Case 20-32243 Document 254 Filed in TXSR on 05/22/20 Page 1 of 17 Docket #0254 Date Filed: 05/22/2020

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

ENTERED 05/20/2020

In re:

SPEEDCAST INTERNATIONAL
LIMITED, et al.,

Debtors.²

SChapter 11

Case No. 20-32243 (MI)

Use Case No. 20-32243 (MI)

Re: Docket Nos. 11 & 59

FINAL ORDER (I) AUTHORIZING DEBTORS TO CONTINUE USE OF THEIR EXISTING CASH MANAGEMENT SYSTEM, INCLUDING (A) MAINTAIN EXISTING BANK ACCOUNTS, (B) CONTINUE INTERCOMPAY TRANSACTIONS, (C) CONTINUE TO PAY BANK FEES, (D) CONTINUE USING CREDIT CARDS; (II) GRANTING AN EXTENSION TO COMPLY WITH REQUIREMENTS OF 11 U.S.C. § 345(b); AND (III) GRANTING RELATED RELIEF

Upon the motion, dated April 23, 2020 (the "Motion") ³ of SpeedCast International Limited and its affiliated debtors in the above-captioned chapter 11 cases, as debtors and debtors in possession (collectively, the "Debtors"), for entry of an order for (i) authority to continue operating their existing Cash Management System, including to: (a) maintain Bank Accounts listed in Schedule 1 to the Motion and maintenance of existing Business Forms; (b) perform and honor certain Intercompany Transactions and that Intercompany Claims arising from these Intercompany Transactions should be granted administrative claim status; (c) pay Bank Fees; (d) continue using Credit Cards and pay all obligations related thereto, each in the ordinary course of business and consistent with the Debtors' prepetition practices; (ii) waiver of the requirements of

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 http://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.

Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Motion.

11 U.S.C. § 345(b); and (iii) granting related relief, all as more fully set forth in the Motion; and upon consideration of the Healy Declaration; and this Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. § 1334; and consideration of the Motion and the requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and it appearing that venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Motion having been provided; and such notice having been adequate and appropriate under the circumstances, and it appearing that no other or further notice need be provided; and this Court having reviewed the Motion; and this Court having entered an order granting the relief requested in the Motion on an interim basis; and this Court having held a hearing to consider the relief requested in the Motion and all objections, if any, to the Motion having been withdrawn, resolved, or overruled; and this Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted herein; and it appearing that the relief requested in the Motion is necessary to avoid immediate and irreparable harm to the Debtors and their estates as contemplated by Bankruptcy Rule 6003 and is in the best interests of the Debtors and their respective estates and creditors; and upon all of the proceedings had before this Court and after due deliberation and sufficient cause appearing therefor,

IT IS HEREBY ORDERED THAT

1. The Debtors are authorized, but not directed, pursuant to sections 363(c) and 105(a) of the Bankruptcy Code, and subject to the authorization of the Debtor's use of cash collateral and/or any budget in connection therewith (in either case, the "DIP Order"), to continue to manage their cash pursuant to the Cash Management System, to collect an disburse cash in accordance with the Cash Management System, including Intercompany Transactions, and to make ordinary course changes to their Cash Management System, without further order of the Court, including by agreement with the Banks; *provided*, that, in addition to any notice requirements or

other terms set forth in the DIP Order or the DIP Documents, the Debtors shall provide advance notice of any changes, and seven (7) business days' advance notice of any material changes, to the Cash Management System to the U.S. Trustee, any statutory committee appointed in these chapter 11 cases, the DIP Agent and the Prepetition Agent (each as defined in the DIP Order) and counsel to the Ad Hoc Group of Secured Lenders; *provided*, *further*, that such actions are in compliance with, and not prohibited or restricted by, the terms of the DIP Order and the DIP Documents.

- 2. Pursuant to section 105(a) of the Bankruptcy Code, the Banks are authorized to continue to honor transfers, as directed by the Debtors, of funds among the Bank Accounts and from the Bank Accounts to the Debtors and Non-Debtor Affiliates after the Petition Date (to the extent the Debtors have sufficient funds, whether deposited prior to or after the Petition Date in the requisite Bank Account or otherwise available to cover and permit payment thereof).
- 3. The Debtors are authorized to continue to engage in the ordinary course Intercompany Transactions with the Debtors and Non-Debtor Affiliates, and to document such lending by Intercompany Transactions in accordance with the Company's prepetition practices; provided, that the Debtors shall not be authorized by this Order to undertake any Intercompany Transactions or set off mutual postpetition obligations relating to intercompany receivables and payables that are (x) not on the same terms as, or materially consistent with, the Debtors' operation of their business in the ordinary course of business during the prepetition period or (y) prohibited or restricted by the terms of the DIP Order or the DIP Documents.
- 4. Intercompany Claims against the Debtors or Non-Debtor Affiliates that arise postpetition from the Intercompany Transactions are granted administrative claim status pursuant to section 503(b) of the Bankruptcy Code, subject and junior to the claims, including

adequate protection claims, granted in connection with the DIP Facility, in accordance with the DIP Order.

