

1 ELECTRONIC FRONTIER FOUNDATION
 CINDY COHN (145997)
 2 cindy@eff.org
 LEE TIEN (148216)
 3 tien@eff.org
 KURT OPSAHL (191303)
 4 kurt@eff.org
 KEVIN S. BANKSTON (217026)
 5 bankston@eff.org
 CORYNNE MCSHERRY (221504)
 6 corynne@eff.org
 JAMES S. TYRE (083117)
 7 jstyre@eff.org
 454 Shotwell Street
 8 San Francisco, CA 94110
 Telephone: 415/436-9333
 9 415/436-9993 (fax)

10 Attorneys for Plaintiffs

11 [Additional counsel appear on signature page.]

12

13

UNITED STATES DISTRICT COURT

14

FOR THE NORTHERN DISTRICT OF CALIFORNIA

15

SAN FRANCISCO DIVISION

16

IN RE NATIONAL SECURITY AGENCY)
 TELECOMMUNICATIONS RECORDS)
 17 LITIGATION)

MDL NO. 1791
 Case No. M-06-01791-VRW
 Date: November 17, 2006
 Time: 10:30 a.m.
 Courtroom: 6, 17th Floor
 Judge: The Hon. Vaughn R. Walker

18

THIS DOCUMENT RELATES TO: ALL)
 19 ACTIONS)

20

21

22

23

24

PLAINTIFFS' JOINT AND AGREED
ORGANIZATION PLAN

25

26

27

28

1 Plaintiffs and their counsel from the MDL cases listed in Attachment A (“Plaintiffs”)
2 jointly propose that this Organization Plan govern the litigation of all actions currently transferred
3 in this MDL proceeding and for any and all tag-along cases that may be subsequently transferred to
4 this Court or otherwise coordinated as part of this proceeding. Defendants in this MDL proceeding
5 include major defendants AT&T Corp. and AT&T Inc. (“AT&T”), MCI, LLC and MCI
6 Communications Services, Inc. (“MCI”), Verizon Communications, Inc. (“Verizon”), BellSouth
7 Corp. (“BellSouth”), Sprint/Nextel Corp. (“Sprint”) and each of their associated entities and
8 subsidiaries, as well as numerous other telecommunications companies.

9 **1. Organization and Duties of Counsel Acting on Behalf of Plaintiffs.**

10 Plaintiffs propose that the Court organize this MDL proceeding by appointing:

11 (a) “Co-Lead Coordinating Counsel,” to ensure the coordination of the presentation and
12 litigation of common and non-common issues of law and fact applicable to the transferred cases,
13 including the coordinated management of the transferred cases;

14 (b) “Interim Class Counsel,” pursuant to Rule 23(g)(2)(A) of the Federal Rules of Civil
15 procedure, for each major defendant group (AT&T, MCI, Verizon, BellSouth, Sprint) and for the
16 miscellaneous defendants as a single group,¹ to be assisted by other counsel with cases filed against
17 the respective defendants. There shall be no more than two Interim Class Counsel for each
18 defendant group. Together, these Interim Class Counsel, plus the Co-Lead Coordinating Counsel,
19 will jointly form the Executive Committee, which shall have no more than 10 members.

20 (c) “Liaison Counsel,” who shall maintain and distribute an up-to-date service list,
21 receive and distribute documents, and perform such other common administrative functions as may
22 be directed by Co-Lead Coordinating Counsel.

23 Plaintiffs further propose that the Court appoint the following counsel to the above
24 positions in the organization to execute the duties as more specifically set forth below:
25

26 _____
27 ¹ Miscellaneous defendants in this MDL include, but are not limited to: Bright House Networks;
28 Charter Communications; Cingular Wireless; New Cingular Wireless Services; McLeod USA;
Transworld Network Corp.; Telecommunications Services; and Comcast.

