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Daniel C. Stewart, SBT #19206500 William L. Wallander, SBT #20780750 Richard H. London, SBT #24032678 VINSON & ELKINS L.L.P. 3700 Trammell Crow Center 2001 Ross Avenue Dallas, Texas 75201-2975 Tel: 214-661-7299 Fax: 214-220-7716 VarTec@velaw.com

ATTORNEYS FOR THE DEBTORS

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

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IN RE:

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VARTEC TELECOM, INC., et al.,

DEBTORS.

CASE NO. 04-81694-SAF-11

(Chapter 11) (Jointly Administered)

MOTION FOR SETTING AND REQUEST FOR EXPEDITED HEARING

- 1. The above-referenced debtors (the "Debtors") hereby request that a hearing be set on the Expedited Motion to Approve Sale of Surplus Personal Property (the "Motion") for Tuesday, December 7, 2004 at 9:30 a.m. or such other date as the Court's docket may permit. An expedited hearing on the Motion is necessary (i) for the orderly and timely liquidation of the Debtors' excess personal property and (ii) to enable the Debtors to avoid unnecessary administrative expenses relating to the maintenance and moving (and/or storage) of the excess personal property in connection with the Debtors' relocation of their headquarters.
- CMP _____ Notice of the proposed expedited hearing and the Motion will be provided via the Court's electronic noticing system and first class United States Mail, postage prepaid, upon all parties on the Master Service List.
- CTR _____
- ECR
- GCL
- OPC _____ MMS _____
- RCA _____
- SCR
- SEC

OTH Greation FOR SETTING AND REQUEST FOR EXPEDITED HEARING

POCUMENT NUMBER-DATE

Respectfully submitted,

VINSON & ELKINS L.L.P.

2001 Ross Avenue 3700 Trammell Crow Center Dallas, Texas 75201 Tel: 214-661-7299 Fax: 214-220-7716

By: <u>/s/ Richard H. London</u> Daniel C. Stewart, SBT #19206500 William L. Wallander, SBT #20780750 Richard H. London, SBT #24032678

ATTORNEYS FOR THE DEBTORS

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