- 5. The Debtors shall maintain accurate records of all Intercompany Transactions so that all postpetition transfers and transactions shall be adequately and promptly documented in, and readily ascertainable from, its books and records, to the same extent maintained by the Debtors before the Petition Date. The Debtors shall make such records available upon reasonable request by the U.S. Trustee and any statutory committee appointed in these chapter 11 cases.
- 6. The Debtors are further authorized to (i) designate, maintain, and continue to use any or all of their existing Bank Accounts in the ordinary course of business, including those listed on **Schedule 1** annexed hereto, in the names and with the account numbers existing immediately before the Petition Date, (ii) to the extent of available funds, deposit funds in, and withdraw funds from, such accounts by all usual means, including, without limitation, checks, wire transfers, ACH transfers, and other debits, (iii) pay any Bank Fees or other charges associated with the Bank Accounts, whether arising before or after the Petition Date, and (iv) treat their prepetition Bank Accounts for all purposes as debtor in possession accounts.
- 7. The Debtors are authorized to continue using, and performing their obligations under, the Credit Cards.
- 8. Except as otherwise provided in this Order, the Banks are authorized and directed to continue to maintain, service, and administer the Bank Accounts without interruption and in the usual and ordinary course of business, and to receive, process, honor, and pay all checks, drafts, wires, or other transfers by the holders or makers thereof, as the case may be, to the extent that the Debtor has sufficient funds standing to its credit with such Bank; provided, that nothing

contained herein shall (i) require the Banks to honor any check, ACH transfer, draft wire, or other transfer unless the account has good and collected funds at the time of the requested action or (ii) authorize the Banks to honor any check, check transfer, draft, wire, or other transfer issued or dated before the Petition Date, except as otherwise provided herein or by other order of this Court. The Banks are authorized to rely upon and accept and honor all representations and instructions from the Debtor as to which check, ACH transfer, draft, wire, or other transfer drawn or issued by the Debtor before the Petition Date should be honored pursuant to an order of this Court, and shall not have any liability to any party for (a) relying on this Order or the representations or instructions by the Debtor as provided for herein or any other order of this court or (b) honoring or not honoring any check, ACH transfer, draft, wire, or other transfer in a good-faith belief that the Court has or has not authorized the honoring of such check, ACH transfer, draft, wire, or other such transfer.

- 9. The Banks are authorized to debit the Bank Accounts in the ordinary course of business, to the extent of available funds, without the need for further order of this Court for: (i) all checks drawn on the Bank Accounts which are cashed or exchanged for cashier's checks by the payees thereof prior to the Petition Date; (ii) all checks or other items deposited in one of the Bank Accounts prior to the Petition Date which have been dishonored or returned unpaid for any reason, together with any fees and costs in connection therewith, to the same extent the Debtor was responsible for such items prior to the Petition Date; and (iii) all undisputed amounts outstanding as of the date hereof, if any, owed to the Banks as service charges for the maintenance of the Cash Management System, including, without limitation, any service charges associated with the Bank Accounts whether arising before or after the Petition Date.
- 10. Except as otherwise provided herein and subject to the DIP Orders, nothing contained herein shall prevent the Debtors from closing any Bank Account(s) in the ordinary

course and in accordance with their prepetition practices as they may deem necessary and appropriate. Any relevant Bank is authorized to honor the Debtors' requests to close such Bank Account(s) and the Debtors shall give three (3) days' notice of the closure of any account to the U.S. Trustee and to the DIP Agent and the Prepetition Agent (each as defined in the DIP Order), counsel to the Ad Hoc Group of Secured Lenders, and any statutory committee appointed in these cases.