1 **a. Co-Lead Coordinating Counsel Selection and Duties**

2 The Electronic Frontier Foundation (EFF) and the Roger Baldwin Foundation of ACLU,
3 Inc. (RBF), the legal and educational arm of the American Civil Liberties Union of Illinois,
4 (ACLU-IL) shall be Plaintiffs' Co-Lead Coordinating Counsel. These nonprofit public interest
5 organizations have extensive experience litigating electronic privacy and surveillance issues in a
6 wide variety of contexts, and have extensive experience in litigating constitutional and statutory
7 issues of first impression. EFF Legal Director Cindy Cohn, counsel for the *Hepting* plaintiffs and
8 RBF attorneys Harvey Grossman and Adam Schwartz, counsel for the *Terkel* plaintiffs have taken
9 the lead in litigating the two cases that have reached the most procedurally advanced stage:
10 *Hepting et al. v. AT&T* and *Terkel et al. v. AT&T*. They have already been responsible for
11 significant pre-trial advancement of this litigation, including moving for preliminary injunctive
12 relief, issuing preliminary discovery requests and defending motions to dismiss or in the alternative
13 for summary judgment brought by defendant-intervenor the United States and defendant AT&T.
14 The resumes of each of these organizations are attached hereto as exhibits to Attachment B.

15 Co-Lead Coordinating Counsel shall lead the coordination of the activities of Plaintiffs
16 during pretrial proceedings. Coordination activities include communicating with Plaintiffs'
17 counsel and defense counsel on questions of discovery, motions and other pre-trial and trial
18 matters. Co-Lead Coordinating Counsel shall also have the following responsibilities and duties in
19 this litigation to perform or delegate as appropriate:

- 20 a) To ensure efficient and consistent presentation of matters before the Court for
21 Plaintiffs;
- 22 b) To consult with Plaintiffs' Executive Committee on matters of common concern;
- 23 c) To call meetings of other Plaintiffs' counsel and/or defense counsel to effectuate
24 these provisions as necessary;
- 25 d) To implement any Case Management Orders entered herein, and coordinate all pre-
26 trial matters, including discovery, as set forth herein;
- 27
- 28

- 1 e) After consultation with Plaintiffs' Executive Committee, to assess among Plaintiffs'
2 counsel and advance all costs necessary for proof of all Plaintiffs' claims generally;
3 and
- 4 f) To perform all other duties and undertake such other responsibilities as they deem
5 necessary or desirable to properly coordinate Plaintiffs' pretrial, trial and/or
6 appellate activities, or as authorized by further order of the Court.

7 Defendants may rely upon all agreements made with Plaintiffs' Co-Lead Coordinating
8 Counsel with respect to such matters, and such agreements shall be binding on Plaintiffs whose
9 cases are subject to the jurisdiction of this Court.

10 **b. Interim Class Counsel and Duties**

11 This MDL involves five major corporate defendant groups (AT&T, MCI, Verizon,
12 BellSouth, Sprint/Nextel and each of their associated entities and subsidiaries) as well as a number
13 of miscellaneous telecommunications company defendants.² The MDL includes class cases as well
14 as non-class cases brought by individuals against the five major defendants and the miscellaneous
15 defendants; it includes cases brought solely in state courts in several states under various state laws
16 that have been removed and will seek remand; it may also include in the future non-class cases
17 brought against the United States and non-class cases brought by the United States as a plaintiff
18 against state governments and state government agencies, including state public utility
19 commissions, which have issued subpoenas to the defendants. Thus, in addition to common issues
20 of fact and law, this MDL will involve issues of fact and law, including issues of state law, which
21 will not be common but will apply only to some Plaintiffs and/or only to some defendants.

22 For each of the six categories of defendants, up to two Interim Class Counsel shall be
23 appointed. Interim Class Counsel shall be appointed as follows:

24
25

26 ² The United States has intervened in the transferred cases to assert the state secrets privilege, and
27 is a true defendant in only one of them. Because of the United States's unique role in this
28 litigation, Plaintiffs believe that it is unnecessary at this time to designate Interim Class Counsel
with respect to the United States.

	Defendant Category	Interim Class Counsel
1.	AT&T Defendants ³	EFF; ACLU-IL
2.	MCI Defendants ⁴	Lieff, Cabraser, Heimann & Bernstein, LLP
3.	Verizon Defendants ⁵	Motley Rice LLC
4.	BellSouth Defendants	Liska, Exnicios & Nungesser; Bruce Afran & the Mayer Law Group ⁶ ; Krislov & Associates, Ltd.; Law Offices of Steven E. Schwarz ⁷
5.	Sprint Defendants ⁸	Mason Law Firm
6.	Miscellaneous Defendants ⁹	Motley Rice LLC ¹⁰ ; George & Brothers

The resumes of each of these firms are attached hereto as exhibits to Attachment B.

