and proof of claim form will be mailed to all scheduled creditors

identifying the amount and manner in which the Debtors have

scheduled their debts).

			NKRUPTCY COURT RICT OF NEW YORK		
In re		Cha pter 1			
Teligent, Inc., et al.,			Case No. 01-12 974 (SMB) Jointly Administered		
<u> </u>		Jointly 1	mi msc red		
Deb	tors.				
NOTICE	OF COMMEN	ICEMENT OF C	ASES UNDER CHAPTER 11		
OF THE BANK	KRUPTCY CO	DE, MEETING (OF CREDITORS, AND DEADLINES		
DEBTOR NAME	CASE NO.	TAX ID NO.	ADDRESS		
Teligent, Inc.	01-12974	54-1866562	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Teligent Services Inc.	01-12975	51-0390077	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Teligent Professional Services, Inc.	01-13002	54-2006694	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Executive Conference, Inc.	01-12981	54-2009508	415 Hamburg Turnpike Wayne, NJ 07470		
Quadrangle Investments, Inc.	01-12991	54-1993057	8065 Leesburg Pike, Ste. 400, Vienna VA 22182		
InfiNet Telecommunications, Inc.	01-12985	31-1066400	4380 Malsbary Road, Ste. 100, Cinncinnati OH 45	242	
Backlink, L.L.C.	01-12979	54-1941227	8005 Leesburg Fike, Ste. 400, Vienna VA 22162		
American Long Lines, Inc.	01-12976	23-2430439	410 Horsham Road, Horsham PA 19044		
Auctel, Inc.	01-12978	54-1878787	8065 Leesburg Pike, Ste. 400, Vienna VA 22182		
Teligent Telecommunications, L.L.C.	01-13003	54-1942622	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Easton Telecom Services, Inc.	01-12980	34-1713206	4646 W. Streetsboro Road, Richfield OH 44286		
Teligent Communications, L.L.C.	01-12994	54-1942632	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Teligent of Virginia, Inc.	01-13004	54-1891303	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
OMC Communications, Inc.	01-12990	52-1731424	6931 Arlington Road, #307, Bethesda MD 20914		
Association Communications, Inc.	01-12977	91-1576088	1501 4th Avenue, Ste. 2880, Seattle WA 98101		
JTel., L.L.C.	01-12986	54-1960620			
KatLink, L.L.C.	01-12989		PO Box 407, Washington DC 20004-0407		
		54-1960861	PO Box 407, Washington DC 20004-0407		
Telecommunications Concepts, Inc.	01-12993	54-1146458	5554 Port Royal Road, Springfield VA 22151		
FirstMark Communications, Inc.	01-12983	13-3617289	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Teligent License Co. I, L.L.C.	01-12997	52-2056185	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Teligent License Co. II, L.L.C.	01-12999	52-2056187	8065 Leesburg Pike, Ste. 400, Vienna, VA 22182		
Name and Address of Attorneys for De	ebtors:				
KIRKLAND & ELLIS			KIRKLAND & ELLIS		
James H.M. Sprayregen (JS-77	757)		Matthew N. Kleiman		
Lena Mandel (LM-3769)	,		Anup Sathy		
Citigroup Center	aı	nd	200 East Randolph Drive		
153 East 53 rd Street	•		Chicago, IL 60601	لبا	
New York, New York 10022				A	
				$\vec{\Box}$	
Telephone Number: (212) 44f	4800		Telephone Number: (312) 861-2000	Δ:	
Fax Number: (212) 446-4900			Fax Number: (312) 861-2200	Ly.	
Name and Address of Attamption for Of	F - 1 - 1 - C 144				
Name and Address of Attorneys for Of	mciai Committe	ee of Creditor's 1	lolding Unsecured Claims;	Ŧ	
Luc A. Despins, Esq.					
Milbank, Tweed, Hadley & McC	lov LLP			عد الما	
1 Chase Manhattan Plaza	-			ONCUMENT NEMBER-DATE	
New York, New York 10005-14	13			7	
1					
Telephone: 212-530-5000					
Fax: 212-530-5219					
DATE, TIME AND LOCATION SECTION 341(a) MEETING OF C			DEADLINE TO FILE A PROOF OF CLAIM		

SEC Locati
SER
OTH Hay

Wondye

Date: July 24, 2001

Location: 80 Broad Street, 2nd Floor

New York, New York

Time: 2:30 p.m.