- 11. To the extent any of the Debtors' Bank Accounts are not in compliance with section 345(b) of the Bankruptcy Code or any of the U.S. Trustee's requirements or guidelines, the Debtors shall have until June 5, 2020, without prejudice to seeking an additional extension, to work with the U.S. Trustee regarding the Debtors' compliance with section 345(b) of the Bankruptcy Code and any of the U.S. Trustee's requirements or guidelines in connection with the Debtors' foreign bank accounts. If the Debtors and the U.S. Trustee cannot reach an agreement, the Debtors shall schedule a hearing to seek further relief from the Court.
- 12. The Debtors are authorized to use their existing Business Forms and not print "debtor in possession" on any of their Business Forms, and any otherwise applicable requirement that the Debtors print "Debtor in Possession" on any new checks ordered during the chapter 11 cases, or that the Debtors change their system for electronic generation of checks and Business Forms to reflect their status as debtors in possession, is hereby waived; provided, that once they have exhausted their existing stock of Business Forms, the Debtors shall ensure that any new Business Forms are clearly labeled "Debtor In Possession" and with respect to any Business Forms that exist or are generated electronically, the Debtors shall ensure that such electronic Business Forms are clearly labeled "Debtor In Possession" within 10 business days.

- 13. As soon as practicable after entry of this Final Order, the Debtors shall serve a copy of this Final Order on the Banks.
- 14. Notwithstanding anything to the contrary herein, any payment to be made by the Debtors pursuant to the authority granted herein shall be subject to and in compliance with any orders entered by the Court approving the Debtors' (1) DIP Documents, and/or (2) DIP Order. To the extent there is any inconsistency between the terms of the DIP Order or any DIP Documents, on the one hand, and any action taken or proposed to be taken hereunder, on the other hand, the terms of the DIP Order or such DIP Document, as applicable, shall control.
- payment made pursuant to the authority granted by this Final Order is intended to be or shall be deemed as (i) an admission as to the validity of any claim against the Debtors, (ii) a waiver or limitation of the Debtors' or any appropriate party-in-party in interest's rights to dispute the amount of, basis for, or validity of any claim, (iii) a waiver of the Debtors' or any other party-in-interest's rights under the Bankruptcy Code or any other applicable nonbankruptcy law, or (iv) an approval, adoption, agreement or obligation to pay any claims (v) a waiver of any claims or causes of action which may exist against any creditor or interest holder, (vi) an admission as to the validity of any liens satisfied pursuant to this Motion, or (vii) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, or lease under section 365 of the Bankruptcy Code
- 16. Under the circumstances of these chapter 11 cases, notice of the Motion is adequate under Bankruptcy Rule 6004(a).
- 17. Notwithstanding the provisions of Bankruptcy Rule 6004(h), this Final Order shall be immediately effective and enforceable upon its entry.

- 18. The Debtors are authorized to take all reasonable steps necessary or appropriate to carry out the relief granted in this Final Order.
- 19. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Final Order.

Signed: May 20, 2020

Marvin Isgur

United States Bankruptcy Judge

Schedule 1

Bank Accounts

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SpeedCast Australia Pty Limited Australia ANZ 0001	SpeedCast Americas, Inc.	United States	•	
	SpeedCast Australia Pty Limited			
	SpeedCast Australia Pty Limited			