Interim Class Counsel shall have the following responsibilities and duties in this litigation, with respect to their assigned category of defendants, to perform or delegate as appropriate:

- a) To determine (after such consultation with the Co-Lead Coordinating Counsel, the Executive Committee and other co-counsel as may be appropriate) and present (in

³ Current AT&T defendants include: AT&T Inc, AT&T Corp, AT&T Operations, Inc., SBC Long Distance LLC, Pac Bell Telephone Co, AT&T Communications of California, AT&T Teleholdings, AT&T Communications, SBC Communications, Indiana Bell, Illinois Bell.

⁴ Current MCI defendants include: MCI, LLC and MCI Communications Services, Inc.

⁵ Current Verizon defendants include: Cellco Partnership dba Verizon Wireless, Hawaiian Telecom Inc dba Verizon Hawaii, Verizon Communications, Verizon Maryland, Verizon Wireless, Verizon Wireless LLC, Verizon Wireless Services.

⁶ Under this Joint and Agreed Organization Plan, the Liska firm and the Mayer firm (including Mr. Afran) will share one seat as Interim Class Counsel on the Executive Committee.

⁷ Under this Joint and Agreed Organization Plan, the Krislov firm and the Schwarz firm will share one seat as Interim Class Counsel on the Executive Committee.

⁸ Current Sprint defendants include: Nextel West dba Sprint, Sprint Nextel Corp., Nextel West Corp., Sprint Communications Company, Sprint Spectrum.

⁹ Current Miscellaneous Defendants include: New Cingular Wireless Services, Cingular Wireless, Bright House Networks, Transworld Network Corp, Charter Communications, Comcast, TDS Communications Solution, T-Mobile.

¹⁰ Under this Joint and Agreed Organization Plan, the Motley Rice firm has only one seat as Interim Class Counsel on the Executive Committee.

1 briefs, oral argument or such other fashion as may be appropriate, personally or by
2 designee) to the court and opposing parties the position of plaintiffs on all matters
3 arising during pretrial proceedings;

- 4 b) To consult with Co-Lead Coordinating Counsel and Plaintiffs' Executive
5 Committee on matters of common concern;
- 6 c) To contribute to the common benefit cost fund for the prosecution of the case;
- 7 d) To supervise, manage, and direct the work of the other firms with cases filed against
8 their assigned category of defendants¹¹;
- 9 e) To conduct pre-trial, trial, and post-trial proceedings;
- 10 f) To consult with and employ consultants and experts;
- 11 g) To communicate with defense counsel on questions of discovery, motions and other
12 pre-trial matters;
- 13 h) To enter into stipulations with defense counsel necessary for the conduct of the
14 litigation;
- 15 i) To negotiate settlements in consultation with Co-Lead Coordinating Counsel and
16 the Executive Committee, subject to Court approval;
- 17 j) In the event of a settlement, to obtain necessary approval for said settlement and to
18 propose a plan of allocation; and
- 19 k) To collect time and expense records of the firms performing work at their direction
20 on a quarterly basis, on the 15th day of the month following the end of the quarter,
21 for work and expenditures for the three-month period ending on the 1st day of that
22 month. Any time that is not reported on such a periodic basis, and any unreported
23 expenses for which records are then available, will not be compensated or
24 reimbursed, absent good cause shown for such reporting failure. Reviewing the
25 work of other Plaintiffs' counsel will not be compensated unless reasonably
26 necessary.

27 ¹¹ Any attorney within this organization plan may work on any case involving any defendant, at the
28 direction of Interim Class Counsel for that assigned category of defendants.

1 Each respective defendant category may rely upon all agreements made with the assigned
2 Interim Class Counsel with respect to such matters and such agreements shall be binding on
3 Plaintiffs whose cases are subject to the jurisdiction of this Court.

