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IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE:	§ &	
Home Owners Long Distance, Inc.,	8 § 8	Bankruptcy No. 02-50080-RBK Chapter 7 Proceeding
DEBTOR	§	
		

ORDER GRANTING MCI WORLDCOM, INC. AND MCI NETWORK SERVICES, INC.'S MOTION FOR RELIEF FROM STAY

On this date came on to be heard MCI WorldCom, Inc. and MCI Network Services, Inc.'s Motion for Relief from Stay. After considering the pleadings on file herein and the arguments of counsel, the Court is of the opinion that the Motion for Relief from Stay should be in all things granted.

It is, therefore, ORDERED that the automatic stay is lifted for the purpose of MCI WorldCom, Inc. and MCI Network Services, Inc.'s filing of their notice of removal in this Court for the state court action: MCI WorldCom, Inc. f/k/a WorldCom, Inc., f/k/a LDDS Communications, Inc. of Texas, and f/k/a LDDS Metromedia Communications, and MCI WorldCom Network Services, Inc. f/k/a MCI Telecommunications Corp., Plaintiffs v. Home Owners Long Distance, Inc., Joseph W. Webb, An Individual; James A. Young, An Individual, and Edward L. Dunn, An Individual; Philip S. Dunn, idicial District, Bexar ue in this Court.

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CAF CMP COM	County Toyon Course No. 2000 CI 12658, and that the litigation may continue in this Court								ourt.
CTR ECR GCL	· · · · · · · · · · · · · · · · · · ·	SIGNED this _	day	of	, 2002.				
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IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

In Re:	§		
Home Owners Long Distance, Inc.,	§ § 8	Bankruptcy No. 02-50080-RBK Chapter 7 Proceeding	
DEBTOR	§		

MOTION FOR RELIEF FROM STAY

TO THE HONORABLE RONALD B. KING, UNITED STATE BANKRUPTCY JUDGE:

COME NOW MCI WORLDCOM, INC. ("WORLDCOM") and MCI WORLDCOM NETWORK SERVICES, INC. ("MCIT"), and file this their Motion for Relief from Stay, respectfully showing unto the Court the following:

I. Introduction

1. On August 29, 2001, WorldCom and MCIT commenced a state court action against Home Owners Long Distance, Inc. ("HOLD") and its insiders, Joseph W. Webb, James A. Young, Edward L. Dunn, and Philip S. Dunn, in the 150th Judicial District, Bexar County, Texas. The State Court Action includes counts for fraudulent transfers, breach of tariffs, suit on a sworn account, corporate denuding and piercing the corporate veil. WorldCom and MCIT also plan to pursue claims against these defendants for violations of the Racketeer Influenced and Corrupt Organizations Act ("RICO"), 18 U.S.C. § 1962.

¹MCI WorldCom, Inc. f/k/a WorldCom, Inc., f/k/a LDDS Communications, Inc. of Texas, and f/k/a LDDS Metromedia Communications, and MCI WorldCom Network Services, Inc. f/k/a MCI Telecommunications Corp., Plaintiffs v. Home Owners Long Distance, Inc., Joseph W. Webb, An Individual; James A. Young, An Individual, and Edward L. Dunn, An Individual; Philip S. Dunn, Individually and as Trustee for the Dunn Stock Trust Fund No. 1; Cause No. 2000-CI-12658 (the "State Court Action").

- 2. On January 8, 2002, HOLD filed its petition for bankruptcy under Chapter 7 of the Code and sought relief from this Court. Believing that it would be more appropriate to pursue their claims against HOLD and its insiders in this bankruptcy proceeding, on February 7, 2002, WorldCom and MCIT filed a Notice of Removal for the state court action with this Court. On February 12, 2002, this Court issued its Order to Counsel for the Plaintiff and the Defendants to Appear and Show Cause Why This Proceeding Should Not Be Remanded to State Court. A Show Cause Hearing is currently set in this Court for March 4, 2002 at 1:30 p.m.
- 3. Prior to filing their Notice of Removal, counsel for WorldCom and MCIT advised Mr. Jose Rodriguez, the Chapter 7 Trustee for HOLD, of his clients' desire to remove the state court action. While WorldCom and MCIT do not believe a motion for relief from stay is required in this instance, in an abundance of caution, WorldCom and MCIT file this Motion for Relief from Stay seeking permission to remove their state court action to this Court (presuming that the Court is otherwise satisfied at the March 4th Show Cause Hearing that removal is appropriate).

II. Jurisdiction

- 4. On January 8, 2002, Home Owners Long Distance, Inc. ("HOLD") filed its petition for bankruptcy under Chapter 7 of the Code and sought relief from this Court.
- 5. Subject matter jurisdiction is conferred on this Court pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(6) for relief from the automatic stay pursuant to Title 11, United States Code, Section 362(d) and is brought by motion pursuant to Bankruptcy Rule 4001.