Legal Entity	Country	Bank (FTI Name)	Last 4 Digits of Acct. No.
SpeedCast Australia Pty Limited	Australia	ANZ	8041
SpeedCast Australia Pty Limited	Australia	ANZ	0001
SpeedCast Canada Ltd.	Canada	Scotiabank - The Bank of Nova Scotia	1019
SpeedCast Canada Ltd.	Canada	Scotiabank - The Bank of Nova Scotia	7311
SpeedCast Communications, Inc.	United States	Citibank	5217
SpeedCast Communications, Inc.	United States	Citibank	0225
Speedcast Cyprus Ltd.	Cyprus	Bank of Cyprus	8043
Speedcast Cyprus Ltd.	Cyprus	Bank of Cyprus	8035
Speedcast Cyprus Ltd.	Greece	Piraeus Bank	2759
Speedcast Cyprus Ltd.	Greece	Piraeus Bank	2694
SpeedCast Cyprus Ltd.	Greece	Piraeus Bank	0306
SpeedCast Cyprus Ltd.	Greece	Piraeus Bank	0250
Speedcast France SAS	France	Societe Generale	1147
Speedcast France SAS	France	Societe Generale	1162
Speedcast France SAS	France	Citibank	1437
Speedcast France SAS	France	Citibank	1445
SpeedCast Group Holdings Pty Ltd	Australia	ANZ	0001
SpeedCast Group Holdings Pty Ltd	Australia	ANZ	8076
SpeedCast International Limited	Australia	ANZ	0001
SpeedCast International Limited	Australia	ANZ	8068
SpeedCast Limited	Hong Kong	HSBC	1001
SpeedCast Limited	Hong Kong	HSBC	3720
SpeedCast Limited	Hong Kong	HSBC	3720
SpeedCast Limited	Hong Kong	HSBC	3720
SpeedCast Limited	Hong Kong	HSBC	3720
SpeedCast Limited	Hong Kong	HSBC	3720
SpeedCast Managed Services Pty Limited	Australia	ANZ	0001
SpeedCast Managed Services Pty Limited	Australia	ANZ	9225
SpeedCast Netherlands B.V.	Netherlands	ING Bank	3399
SpeedCast Netherlands B.V.	Netherlands	ING Bank	2680
SpeedCast Netherlands B.V.	Netherlands	ING Bank	5510
SpeedCast Netherlands B.V.	Netherlands	ING Bank	1019
SpeedCast Netherlands B.V.	Netherlands	ING Bank	4817
SpeedCast Netherlands B.V.	Netherlands	Citibank	5733
SpeedCast Netherlands B.V.	Netherlands	Citibank	0863
SpeedCast Norway AS	Norway	Den Norske Bank ASA (DNB)	3023
SpeedCast Norway AS	Norway	Den Norske Bank ASA (DNB)	3058
SpeedCast Norway AS	Norway	Citibank	2925
SpeedCast Norway AS	Norway	Citibank	9121
SpeedCast Singapore Pte. Ltd.	Singapore	HSBC	6726
SpeedCast Singapore Pte. Ltd.	Singapore	HSBC	9178
SpeedCast UK Holdings Limited	UK	HSBC	3685
SpeedCast UK Holdings Limited	UK	HSBC	3693
SpeedCast UK Holdings Limited	UK	HSBC	3701
SpeedCast UK Holdings Limited	UK	HSBC	7594
SpeedCast UK Holdings Limited	UK	HSBC	7527
Telaurus Communications LLC	UK	JP Morgan	8345
Telaurus Communications LLC	UK	JP Morgan	0706
Telaurus Communications LLC	United States	JP Morgan	9032
relaurus communications LLC	Officed States	Jr WIOLEGII	3032

Case 20-32243 Document 254 Filed in TXSB on 05/22/20 Page 12 of 17

United States Bankruptcy Court Southern District of Texas

In re:
SpeedCast International Limited
SpeedCast Communications, Inc.
Debtors

Case No. 20-32243-mi Chapter 11

CERTIFICATE OF NOTICE

District/off: 0541-4 User: LinhthuDo Page 1 of 6 Date Rcvd: May 20, 2020 Form ID: pdf002 Total Noticed: 52