4 **c. Executive Committee**

5 The firms that serve as Interim Class Counsel will also be members of the Executive
6 Committee. Together, these Interim Class Counsel, plus Co-Lead Coordinating Counsel, will
7 jointly form the Executive Committee, which shall have no more than 10 members.

8 The Executive Committee shall be responsible for:

- 9 a) Assisting Co-Lead Coordinating Counsel with the coordination of expert and fact
10 discovery;
- 11 b) Assisting Co-Lead Coordinating Counsel with the coordination of pre-trial motion
12 practice and briefing; and
- 13 c) Consulting with Co-Lead Coordinating Counsel on matters of common concern.

14 EFF shall serve as the Chairman of the Plaintiffs' Executive Committee and shall have
15 responsibility for:

- 16 a) Communications among the Executive Committee members;
- 17 b) Communications between the Executive Committee and all other Plaintiffs'
18 counsel;
- 19 c) Making recommendations to the Executive Committee concerning the assignment
20 of specific tasks to its members or other Plaintiffs' counsel.

21 **d. Plaintiffs' Liaison Counsel Selection and Duties**

22 The firm of Lerach, Coughlin, Stoia, Geller, Rudman & Robbins, LLP shall serve as
23 Liaison Counsel to the Court should the Court need to contact Plaintiffs' counsel for scheduling or
24 related matters. Liaison Counsel shall be consulted by Co-Lead Coordinating Counsel and Interim
25 Class Counsel on matters pertaining to Ninth Circuit and Northern District of California practice
26 and procedure, as appropriate.

27 At the direction of Co-Lead Coordinating Counsel, Liaison Counsel shall be responsible
28 for:

- 1 a) Maintaining and distributing to Plaintiffs' counsel an up-to-date service list;
- 2 b) Receiving and, as appropriate, distributing to Plaintiffs' counsel orders from the
- 3 Court and documents from other parties and counsel;
- 4 c) Maintaining and making available to Plaintiffs' counsel at reasonable hours a
- 5 complete file of all documents served by or upon each party, except such documents
- 6 as may be available at a document depository.

7 **e. Terms of Appointment**

8 The firms that accept the appointment to serve as Plaintiffs' Co-Lead Coordinating
9 Counsel, Interim Class Counsel, or Liaison Counsel, agree to serve for as long as they remain
10 counsel in the litigation or until such time as the Court determines that a change in the duration of
11 service or other terms of service shall be made. The Executive Committee may request changes or
12 additions to the organizational structure, subject to Court approval, if warranted by changed
13 circumstances.

14 The terms of this Organization and Management Plan shall apply automatically to actions
15 later instituted, add-ons, or consolidated cases in this Court that involve similar claims. Plaintiffs
16 propose that the Court appoint the named firms as Plaintiffs' Co-Lead Coordinating Counsel,
17 Interim Class Counsel, or Liaison Counsel because of the expectation of their personal
18 commitment and contribution to the prosecution of Plaintiffs' claims and to the successful
19 management of the litigation.

20 **2. Quarterly Reporting**

21 Plaintiffs propose that the Court order defense counsel and Plaintiffs' Co-Lead
22 Coordinating Counsel to meet and confer no less often than quarterly in order to provide the Court
23 and the parties with a mutually agreed list of the cases then pending in the MDL (the "quarterly
24 report"). The quarterly report would also include an update on the status of any matters then
25 pending before the Court.

26 **3. Later Filed Cases**

27 Plaintiffs respectfully request that the Court enter an Order, effectuating the requirements
28 set forth in this proposed Plan, and that the terms of this Order shall apply automatically to actions

1 later instituted, add-ons, or actions coordinated or consolidated in this Court that involve similar
2 claims. Liaison Counsel shall promptly serve a copy of the Order on counsel in any such actions,
3 and Plaintiffs propose that objections to the terms of the Order be waived unless filed within ten
4 (10) days of such service. A copy of any such objections should be served on all Plaintiffs' Co-
5 Lead Coordinating Counsel, Interim Class Counsel, and the defense liaison counsel.

6 **4. Conclusion**

7 For the reasons stated above, Plaintiffs respectfully request that the Court adopt Plaintiffs'
8 Joint and Agreed Organization Plan.

