FORM B9E(Alt.) (Chapter 11 Individual or Joi (Debtor Case)(9/97)		Case Number 01 - 1548: FEI
UNITED STA	TES BANKRUPTCY COURT	
	District of Colorado	ORIGINAL
A chapter 11 bankruptcy case concerning the d	cy Case, Meeting of Credit ebtor(s) listed below was filed on 04/19/01.	ors, & Deadlines
You may be a creditor of the debtor. This notice lists in rights. All documents filed in the case may be inspected staff of the bankruptcy clerk's office cannot give legal ad	l at the bankruptcy clerk's office at the addre	It an attorney to protect your ess listed below. NOTE: The
· · · · · · · · · · · · · · · · · · ·	For Important Explanations.	
Debtor(s) (name(s) and address):		
Convergent Communications Services, Inc. Other Names Used: 400 Inverness Dr. S. Ste. 400	Convergent Communications, Inc. Other Names Used:	OL HINY 21 HILD FT
Englewood, CO 80112 Case Number:		파는 국 민
01 - 15489 EEB	Social Security/Taxpayer ID N 84-1387594 84-1337265	
Attorney for Debtor(s) (name and address): Tom H. Connolly 287 Century Cir. Ste. 200 Louisville, CO 80027	Telephone number: 303-661-92	PING 33
Mee	ting of Creditors:	
Date: June 6, 2001 Time: 01:00 pm	Location: Room 104 U.S. Custom House 721 19th St. Rm. 104 Denver, CO 80202	
Papers must be received by the b	Deadlines: ankruptcy clerk's office by the following de	adlines:
Deadline to File a Complaint	o Determine Dischargeability of Certain	Debts:
First date set fo	aint Objecting to Discharge of the Debtor r hearing on confirmation of plan. date will be sent at a later time.	
	to Object to Exemptions: the conclusion of the meeting of creditors.	
	Not Take Certain Actions:	lebtor and the debtor's but may be penalized.
Address of the Bankruptcy Clerk's Office: U.S. Custom House 21 19th Street Denver, CO 80202-2508 Delephone number: 303-844-4045	For the Clerk of the Bankruptcy Court: Bradford L. Bolton	Court
ours Open: Monday - Friday 8:00 AM to 5:00 PM	Date: 04/26/01	

APP CAF COM COM CTR ECR LEG OFC PAI RGO SEC SER CTH Houg

FPSC-RECORCS/REPORTING

DOCUMENT NUMBER-DATE

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Filing of Chapter 11 Bankruptcy Case	EXPLANATIONS	FORM B9E (Alt.)(9/97
	A bankruptcy case under chapter 1 f of the Bankruptcy Code (title 11, 1 court by or against the debtor(s ²⁷) issted on the front side, and an order allows a debtor to reorganize or liquidate pursuant to a plan. A plan court. You may be sent a core y of the plan and a disclosure statement to have the opportunity to vot i on the plan. You will be sent notice of the may object to confirmetion of the plan and attend the confirmation 1 debtor will remain at possession of the debtor's property and may contin	is not effective unless confirmed by the elling you about the plan, and you migh date of the confirmation hearing, and you hearing. Unless a trustee is serving, the
Creditors May Not Take Certain Actions	Prohi sited collection actions are listed in Bankruptcy Code §362. Conclude contacting the debtor by telephone, mail or otherwise to dema money or obtain property from the debtor; repossessing the debtor's pro- coreclosures; and garnishing or deducting from the debtor's wages.	and repayment; taking actions to collec
Meeting of Creditors	A meeting of creditors is scheduled for the date, time and location lis spouses in a joint case) must be present at the meeting to be questi creditors. Creditors are welcome to attend, but are not required to do concluded at a later date without further notice.	oned under oath by the trustee and b
Proof of Identity	Important notice to individual debtors: Effective January 1, 2001, all identification and proof of social security number to the trustee at the m result in your case being dismissed.	
Claims	A Proof of Claim is a signed statement describing a creditor's claim. I with this notice, you can obtain one at any bankruptcy clerk's office. been or will be filed at the bankruptcy clerk's office. If your claim is contingent, or unliquidated, it will be allowed in the amount scheduled are sent further notice about the claim. Whether or not your claim is sch of Claim. If your claim is not listed at all <i>or</i> if your claim is listed as di you must file a Proof of Claim by the "Deadline to File a Proof of Claim not be paid any money on your claim against the debtor in the bankruptcy	You may look at the schedules that have scheduled and is <i>not</i> listed as disputed unless you file a Proof of Claim or you reduled, you are permitted to file a Proof sputed, contingent, or unliquidated, then n" listed on the front side, or you might
Discharge of Debts	Confirmation of a chapter 11 plan may result in a discharge of debts, wh See Bankruptcy Code \$1141(d). A discharge means that you may neve except as provided in the plan. If you believe that the debt owed to you Code \$523(a)(2), (4), (6), or (15), you must start a lawsuit by filing a co by the "Deadline to File a Complaint to Determine Dischargeability of The bankruptcy clerk's office must receive the complaint and the required believe that the debtor is not entitled to receive a discharge under Bankru complaint with the required filing fee in the bankruptcy clerk's office hearing on confirmation of the plan. You will be sent another notice info	er try to collect the debt from the debtor i is not dischargeable under Bankruptcy omplaint in the bankruptcy clerk's office Certain Debts" listed on the front side, ired filing fee by that Deadline. If you uptcy Code §1141(d)(3), you must file a not later than the first date set for the
Exempt Property	The debtor is permitted by law to keep certain property as exempt. distributed to creditors, even if the debtor's case is converted to chapt property claimed as exempt. You may inspect that list at the bankruptc exemption claimed by the debtor is not authorized by law, you may fi bankruptcy clerk's office must receive the objection by the "Deadline front side.	er 7. The debtor must file a list of all y clerk's office. If you believe that an le an objection to that exemption. The
Bankruptcy Clerk's Office	Any paper that you file in this bankruptcy case should be filed at the b listed on the front side. You may inspect all papers filed, including the and the list of property claimed as exempt, at the bankruptcy clerk's office	list of the debtor's property and debts
	The staff of the bankruptcy clerk's office cannot give legal advice. Yo protect your rights.	ou may want to consult an attorney to
e	Refer to Other Side For Important Deadlines and No	

