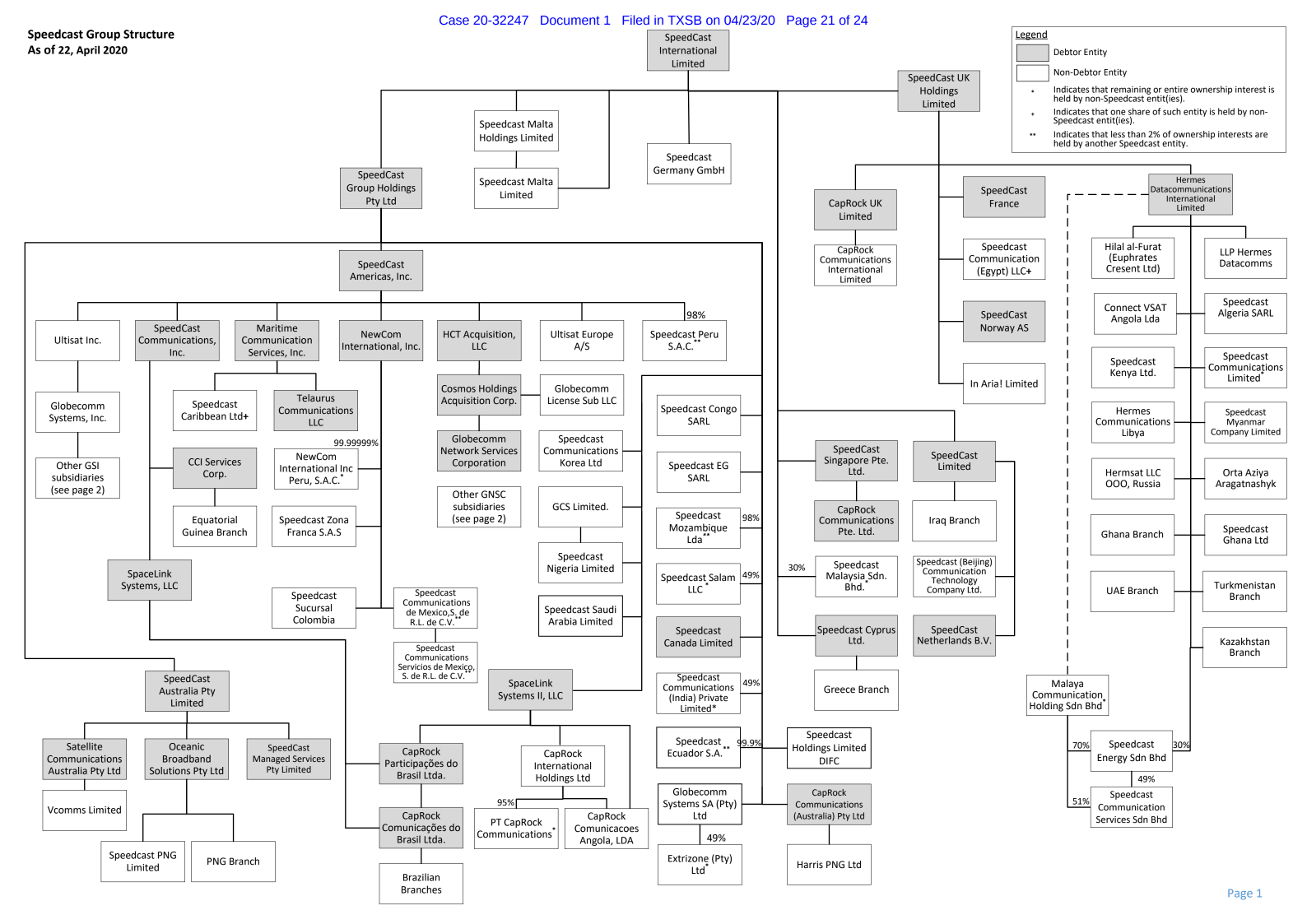
Pursuant to Federal Rules of Bankruptcy Procedure 1007(a)(1) and 7007.1, attached hereto as **Exhibit A** is an organizational chart reflecting all of the ownership interests in SpeedCast International Limited ("**Parent**") and its affiliated debtors (the "**Non-Parent Debtors**"), as proposed debtors and debtors in possession (collectively, the "**Debtors**"). The Debtors respectfully represent as follows:

- 1. Each Debtor listed in **Exhibit A** is 100% owned by its direct parent unless otherwise noted.
- 2. Parent is the ultimate parent company of each of the Non-Parent Debtors, and directly or indirectly owns a 100% equity interest in each of the Non-Parent Debtors.
- 3. Equity in Parent is represented by ordinary shares, 14.01% held by Portsea Asset Management, 9.90% held by DS Investments, 6.02% held by Perennial Value Management, 5.61% owned by affiliates of The Goldman Sachs Group Inc., 5.23% held by Crown Ocean Capital, and 59.23% widely held by other shareholders in the aggregate.