9
10 DATED: November 7, 2006

11 Respectfully submitted,

Respectfully submitted,

12
13 By _____ /s/
14 Cindy A. Cohn, Esq. (SBN 145997)
15 Lee Tien, Esq. (SBN 148216)
16 Electronic Frontier Foundation
17 454 Shotwell Street
San Francisco, CA 94110
Telephone: (415) 436-9333 x108
Facsimile: (415) 436-9993

By _____ /s/
Harvey Grossman, Esq.
Adam Schwartz, Esq.
Roger Baldwin Foundation of ACLU, Inc.
180 North Michigan
Suite 2300
Chicago, IL 60601
Telephone: (312) 201-9740

18 One of the Attorneys for the Hepting
19 Plaintiffs

One of the Attorneys for the Terkel Plaintiffs

20 I, Shana E. Scarlett, am the ECF User whose ID and password are being used to file this
21 PLAINTIFFS' JOINT AND AGREED ORGANIZATION PLAN. In compliance with General
22 Order 45, X.B., I hereby attest that Cindy A. Cohn and Harvey Grossman have concurred in this
23 filing.
24
25
26
27
28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

CERTIFICATE OF SERVICE

I hereby certify that on November 7, 2006, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I have mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

_____/s/
SHANA E. SCARLETT

LERACH COUGHLIN STOIA GELLER
RUDMAN & ROBBINS LLP
100 Pine Street, 26th Floor
San Francisco, CA 94111
Telephone: 415/288-4545
415/288-4534 (fax)
E-mail: shanas@lerachlaw.com

Mailing Information for a Case M:06-cv-01791-VRW

Electronic Mail Notice List

The following are those who are currently on the list to receive e-mail notices for this case.

- **Timothy L. Alger**
timalger@quinnemanuel.com albertvillamil@quinnemanuel.com
- **David L. Anderson**
- **Marc H. Axelbaum**
marc.axelbaum@pillsburylaw.com
- **Kevin Stuart Bankston**
bankston@eff.org
- **Alexander E Barnett**
abarnett@masonlawdc.com mdicocco@masonlawdc.com
- **Timothy M. Bechtold**
tim@rossbachlaw.com
- **Bradford Allan Berenson**
bberenson@sidley.com vshort@sidley.com
- **John David Blair-Loy**
dblairloy@aclusandiego.org
- **Brian Matthew Boynton**
brian.boynton@wilmerhale.com
- **Ann Brick**
abrick@aclunc.org lcerri@aclunc.org
- **James J. Brosnahan**
jbroshahan@mofocom bkeaton@mofocom
- **D. Douglas Brothers**
dbrothers@georgeandbrothers.com receptionist@georgeandbrothers.com
- **Thomas R. Burke**
thomasburke@dwt.com natashamajorko@dwt.com

- **David William Carpenter**
dcarpenter@sidley.com efilenotice@sidley.com
- **Cindy Ann Cohn**
cindy@eff.org barak@eff.org;rebecca@eff.org
- **Anthony Joseph Coppolino**
tony.coppolino@usdoj.gov
- **Elena Maria DiMuzio**
Elena.DiMuzio@hellerehrman.com
- **Peter Jay Eliasberg**
peliasberg@aclu-sc.org ereyes@aclu-sc.org
- **Derek John Emge**
derek@inthelaw.com
- **Bruce A. Ericson**
bruce.ericson@pillsburylaw.com
- **Eric B. Fastiff**
efastiff@lchb.com
- **James M. Finberg**
JFinberg@lchb.com
- **Mark D. Flanagan**
mark.flanagan@wilmerhale.com
- **Robert D. Fram**
rfram@hewm.com mawilliams@hewm.com;kim.sydorak@hellerehrman.com
- **Jeff D Friedman**
JFriedman@lerachlaw.com
- **R. James George, Jr**
rjgeorge@georgeandbrothers.com fjordan@georgeandbrothers.com
- **Jennifer Stisa Granick**
JENNIFER@LAW.STANFORD.EDU
- **Terry Gross**
terry@grossbelsky.com