H9<u>25</u> 61705004935037

DOR:

FILED BRADFORD L BOLTON, CLERK UNITED STATES BANKRUPTCY COURT MAY - 4 2001 FOR THE DISTRICT OF COLORADO Bankruptcy Judge Elizabeth E Brown US BANKRUPTCY COURT DISTRICT OF COLOBADO In re. CONVERGENT COMMUNICATIONS, INC,) Bankruptcy Case No 01-15488 EEB EIN. 84-1337265, Chapter 11 Debtor. In re-CONVERGENT COMMUNICATIONS Bankruptcy Case No 01-15489 EEB SERVICES, INC, Chapter 11 EIN: (Jointly Administered Under Bankruptev Case No. 01-15488 EEB) Debtor.

ORDER AND NOTICE OF CHAPTER 11 STATUS AND SCHEDULING CONFERENCE

THIS MATTER comes before the Court *sua sponte*. The Court has conducted a preliminary review of the file and has determined that a <u>Status and Scheduling Conference</u> should be set. At the conference the Debtor shall

- a) be prepared to discuss generally the Debtor's intended plan for reorganization, changes in operations, insurance coverage, tax hability, restructuring of debt, use of cash collateral and other matters pertinent to the Debtor's business or reorganization;
- b) be prepared to advise the Court regarding its operating financial projections for the period preceding the filing of a plan, a budget for the professionals in the case and any particularities of the case which require resolution;
- c) be prepared to propose a schedule for the filing of a disclosure statement, plan of reorganization, a bar date for filing proofs of claims and objections to claims and, if applicable, anticipated avoidance actions or other adversary proceedings which are critical to the reorganization, and
- advise the Court as to whether the Debtor elects to be treated as a "small business" pursuant to 11 U S C. § 101 (51C) and whether the case is a "single asset real estate case" as defined by 11 U S C. § 101 (51B)

IT IS THEREFORE ORDERED that

- a) The Debtor shall appear on Wednesday, June 6, 2001, at 3:30 p.m., in Courtroom F, United States Bankruptcy Court, U S Custom House, 721 19th Street, Denver, Colorado, for a <u>Status and Scheduling Conference</u> Failure of the Debtor to appear shall result in the setting of a hearing to show cause why appropriate sanctions should not be imposed for failing to appear, which sanctions may include dismissal of the case.
- b) Rules 9014 and 9016, Federal Rules of Bankruptcy Procedure, are applicable to this case.
- c) The Clerk of the Court shall serve a copy of this Order on the Debtor, Debtor's counsel, the United States Trustee, all creditors, and other parties-in-interest

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Dated this the day of April, 2001.

