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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA

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DOCUMENT NUMBER - ONT

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IN RE: EPICUS COMMUNICATIONS GROUP, INC.,

CASE NO. 04-34915-BKC-PGHCLERK CHAPTER 11 Jointly Administered

Debtor.

IN RE: EPICUS INC.,

CASE NO. 04-34916-BKC-PGH CHAPTER 11

Debtor.

DEBTORS' SECOND MOTION TO EXTEND EXCLUSIVITY PERIOD

COME NOW, EPICUS COMMUNICATIONS GROUP, INC. and EPICUS, INC., the Debtors-in-Possession ("Debtors"), by and through undersigned counsel, and move the Court for the entry of an Order extending the exclusive period within which only the Debtor may propose a Plan, and within which only the Debtor may solicit acceptances to its Plan, and in support thereof

states as follows:

	1. On October 25, 2004, the Debtors initiated separate voluntary petitions under Chapter
CMP	
COM	
CTR	2. The Debtors have been operating their affairs and managing their business as a
ECR	Debtors-in-possession pursuant to the authority of 11 U.S.C. §§1107 and 1108.
<u>C</u>	
0PC	3. Pursuant to § 1121 of the Bankruptcy Code, only the Debtor may propose a Plan
MMS	within the first 120 days following the entry of the Order for Relief. The Debtors' filed a Motion
RCA	to extend the exclusivity period on February 16, 2005 [CP# 63] and the Court entered an Order
SCR	to extend the exclusivity period on rebruary 10, 2005 [CI# 05] and the Court entered an order
SEC	on March 7, 2005 extending the exclusive period to file a Plan to April 30, 2005 and similarly
OTH	Grant

extending the exclusive period to solicit acceptance of a Plan. [CP#74].

4. Pursuant to 11 U.S.C. § 1121(d), the Court, after notice and hearing, may increase the 120 day period within which only the Debtor may file a Plan and the 180 day period within which only the Debtor may solicit acceptances to the Plan.

5. The Parties are still negotiating a consensual Plan and evaluating the impact of claims filed by governmental units. The governmental unit claims Bar Date runs on April 25, 2005. Exclusivity was previous extended to April 30, 2005. However, the Parties do not believe the five (5) day period between April 25, 2005 and April 30, 2005 would be sufficient within which to complete its negotiations and fully evaluate the impact of claims filed by governmental units. As a result, the Parties request an additional three (3) week extension of the Exclusive period to file a Plan and a three week extension of the exclusive period of the Debtors to solicit acceptances of their Plan.

6. The Debtors respectfully submits that the granting of this extension will not prejudice the rights of any creditor or any party in interest and submits that this motion is made in good faith and not for the purposes of delay. No previous extensions have been requested.

WHEREFORE, the Debtors respectfully request the entry of an Order extending the time within which only the Debtors may file a Plan an additional three (3) weeks, to **May 23, 2005** and the time within which only the Debtors may solicit acceptances of the Plan an additional three (3) weeks, as well as granting any other and further relief as this Court deems just and proper.

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by

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U.S. Mail to all parties on the attached matrix this 1 day of April, 2005.

I HEREBY CERTIFY that I am admitted to the Bar of the United States District Court for the Southern District of Florida and I am in compliance with the additional qualifications to practice in this Court set forth in Local Rule 2090-1(A).

FURR AND COHEN, P.A. Attorney for Debtors 2255 Glades Road One Boca Place, Suite 337W Boca Raton, FL 33431 (561) 395-0500 (561)338-7532-fax

B١ ALVIN S. GOUDSTEIN, ESQ.

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