- **Harvey Michael Grossman**
hgrossman@aclu-il.org rhughes@aclu-il.org
- **Alexander Kenneth Haas**
Alexander.Haas@usdoj.gov
- **David K. Herzog**
david.herzog@bakerd.com
- **Robert Carl Hilliard**
bobh@hilliardandmunoz.com dee@hilliardandmunoz.com
- **Barry R. Himmelstein**
bhimmelstein@lchb.com
- **Eric A. Isaacson**
erici@lerachlaw.com
- **Samir Chandra Jain**
samir.jain@wilmerhale.com alicia.hunt@wilmerhale.com
- **Reed R. Kathrein**
reedk@lerachlaw.com e_file_sf@lerachlaw.com;e_file_sd@lerachlaw.com
- **Michael P. Kenny**
mike.kenny@alston.com
- **John G. Kester**
jkester@wc.com ddwilliams@wc.com
- **Craig Allen Knot**
cknot@sidley.com efilingnotice@sidley.com
- **Michael M. Markman**
mmarkman@hewm.com
- **Brian Martinez**
brianmartinez@mofa.com
- **Gary E. Mason**
gmason@masonlawdc.com
- **Edward Robert McNicholas**
emcnicholas@sidley.com vshort@sidley.com

- **Corynne McSherry**
corynne@eff.org
- **Candace J. Morey**
cmorey@fenwick.com
- **Maria V. Morris**
mariam@lerachlaw.com e_file_sf@lerachlaw.com
- **Roger R. Myers**
roger.myers@hro.com adam.brezine@hro.com;nancy.burnett@hro.com
- **Karl Olson**
ko@lrolaw.com amw@lrolaw.com
- **Kurt Opsahl**
kurt@eff.org
- **Renee S. Orleans**
renee.orleans@usdoj.gov
- **Nicole A. Ozer**
nozer@aclunc.org mpham@aclunc.org
- **Clare Pastore**
cpastore@aclu-sc.org jbradberg@aclu-sc.org
- **Jacob B. Perkinson**
jperkinson@jpclasslaw.com
- **Laurence F. Pulgram**
lpulgram@fenwick.com mburt@fenwick.com
- **Daniel John Richert**
daniel.richert@pillsburylaw.com susan.hersom@pillsburylaw.com
- **Elizabeth I. Rogers**
elizabeth.rogers@wilmerhale.com rebecca.mcnew@wilmerhale.com
- **John Andrew Rogovin**
john.rogovin@wilmerhale.com
- **Shana Eve Scarlett**
shanas@lerachlaw.com e_file_sd@lerachlaw.com;e_file_sf@lerachlaw.com

- **Steven Edward Schwarz**
stevenswarz23@yahoo.com
- **Eric Alan Shumsky**
eshumsky@sidley.com
- **W. Russell Sipes**
wrs@lgrslaw.com sg@lgrslaw.com
- **Michael W. Sobol**
msobol@lchb.com
- **Jacob R. Sorensen**
jake.sorensen@pillsburylaw.com
- **Andrew H Tannenbaum**
andrew.tannenbaum@usdoj.gov
- **Tze Lee Tien**
tien@eff.org jason@eff.org;vkhall@aol.com;eff-mdl@eff.org
- **Theresa M. Traber, Esq**
tmt@tvlegal.com
- **James Samuel Tyre**
jstyre@jstyre.com jstyre@eff.org
- **Marc Van Der Hout**
ndca@vblaw.com
- **Bert Voorhees**
bv@tvlegal.com
- **Joshua Graeme Whitaker**
joshuawhitaker@griffinwhitaker.com griffinwhitaker@griffinwhitaker.com
- **Richard Roy Wiebe**
wiebe@pacbell.net
- **Shira R Yoshor**
shira.yoshor@bakerbotts.com
- **Matthew J. Zevin**
mzevin@smi-law.com

Manual Notice List

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

AT&T Communications, Inc.