BY THE COURT

Elizabeth E. Brown

United States Bankruptcy Judge

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FOR THE DI	TATES BANKRUPTCY COURT STRICT OF COLORADO udge Elizabeth E. Brown AFR 2 6 2001
In re:	US BANKRUPTCY COURT DISTRICT OF COLORADO
CONVERGENT COMMUNICATIONS, INC., EIN: 84-1337265 Debtor.))) Bankruptcy Case No. 01-15488 EEB) Chapter 11)
CONVERGENT COMMUNICATIONS SERVICES, INC., EIN: 84-1387594 Debtor.)) Bankruptcy Case No. 01-15489 EEB) <u>Chapter 11</u>) (Jointly Administered Under) Case No. 01-15488 EEB)

NOTICE OF ORDER FOR JOINT ADMINISTRATION

TO ALL CREDITORS AND OTHER PARTIES IN INTEREST:

Notice is hereby given that an Order for Joint Administration has been entered in the above-captioned cases, pursuant to Bankruptcy Rule 1015(b) on April 20, 2001.

Notice is further given that as a result of this Order, these estates shall be jointly administered to avoid unnecessary costs and delays and shall be transferred to the Honorable Elizabeth E. Brown. To effect joint administration, the following administrative procedures shall apply, but shall have no effect upon the substantive issues of the estates, either individually or collectively:

1. The above-captioned cases shall be assigned to the Honorable Elizabeth E. Brown, Bankruptcy Judge, and Case No. 01-15489 shall bear the corresponding Judge designation initials following the case number as shown above;

2. All motions, pleadings and other documents filed in these cases shall reflect the caption of each case as shown above except that:

(a) a motion which applies only to one specific estate may reflect only that case; and

(b) all claims must be filed in the specific estate to which it applies; and

 All motions, pleadings and other documents filed in these cases shall be docketed and placed in Case Number 01-15488 EEB, and nothing further shall be docketed on the dockets or placed in the case file jackets for Case Number 01-15489 EEB.

DATED: April 26, 2001

FOR THE COURT.

BRADFORD L BOLTON, COURT CLERK U.S. Bankruptcy Court 721 19th Street Denver, CO 80202

By: Denise Revell, Deputy Clerk

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FOR	George B. Curtis D STATES BANKRUPTCY COURT THE DISTRICT OF COLORADO nkruptcy Judge Elizabeth E. Brown	BRADFORD L BOLTON. CLERK
In re: CONVERGENT COMMUNICA EIN. 84-1337265)) Bankruptoy Case No. ATIONS, INC.,) 01-15488 EEB) Chapter 11	U.S BANKRUPTCY COURT DISTRICT OF COLORADO
Debtor In re: CONVERGENT COMMUNICA SERVICES, INC.,) 01-15489 EEB	
EIN: 84-1387594) Chapter 11))	

ORDER FOR JOINT ADMINISTRATION

This matter having been presented on the Debtors' joint Motion for Order Directing Joint Administration of the Debtors' estates, the Court having considered the protection of creditors of the different estates against potential conflicts of interest and after a forthwith hearing on the same on April 25, 2001,

IT IS ORDERED, that the Debtors' estates herein shall be jointly administered, for procedural purposes only, pursuant to Fed.R.B.P. 1015; and,

IT IS FURTHER ORDERED, that the pleadings concerning administrative matters pertaining to both of the Debtors may be filed under the following caption:

> UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO Bankruptcy Judge Elizabeth E. Brown

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In re- CONVERGENT COMMUNICATIONS, INC.,) EIN: 84-1337265

- Debtor.
- In re: CONVERGENT COMMUNICATIONS SERVICES, INC., EIN: 84-1387594

Debtor.

01-15488 EEB Chapter 11

01-15489 EEB Chapter 11 (Jointly Administered under Case No. 01-15488 EEB) MAT. 1 2001 10 50AM GIESON DUNN & CRUTCHER DVP GR

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with pleadings and orders so captioned to be filed and docketed only in case No. 00-15488 EEB; and,

IT IS FURTHER ORDERED, that all pleadings and orders which pertain to the assets. business and affairs of the separate Debtors shall be captioned in the respective case to which they pertain, but shall be filed and docketed in Case No. 01-15488 EEB, and,

IT IS FURTHER ORDERED, that the Debtors shall maintain adequate records regarding the assets of the respective Debtors' estates in order to protect the rights of joint creditors and separate creditors of these estates; and

IT IS FURTHER ORDERED, that the Debtors shall forthwith give notice of this Order and the attached Notice to the United States Trustee and to all creditors and parties-in-interest.

DATED this 2/0+ h. day of April, 2001.

BY THE COURT:

Élizabeth E. Brown, United States Bankruptcy Judge

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Connolly & Lofstedt, P.C. 257 cre, Suite 200 Louisville, CO 30627



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Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassaa, EL 32390 0850