CLF 67bk (Rev. 12/03/03)

SOUTH TO STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

Cochran U.S. Bankruptcy Courthouse 703 Highway 145 North Aberdeen, MS 39730 Telephone: 662-369-2596

In Re: Long Distance Billing Service, Inc. Debtor(s)

Case No.: 05-11168

Chapter: 11

Judge: David W. Houston III

PLEASE TAKE NOTICE that a hearing will be held at

Cochran U.S. Bankruptcy Courthouse, 703 Highway 145 North, Aberdeen, MS

on 8/3/05 at 10:00 AM

to consider and act upon the following:

71 - Motion for Adequate Protection, Motion for Relief from Stay. Filed by David Blaylock on behalf of NS8 Corporation. Objections to Motion for Relief from Stay due by 7/25/2005. (Attachments: #(1) Affidavit #(2) Exhibit #(3) Exhibit #(4) Exhibit # (5) Exhibit) (Entered on Docket by: Hodges, Janet)

Should any party receiving this notice respond or object to said motion such response or objection is required to be filed with the Clerk of this court and served on the Attorney for Movant on or before said objection due date. If any objection or response is filed, a hearing will be held on the above mentioned date; otherwise, the Court may consider said motion immediately after the objection or response due date.

A copy of the motion is required to be served pursuant to Rules 9013 and 9014, FRBkP, THE MOVING PARTY'S ATTORNEY IS REQUIRED BY THE STANDING ORDER ATTACHED HERETO TO PERFORM NOTICING AS TO SAID MOTION, THE NOTICE OF HEARING, AND THE OBJECTION DEADLINE, ACCORDING TO THE TERMS OF SAID STANDING ORDER.

Dated: 7/6/05

Joseph Wroten Clerk, U.S. Bankruptcy Court BY: Wanda Edwards Deputy Clerk

EPSC-COMMISSION CLERK

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

STANDING ORDER DELEGATING CERTAIN NOTICING RESPONSIBILITIES

WHEREAS, Rule 2002, Rules 9013 and 9014, Federal Rules of Bankruptcy Procedure, and certain other provisions of law and language included in the Federal Rules of Bankruptcy Procedure authorize this Court to delegate certain noticing responsibilities as the Court may direct: it is

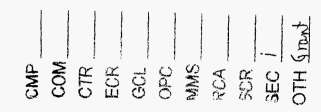
ORDERED as follows:

- (1) The plan proponent shall give the debtor, the trustee, the U.S. Trustee, all creditors and indenture trustees no less than 25 days notice by mail of (a) the time fixed for filing objections and the hearing to consider approval of a disclosure statement; and (b) the time fixed for filing objections and hearing to consider confirmation of a plan:
- (2) The moving party shall give the debtor, the trustee, the U.S. Trustee. all creditors and indenture trustees not less than 20 days notice by mail of (a) a proposed use, sale or lease of property of the estate other than in the ordinary course of business, unless the court for cause shown shortens the time or directs another method of giving notice; (b) the hearing on approval of a compromise or settlement of a controversy, unless the court for cause shown directs that notice not be sent; (c) the hearing on dismissal or conversion of a case to another chapter: (d) the time fixed to accept or reject a proposed modification of a plan; and (e) hearings on all applications for compensation or reimbursement of expense totaling in excess of \$1000;
- (3) The moving party shall give the debtor, the trustee, the U.S. Trustee, all creditors and indenture trustees (except as otherwise expressly provided by law, Federal Rules of Bankruptcy Procedure, Local Bankruptcy Rules, or another order of this court), not less than 20 days notice by mail of the date when objections must be filed in all contested matters (i.e., all matters other than adversary proceedings) except as to motions for relief from the automatic stay under 11 U.S.C. Sec. 362 and motions to avoid liens under 11 U.S.C. Sec. 522(f); and
- (4) Within five (5) business days from the issuance of the appropriate Notice of Motion for Relief from Stay or for Adequate Protection in a Chapter 11 case, the moving party shall serve a copy of the Chapter 11 Motion, along with said Notice (provided by the Clerk of this court) upon the debtor, the attorney of record for the debtor, the trustee, if any, the U.S. Trustee, all holders of liens on any property as to which relief is sought, all members of the unsecured creditors' committee, if any, and the attorney for said committee, if any. A copy of said motion and said notice of hearing shall be served on the twenty (20) largest unsecured creditors (per enclosed matrix) if there is no unsecured creditors' committee.

The moving party shall file in the office of the Clerk of this court, within five (5) business days from the date of issuance of said notice, a certificate of service, with a copy of the materials served, that states upon whom the materials were served and the date of service. It is the responsibility of the moving party, not the Clerk of this court, to ascertain the names and addresses of the parties to be served.

DATED: April 9, 2004

DAVID W. HOUSTON, III JUDGE, U.S. BANKRÚPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI



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