RGd

Name and Address of Clerk of Court:

United States Bankruptcy Court Alexander Hamilton Custom House One Bowling Green New York, NY 10004-1408

Date: June 25, 2001

Telephone Number: (212) 668-2870 Website Address: www.nysb.uscourts.gov Name and Address of Official Noticing and Claims Agent for Clerk of Court (i.e., where Proofs of Claim should be filed):

Bankruptcy Management Corporation Teligent, Inc. Claims Agent P.O. Box 95 Bowling Green Station New York, NY 10006

Telephone Number: (888) 909-0100

COMMENCEMENT OF CASE. On May 21, 2001, petitions for reorganization under chapter 11 of the Bankruptcy Code were filed in this Court by the Debtors named above and orders for relief were entered. You may be a creditor of one or more of the debtors. You will not receive notice of all documents filed in these cases. At this time, all documents filed with the Court, including Schedules of the debtors' assets and liabilities, are or will be available for inspection at the Office of the Clerk of the Bankruptcy Court or by contacting the Noticing Agent of the Court at the addresses listed herein. In addition, such documents are available from the Court's web site at www.nysb.uscourts.gov. NOTE: Neither the staff of the Clerk of the Bankruptcy Court nor of Bankruptcy Management Corporation is permitted to give legal advice. You may want to consult an attorney to protect your rights.

CREDITORS MAY NOT TAKE CERTAIN ACTIONS. A creditor is anyone to whom a debtor owes money or property. Under the Bankruptcy Code, the Debtors are granted certain protections against creditors. Common examples of prohibited actions by creditors are contacting the Debtors to demand repayment, taking action against the Debtors to collect money owed to creditors or to take property of the Debtors, and starting or continuing foreclosure actions or repossessions. If unauthorized actions are taken by a creditor against the Debtors, the Court may penalize that creditor. A creditor who is considering taking action against the Debtors or the property of the Debtors should review Section 362 of the Bankruptcy Code and may wish to seek legal advice.

MEETING OF CREDITORS. The Debtors' representative, as specified in Bankruptcy Rule 9001(5), is required to appear at the meeting of creditors on the date and at the place set forth herein for the purpose of being examined under oath. Attendance by creditors at the meeting is welcomed, but not required. At the meeting, the creditors may examine the Debtors and transact such other business as may properly come before the meeting. The meeting may be continued or adjourned from time to time by notice at the meeting, without further written notice to creditors.

PROOFS OF CLAIM. Schedules of creditors and amendments thereto will be filed pursuant to Bankruptcy Rule 1007 and the Local Rules of the Bankruptcy Court for the Southern District of New York. As set forth herein, a deadline to file proofs of claim has not been set by the Court. A proof of claim form and instructions will be mailed to all scheduled creditors of debtors when a deadline is set by the Court. Any creditor holding a scheduled claim that is not listed as disputed, contingent or unliquidated as to amount may, but is not required to, file a proof of claim or interest in these cases. Creditors whose claims are either (i) not scheduled, (ii) scheduled inaccurately, or (iii) whose claims are listed as disputed, contingent or unliquidated as to amount and who desire to participate in the cases or share in any distribution must file their proofs of claim. A creditor who desires to rely on the schedule of creditors has the responsibility for determining that the claim is listed accurately. The place to file a proof of claim, either in person or by mail, is with Bankruptcy Management Corporation, the Official Claims Agent for Teligent, Inc. et al., at the address listed herein. Blank Proof of Claim forms are available in the clerk's office of any bankruptcy court and may also be requested from Bankruptcy Management Corporation at the address listed herein. Additionally, Proof of Claim forms may be downloaded from the Court's web site at www.nysb.uscourts.gov.

PURPOSE OF CHAPTER 11 FILING. Chapter 11 of the Bankruptcy Code enables a debtor to reorganize pursuant to a plan. A plan is not effective unless approved by the Court at a confirmation hearing. Creditors will be given notice concerning any plan, or in the event that any of these cases is dismissed or converted to another chapter of the Bankruptcy Code. The Debtors will remain in possession of their properties and will continue to operate their businesses unless a trustee is appointed.

DISCHARGE OF DEBTS. Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See § 1141(d) of the Bankruptcy Code. A discharge means that you may never try to collect the debt from the debtor, except as provided in the plan.

FOR THE COURT: By: /s/ Kathlee n Farrel 1

Clerk of the United States Bankruptcy Court for the Souther n District of New York

Same