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Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on
May 22, 2020.
                           +CCI Services Corp., 4400 S. Sam Houston Parkway E., Houston, TX 77048-5902 CapRock Communications (Australia) Pty Ltd, 44 Clavering Road, Bayswater, N
db
db
                                                                                                                                                   Bayswater, WA 6053,
                              AUSTRALIA
db
                            CapRock Communications Pte. Ltd.,
                                                                                           5A Toh Guan Road East #0601 CWT,
                                                                                                                                                        Jurong East Logistics Ce,
                              SINGAPORE
                             CapRock Comunicacoes do Brasil Ltda.,
db
                                                                                                  Av Prefeito Aristeu Ferreira da Silva,
                              2600, Granja dos Cavaleiros, Maca, RJ, 27.930070, BRAZIL
                            CapRock Participacoes do Brasil Ltda., Av Presidente Wilson, 321, 27,
db
                              Andar Sala 2704 Parte, Centro, 20.030021, Rio de Janeiro, RJ, BRAZIL
                                                                  Caprock Building, Denmore Road, Bridge of Don Aberdeen,
                            CapRock UK Limited,
db
                              UNITED KINGDOM
                           +Cosmos Holdings Acquisition Corp.,
                                                                                             45 Oser Avenue,
db
                                                                                                                            Hauppauge, NY 11788-3808
                           +Evolution Communications Group Limited, 45 Oser Avenue,
db
                                                                                                                                     Hauppauge, NY 11788-3808
                            Globecomm Europe B.V., Plantweg 52, 8256 SH Biddinghuizen, THE NETHERLANDS
db
                           +Globecomm Network Services Corporation, 45 Oser Avenue, Hauppauge, NY 11788-3808 +HCT Acquisition, LLC, 45 Oser Avenue, Hauppauge, ny 11788-3808
db
db
db
                            Hermes Datacommunications International Limited, Hermes House Holsworth Park,
                              Oxon Business Park, Bitcon Heath, SY3 5HJ, Shrewsbury Shropshire, UNITED KINGDOM
db
                           +Maritime Communication Services, Inc.,
                                                                                                   4400 S. Sam Houston Parkway E.,
                              Houston, TX 77048-5902
                            NewCom International, Inc., 15590 NW 15th Avenue, Miami, FL 33169-5645
Oceanic Broadband Solutions Pty Ltd, Unit 4F Level 1, 12 Lord Street, Botany, NSW 2019,
db
                           +NewCom International, Inc.,
db
                              AUSTRALIA
db
                            Satellite Communications Australia Pty Ltd, Unit 5, 21 Flinders Parade,
                              North Lakes QLD 4509, AUSTRALIA
                          North Lakes QLD 4509, AUSTRALIA
+SpaceLink Systems II, LLC, 4400 S. Sam Houston Parkway E., Houston, TX 77048-590
+SpaceLink Systems, LLC, 4400 S. Sam Houston Parkway E., Houston, TX 77048-5902
+SpeedCast Americas, Inc., 4400 S. Sam Houston Parkway E., Houston, TX 77048-5902
-SpeedCast Australia Pty Limited, 49 Port Road, Thebarton, SA 5031, AUSTRALIA
+SpeedCast Communications, Inc., 4400 S. Sam Houston Parkway E., Houston, TX 7704
-SpeedCast France SAS, 38 Rue Breguet, Paris, 75011, FRANCE
-SpeedCast Group Holdings Pty Ltd. Lakes Business Park, Unit 45 Level 1
db
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db
                                                                                                                                                     Houston, TX 77048-5902
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db
                            SpeedCast Group Holdings Pty Ltd, Lakes Business Park, Unit 4F Level 1, 12 Lord Street, Botany, NSW 2019 AUSTRALIA
db
                            SpeedCast International Limited,
                                                                                         Unit 4F, Level 1, 12 Lord Street, Botany NSW 2019,
db
                              AUSTRALIA
                            SpeedCast Limited, 2401 & 0811 Dorset House, Quarry Bay, Taikoo Place, 979 Kings,
db
                              HONG KONG
                             SpeedCast Managed Services Pty Limited, Level 8, 432 St Kilda Road, Melbourne, VIC 3004,
db
                              AUSTRALIA
db
                            SpeedCast Norway AS, Roynebergsletta 29, 4033 Stavanger,
                            SpeedCast Singapore Pte. Ltd., 5A Toh Guan Road, East #0601 CWT,
Jurong East Logistics Centre, Singapore 608830, SINGAPORE
SpeedCast UK Holdings Limited, First Floor Templeback 10, Temp
db
                                                                                                                                         Temple Back Bristol BS1,
db
                              UNITED KINGDOM
db
                            Speedcast Canada Limited, Suite 2600, Three Bentall Centre, 595 Burrard Street,
                              P.O. Box 49314, Vancouver BC V7X 1L3, CANADA
                            Speedcast Cyprus Ltd., 86 Fragklinou Rousvelt, Petra Business, 4th Floor,
db
                              CYPRUS
                         Speedcast Netherlands B.V., 1/F Coolsingel 6, 3011 AD Rotterdam, THE NETHERLANDS #+Telaurus Communications LLC, 210 Malapardis Road, Suite 202, Knolls, NJ 07927-1121 +Bexar County, 112 E. Pecan St., Suite 2200, San Antonio, TX 78205-1588 +Brazoria County Tax Office 2000 M County M County Tax Office 2000 M County M County Tax Office 2000 M County M C