III. Background Facts

6. At various times, WorldCom and MCIT both provided long distance services to HOLD pursuant to tariffs on file with the Federal Communications Commission ("FCC") and

contracts. HOLD used the long distance services and HOLD promised to pay WorldCom and MCIT for the services used.

- 7. WorldCom first sued HOLD for the unpaid charges over several years ago and, as a result, it obtained a federal court judgment against HOLD for the principal sum of \$1,246,272.94, plus pre-judgment and post-judgment interest, attorneys' fees in the amount of \$227,195.22, and expenses in the amount of \$30,630.43 (the "Judgment").² To date, the entire Judgment remains unpaid. WorldCom is a present creditor of HOLD, and has been a creditor of HOLD since 1994.
- 8. MCIT is also a present creditor of HOLD and has been since 1998. As a result of HOLD's failure to pay and breach of the MCIT tariffs and contract, \$3,063,305.17 worth of long distance telephone, underutilization, and associated service charges remain unpaid and owing to MCIT.
- 9. On August 29, 2001, WorldCom and MCIT commenced the State Court Action against HOLD and its insiders for fraudulent transfers, breach of tariffs, suit on a sworn account, corporate denuding and piercing the corporate veil. WorldCom and MCIT also plan to pursue HOLD's insiders for RICO violations.
- 10. The Defendants used HOLD as an enterprise to fraudulently apply for and obtain access devices, long-distance services and contracts from WorldCom and MCIT in violation of 18 U.S.C. § 1962. They did this by fraudulently misrepresenting the legitimacy, purpose and legality of their business. The Defendants used the unauthorized access devices to effectuate transactions and obtain long-distance telecommunications services from WorldCom and MCIT and then fraudulently sold such long-distance telecommunications services to individual consumers.

²In the U.S. District Court for the Western District of Texas, San Antonio Division, under Cause No. SA-97-CA-126 FB, Home Owners Long Distance, Incorporated v. WorldCom, Inc., db/a LDDS/WorldCom, f/k/a LDDS Communications, Inc. of Texas and f/k/a LDDS Metro Media Communications.

Ultimately, the conspiracy and scheme to defraud and steal included Defendants intentionally, knowingly and fraudulently transferring, siphoning, embezzling and stealing for their own use the money and property accumulated by the HOLD Enterprise through the use of unauthorized access devices.

IV. Motion for Relief from Stay

- 11. Pursuant to Section 362(d) of the Bankruptcy Code, the Court may grant relief from the automatic stay for cause, including lack of adequate protection of an interest in property of such party in interest. In addition, the Court may grant relief from the automatic stay if the Debtor does not have sufficient equity in such property, and such property is not necessary to an effective reorganization.
- 12. In this case, WorldCom and MCIT's interest in the property is not adequately protected and Debtor has no equity in the property. Moreover, the property is not needed for an effective reorganization.
- 13. Therefore, WorldCom and MCIT are entitled to have the automatic stay lifted so that they may remove the state court action to this Court and determine the amount of debt owed to WorldCom and MCIT.

WHEREFORE, PREMISES CONSIDERED, WorldCom and MCIT pray that this Court lift the automatic stay so that they may remove the state court action and continue the litigation in this Court, and for such other and further relief to which they may be entitled.

Respectfully submitted,

STUMPF CRADDOCK MASSEY & PULMAN, P.C.

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By:

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ATTORNEYS FOR MCI WORLDCOM, INC. AND MCI WORLDCOM NETWORK SERVICES, INC.

CERTIFICATE OF SERVICE

I hereby certify that on the 25th day of February, 2002, a true and correct copy of the above and foregoing Motion for Relief from Stay has been transmitted by United States Postal Service Certified Mail, with Return Receipt requested therefor, addressed as follows:

Certified Mail - Return Receipt Requested Number 7001 1940 0004 2249 2555:

Mr. John W. Harris Law Office of John W. Harris 100 West Houston Street, Suite 1776 San Antonio, Texas 78205

Certified Mail – Return Receipt Requested Number 7001 1940 0004 2249 2890:

Mr. Marvin G. Pipkin Mr. P. Jeffrey Nanney Pipkin, Oliver & Bradley, LLP 1020 N.E. Loop 410, Suite 810 San Antonio, Texas 78209

Certified Mail - Return Receipt Requested Number 7001 1940 0004 2249 2906:

Mr. Byron L. LeFlore, Jr. Loeffler, Jonas and Tuggey, LLP 755 East Mulberry Avenue, Suite 200 San Antonio, Texas 78212

I hereby further certify that on the 25th day of February, 2002, a true and correct copy of the above and foregoing Motion for Relief from Stay has been transmitted by United States Postal Service First Class Mail to the parties listed on the attached Exhibit "A."

Randall A. Pulman

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