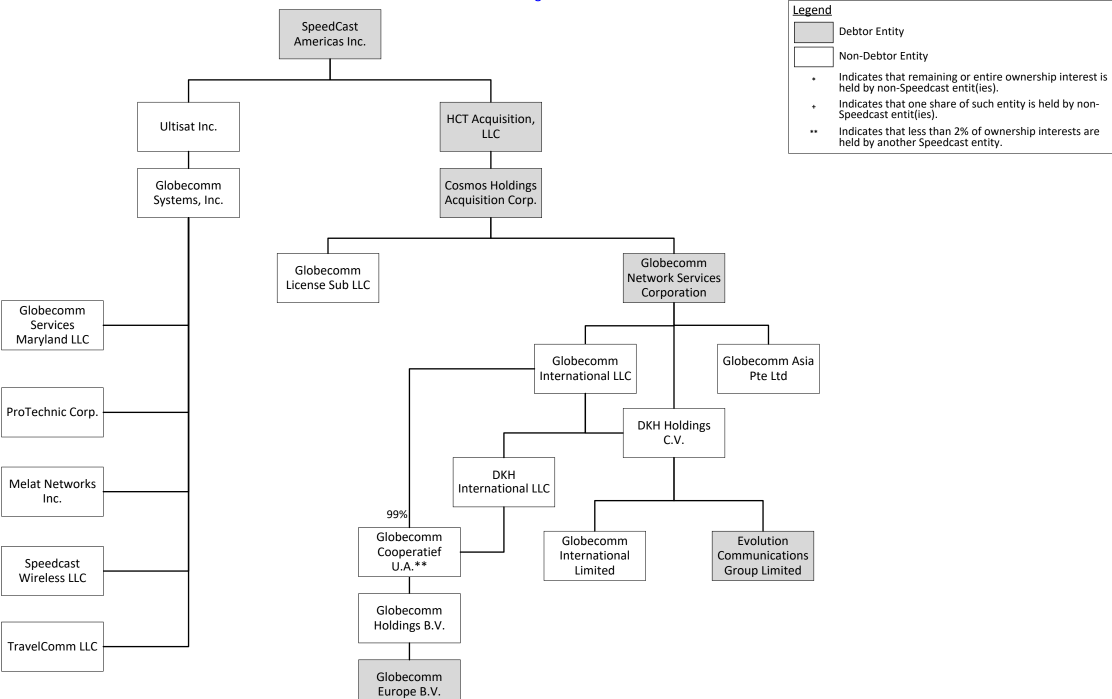
² A complete list of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' proposed claims and noticing agent at https://www.kccllc.net/speedcast. The Debtors' service address for the purposes of these chapter 11 cases is 4400 S. Sam Houston Parkway East, Houston, Texas 77048.

Exhibit A

Organizational Chart



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IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	Chapter 11
	§	
SPEEDCAST CYPRUS LTD.	§	
	§	Case No. 20-
	§	
Debtor.	§	
	§	

LIST OF EQUITY HOLDERS

Pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure, the following identifies all holders having an equity ownership interest in the above-captioned debtor.

Name and Last Known Address of Equity	Kind/Class of	Number of Interests
Interest Holder	Interest	Held
SpeedCast International Limited	Ordinary Shares	100.0%
Unit 4F Level 1, 12 Lord Street, Botany,		
NSW 2019, Australia		

	Case 20-32247 D0	cument 1 Filed in TXSB on 04/23/20 Page 24 of 24
Fill in th	is information to identify the case and this fi	ling:
Debtor na	ame: Speedcast Cyprus Ltd.	
United St	tates Bankruptcy Court for the: Southern Dis	trict of Texas
	mber (<i>If known</i>):	(State)
Oddo Hai		
Offici	al Form 202	
Decl	aration Under Penalty	of Perjury for Non-Individual Debtors 12/15
the sche those do	dules of assets and liabilities, any other doc	non-individual debtor, such as a corporation or partnership, must sign and submit this form for tument that requires a declaration that is not included in the document, and any amendments of al's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy
		aking a false statement, concealing property, or obtaining money or property by fraud in s up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and
	Declaration and signature	
	•	rized agent of the corporation; a member or an authorized agent of the partnership; or another
indiv	idual serving as a representative of the de	btor in this case.
I hav	e examined the information in the docume	ents checked below and I have a reasonable belief that the information is true and correct:
	Schedule A/B: Assets–Real and Person	al Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claim	s Secured by Property (Official Form 206D)
	Schedule E/F: Creditors Who Have Uns	ecured Claims (Official Form 206E/F)
	Schedule G: Executory Contracts and U	Inexpired Leases (Official Form 206G)
	Schedule H: Codebtors (Official Form 20	06H)
	Summary of Assets and Liabilities for No	on-Individuals (Official Form 206Sum)
	Amended Schedule	
		Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204) tion Consolidated Corporate Ownership Statement and List of Equity Holders
l dec	lare under penalty of perjury that the foreg	going is true and correct.
	Executed on 04/23/2020 MM / DD / YYYY	
	, 55, 1111	/s/ Michael Healy Signature of individual signing on behalf of debtor
		orginature of individual signing on behalf of debtor
		Michael Healy
		Printed name
		Chief Restructuring Officer
		Position or relationship to debtor