db
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cr
                           +Brazoria County Tax Office, c/o Owen M. Sonik,
                                                                                                                      PBFCM, LLP,
                                                                                                                                              1235 N. Loop W., Ste 600,
cr
                              Houston, TX 77008-1772
cr
                           +Dallas County, Linebarger Goggan Blair & Sampson, LLP,
                                                                                                                                   c/o Elizabeth Weller,
                           2777 N Stemmons Frwy Ste 1000, Dallas, TX 75207-2328
+Intelstat US LLC, Matthew D. Cavenaugh, Jackson Walker LLP, 1401 McKinney Street,
cr
                              Suite 1900, Houston, TX 77010-1900
                           +Midland County,
                                                         c/o Laura J. Monroe,
                                                                                                   Perdue, Brandon, Fielder, Collins & Mott, PO Box 817,
cr
                              Lubbock, TX 79408-0817
                           +Oklahoma County Treasurer,
cr
                                                                                320 Robert S. Kerr, Room 307, Oklahomca City, OK 73102-3441
                           +Oracle America, Inc., Buchalter, A Professional Corporation, c/o Shawn M. Christianson, 55 2nd St. 17th Fl., San Francisco, CA 94105-3493
cr
                           +Smith County, Linebarge Goggan Blair & Sampson, LLP,
                                                                                                                                  c/o Elizabeth Weller,
cr
                              2777 N Stemmons Frwy Ste 1000, Dallas, TX 75207-2328
                           +Tarrant County, Linebarger, Goggan, Blair & Sampson, LLP, c/o Elizabeth Welle 2777 N. Stemmons Frwy Ste 1000, Dallas, TX 75207, UNITED STATES 75207-2328 Texas Comptroller of Public Accounts, Christopher S. Murphy, P.O. Box 12548,
cr
                                                                                                                                          c/o Elizabeth Weller,
cr
                              Austin, TX 78711-2548
                           +Texas Taxing Authorities, Linbarger, Goggan, Blair & Sampson LLP, PO Box 3064,
cr
                            Houston, TX 77253-3064
Texas Taxing Jurisdictions, c/o Tara LeDay, PO Box 1269,
                                                                                                                                            Round Rock, TX 78680-1269
cr
                           +The Official Committee of Unsecured Creditors,
                                                                                                                  c/o Randall A. Rios, Husch Blackwell LLP,
crcm
                              600 Travis Street, Suite 2350, Houston, TX 77002-2629
```

Page 2 of 6

Date Royd: May 20, 2020

TOTALS: 25, * 0, ## 0

User: LinhthuDo

Form ID: pdf002 Total Noticed: 52 Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center (continued) Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. E-mail/Text: houston_bankruptcy@LGBS.com May 20 2020 21:33:25 Cleveland ISD, cr Linebarger Goggan Blair & Sampson LLP, c/o Tara L. Grundemeier, P.O. Box 3064, Houston, TX 77253-3064 E-mail/Text: houston_bankruptcy@LGBS.com May 20 2020 21:33:25 Cypress-Fairbanks ISD, Cr C/O Tara L. Grundemeier, Linebarger Goggan Blair & Sampson LLP, P.O. Box 3064, Houston, TX 77253-3064 cr E-mail/Text: houston_bankruptcy@LGBS.com May 20 2020 21:33:25 Fort Bend County, Linebarger Goggan Blair & Sampson LLP, C/O Tara L. Grundemeier, P.O. Box 3064, Houston, TX 77253-3064 +E-mail/Text: houston_bankruptcy@LGBS.com May 20 2020 21:33:25 Harris County cr Linebarger Goggan Blair & Sampson LLP, c/o Tara L. Grundemeier, P.O. Box 3064, Houston, TX 77253-3064 +E-mail/Text: houston_bankruptcy@LGBS.com May 20 2020 21:33:25 Jasper County, cr Linebarger Goggan Blair & Sampson LLP, c/o Tara L. Grundemeier, P.O. Box 3064, Houston, TX 77253-3064 E-mail/Text: houston_bankruptcy@LGBS.com May 20 2020 21:33:25 Jefferson County, cr Linebarger Goggan Blair & Sampson LLP, c/o Tara L. Grundemeier, Post Office Box 3064, Houston, TX 77253-3064 TOTAL: 6 ***** BYPASSED RECIPIENTS (undeliverable, * duplicate) ***** db Proposed Conflicts Counsel to Debtors ADP Total Source Inc cr Ad Hoc Group of Secured Lenders intp Airbus Defence and Space cr cr Asia Satellite Telecommunications Co. Ltd. AsiaSat Satellite Telecommunications Co. Ltd. cr Cobham Limited cr cr Credit Agricole Corporate and Investment Bank cr Credit Suisse AG, Cayman Islands Branch cr DeWitt County Hidalgo County cr Inmarsat Global Limited cr Intellian Technologies Inc. cr Iridium Satellite LLC intp cr Jim Wells CAD Kurtzman Carson Consultants LLC op cr Nueces County stkhld Portsea Asset Management LLP Royal Caribbean Cruises, Ltd cr cr San Patricio County Seatel Inc. cr

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

The Official Committee of Unsecured Creditors

Transmission times for electronic delivery are Eastern Time zone.

Thrane & Thrane A/S

UltiSat, Inc.

Victoria County

District/off: 0541-4

crcm

intp cr

cr

Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable, the notice recipient was advised to update its address with the court immediately.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: May 22, 2020 Signature: /s/Joseph Speetjens

District/off: 0541-4 User: LinhthuDo Page 3 of 6 Date Royd: May 20, 2020 Form ID: pdf002 Total Noticed: 52

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email)

```
system on May 20, 2020 at the address(es) listed below:
                                                                       CapRock UK Limited alfredo.perez@weil.com,
                  Alfredo R Perez
                                         on behalf of Debtor
                   brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                  Alfredo R Perez on behalf of Debtor SpeedCast Communications, Inc. alfredo.perez@weil.com, brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                                                                       Maritime Communication Services, Inc.
                  Alfredo R Perez on behalf of Debtor
                    alfredo.perez@weil.com,
                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
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                                                                       SpeedCast Group Holdings Pty Ltd alfredo.perez@weil.com,
                  Alfredo R Perez on behalf of Debtor
                    brenda.funk@weil.com; clifford.carlson@weil.com; patrick.thompson@weil.com; justin.pitcher@weil.com; patrick.thompson@weil.com; patrick.thompson.gom; patrick
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                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                  Alfredo R Perez on behalf of Debtor
                                                                       SpeedCast Australia Pty Limited alfredo.perez@weil.com,
                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
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                  Alfredo R Perez on behalf of Debtor
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                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
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                                                                       Hermes Datacommunications International Limited
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                  Alfredo R Perez on behalf of Debtor SpeedCast Americas, Inc. alfredo.perez@weil.com,
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                                         on behalf of Debtor
                                                                       CapRock Participacoes do Brasil Ltda.
                    alfredo.perez@weil.com,
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                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                  Alfredo R Perez
                                          on behalf of Debtor
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                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                  Alfredo R Perez
                                         on behalf of Debtor
                                                                       Oceanic Broadband Solutions Pty Ltd
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                                         on behalf of Debtor
                  Alfredo R Perez
                                                                       CapRock Communications (Australia) Pty Ltd
                    alfredo.perez@weil.com,
                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
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                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
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                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                  Alfredo R Perez
                                         on behalf of Debtor
                                                                        SpeedCast International Limited alfredo.perez@weil.com,
                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
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                  Alfredo R Perez on behalf of Debtor
                                                                       Evolution Communications Group Limited
                    alfredo.perez@weil.com,
                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                                         on behalf of Debtor
                                                                       SpaceLink Systems, LLC alfredo.perez@weil.com,
                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
                    rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                  Alfredo R Perez on behalf of Debtor Speedcast Canada Limited alfredo.perez@weil.com,
                    brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
```

rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com

District/off: 0541-4 User: LinhthuDo Page 4 of 6

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Date Royd: May 20, 2020
                               Form ID: pdf002
                                                            Total Noticed: 52
The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email)
system (continued)
              Alfredo R Perez on behalf of Debtor
                                                       SpaceLink Systems II, LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
                                                      SpeedCast Norway AS alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
                                                       Globecomm Network Services Corporation
               alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
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               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor HCT Acquisition, LLC alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
                                                       SpeedCast Limited alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
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              Alfredo R Perez on behalf of Debtor Cosmos Holdings Acquisition Corp. alfredo.perez@weil.com, brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
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              Alfredo R Perez on behalf of Debtor SpeedCast Managed Services Pty Limited
               alfredo.perez@weil.com,
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               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
                                                       Globecomm Europe B.V. alfredo.perez@weil.com,
               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Alfredo R Perez on behalf of Debtor
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               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
                                                      SpeedCast Singapore Pte. Ltd. alfredo.perez@weil.com,
              Alfredo R Perez on behalf of Debtor
               brenda.funk@weil.com;clifford.carlson@weil.com;patrick.thompson@weil.com;justin.pitcher@weil.com;
               rene.olvera@weil.com;christopher.jalomo@weil.com;erin.choi@weil.com;jake.rutherford@weil.com
              Brenda Lynn Funk on behalf of Debtor
                                                         CCI Services Corp. brenda.funk@weil.com
              Brenda Lynn Funk
                                 on behalf of Debtor
                                                         CapRock UK Limited brenda.funk@weil.com
              Brenda Lynn Funk on behalf of Debtor
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              Brenda Lynn Funk on behalf of Debtor
Brenda Lynn Funk on behalf of Debtor
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                                                         Telaurus Communications LLC brenda.funk@weil.com
              Brenda Lynn Funk
                                 on behalf of Debtor
                                                         SpaceLink Systems II, LLC brenda.funk@weil.com
                                 on behalf of Debtor
                                                         SpeedCast Singapore Pte. Ltd. brenda.funk@weil.com
              Brenda Lynn Funk
                                  on behalf of Debtor
                                                         Speedcast Cyprus Ltd. brenda.funk@weil.com
              Brenda Lynn Funk
                                  on behalf of Debtor
              Brenda Lynn Funk
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              Brenda Lynn Funk
                                 on behalf of Debtor
                                                         Evolution Communications Group Limited
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              Brenda Lynn Funk
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                                  on behalf of Debtor
              Brenda Lynn Funk
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              Brenda Lynn Funk
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              Brenda Lynn Funk
                                  on behalf of Debtor
              Brenda Lynn Funk
                                  on behalf of Debtor
              Brenda Lynn Funk
                                  on behalf of Debtor
                                                         SpeedCast UK Holdings Limited brenda.funk@weil.com
                                  on behalf of Debtor
              Brenda Lynn Funk
                                                         Speedcast Netherlands B.V. brenda.funk@weil.com
                                  on behalf of Debtor
              Brenda Lynn Funk
                                                         Maritime Communication Services, Inc.
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              Brenda Lynn Funk
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                                                         SpeedCast Group Holdings Pty Ltd brenda.funk@weil.com SpeedCast Australia Pty Limited brenda.funk@weil.com
              Brenda Lynn Funk
                                  on behalf of Debtor
                                  on behalf of Debtor
              Brenda Lynn Funk
                                                         Cosmos Holdings Acquisition Corp. brenda.funk@weil.com
              Brenda Lynn Funk
                                  on behalf of Debtor
                                  on behalf of Debtor
              Brenda Lvnn Funk
                                                         Globecomm Network Services Corporation
               brenda.funk@weil.com
              Brenda Lynn Funk
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                                                         SpeedCast France SAS brenda.funk@weil.com
              Brenda Lynn Funk
                                  on behalf of Debtor
              Brenda Lynn Funk
                                  on behalf of Debtor
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              Brenda Lynn Funk
                                  on behalf of Debtor
                                                         Oceanic Broadband Solutions Pty Ltd brenda.funk@weil.com
                                  on behalf of Debtor
              Brenda Lynn Funk
                                                         SpeedCast Limited brenda.funk@weil.com
                                  on behalf of Debtor
              Brenda Lynn Funk
                                                         SpeedCast Norway AS brenda.funk@weil.com
```

Hermes Datacommunications International Limited

Satellite Communications Australia Ptv Ltd

Brenda Lynn Funk

brenda.funk@weil.com Brenda Lynn Funk

brenda.funk@weil.com

on behalf of Debtor

on behalf of Debtor

District/off: 0541-4 User: LinhthuDo Page 5 of 6 Date Rcvd: May 20, 2020 Form ID: pdf002 Total Noticed: 52

```
The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email)
system (continued)
                    Charles A Beckham, Jr on behalf of Creditor
                                                                                      Credit Agricole Corporate and Investment Bank
                     beckhamc@haynesboone.com, kenneth.rusinko@haynesboone.com
                    Christopher S Murphy on behalf of Creditor Texas Comptroller of Public Accounts
                     bk-cmurphy@oag.texas.gov, sherri.simpson@oag.texas.gov
                    Cullen Drescher Speckhart on behalf of Interested Party
                                                                                                         Iridium Satellite LLC
                     cspeckhart@cooley.com, restructuring@wolriv.com; jstiff@wolriv.com,
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                    Derek F Meek on behalf of Creditor Airbus Defence and Space dmeek@burr.com
                    Diane Wade Sanders
                                                on behalf of Creditor
                                                                                  San Patricio County austin.bankruptcy@publicans.com
                    Diane Wade Sanders
                                                 on behalf of Creditor
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                    Diane Wade Sanders
                                                on behalf of Creditor
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                   Diane Wade Sanders on behalf of Creditor Nueces County austin.bankruptcy@publicans.com
Diane Wade Sanders on behalf of Creditor Diane Wade Sanders on behalf of Creditor Victoria County austin.bankruptcy@publicans.com
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                    Hector Duran, Jr on behalf of U.S. Trustee US Trustee Hector.Duran.Jr@usdoj.gov
                   Henry Flores on behalf of Interested Party
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                    Hugh Massey Ray, III on behalf of Interested Party
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Form ID: pdf002 Total Noticed: 52

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

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TOTAL: 111