Bruce Ira Afran

Bruce Afran, Attorney at Law
10 Braeburn Drive
Princeton, NJ 08540

Ron Antosko

Stephen E. Arthur

Harrison & Moberly
135 North Pennsylvania Street
Suite 2100
Indianapolis, IN 46204

Darrell Lee Barger

Hartline acus et all
800 N. Shoreline Blvd.
Suite 2000N
Corpus Christi, TX 78401

Todd C. Barnes

George & Sipes
156 East Market Street
Suite 600
Indianapolis, IN 46204

Raymond A. Basile

Harrison & Moberly
135 North Pennsylvania
Suite 2100
Indianapolis, IN 46204

Daniel J. Becka

Beigel Schy Lasky Rifkind Goldberg & Fertik Ltd
311 So Wacker Dr 65th Flr
Chicago, IL 60606

Marc Oliver Beem

Miller Shakman & Hamilton, LLP
180 North LaSalle Street
Suite 3600

Chicago, IL 60601

John Beisner

O'Melveny & Myers LLP
555 13th Street, N.W.
Suite 500 West
Washington, DC 20004-1109

Matthew Phineas Bergman

Law Office of Matthew Bergman
705 2nd Avenue
Suite 1601
Seattle, WA 98104

Steven K. Blackhurst

Ater Wynne Hewitt Dodson & Skerritt
222 S.W. Columbia Ste 1800
Portland, OR 97201-6618

Ari Y. Brown

Bergman & Frockt
705 Second Avenue
Suite 1601
Seattle, WA 98104

James M. Carlson

Ungaretti & Harris LLP
3500 Three First National Plaza
Chicago, IL 60602

David R. Carpenter

Sidley Austin LLP
One South Dearborn Street
Chicago, IL 60603

Edward Morgan Carstarphen, III

Ellis Carstearphen et all
5847 San Felipe
Suite 1900
Houston, TX 77057

Catherine J. Casey

DLA Piper rudnick Gray Cary US LLP
203 North LaSalle Street
#1900
Chicago, IL 60601

James E. Chadden, Sr

Myron M. Cherry

Cherry & Flynn
30 North LaSalle St. #2300
Chicago, IL 60602

Kalea Seitz Clark

Wilmer Cutler Pickering Hale and Door LLC
1875 Pennsylvania Avenue NW
Washington, DC 20006

Amato A. DeLuca

DeLuca & Weizenbaum, Ltd.
199 North Main Street
Providence, RI 02903

Nancy Scott Degan

Baker Donelson Bearman Caldwell & Berkowitz, PC
201 St. Charle Avenue
Suite 3600
New Orleans, LA 70170

Michael D. Donovan

Law Offices of Michael D. Donovan
1608 Walnut Street
Suite 1400
Philadelphia, PA 19103

Val Patrick Exnicios

Liska Exnicios & Nungesser
One Canal Place
365 Canal Street
New Orleans, LA 70130

Tyrone C. Fahner

Mayer, Brown, Rowe & Maw LLP
71 South Wacker Drive
Chicago, IL 60606

Daniel Martin Feeney

Miller Shakman & Beem LLP
180 North LaSalle Street
Suite 3600
Chicago, IL 60601

Sheila Marie Finnegan

Mayer, Brown, Rowe & Maw LLP
71 South Wacker Drive
Chicago, IL 60606

Jodi W. Flowers

Motley Rice, LLC

28 Bridgeside Boulevard
P.O. Box 1792
Mount Pleasant, SC 29465

Amy Collins Fontenot

Liska, Exnicios & Nungesser
One Canal Place
365 Canal Street
Suite 2290
New Orleans, LA 70130

F. Larkin Fore

Fore, Miller & Schwartz
200 S. Fifth Street
Suite 700N, First Trust Centre
Louisville, KY 40202-3204

Sarah M. Fore

Fore, Miller & Schwartz
200 S. Fifth Street
Suite 700N, First Trust Centre
Louisville, KY 40202-3204

Zachary J. Freeman

Miller Shakman & Beem LLP
180 N. La Salle Street
Suite 3600
Chicago, IL 60601

Susan A. Freiwald

USF School of LAW
2130 Fulton St
San Francisco, CA 94117

Albert L. Frevola, Jr

Gordon Hargrove & James
2400 East Commercial Blvd.
Suite 1100
Fort Lauderdale, FL 33308-3092

Michael R. Fruehwald

Barnes & Thornburg
11 South Meridian Street
Indianapolis, IN 46204-3535

Jason L. Fulk

Hoover Hull LLP
111 Monument Circle
Suite 4400
P.O. Box 44989

Indianapolis, IN 46244-0989

Daniel N. Gall

c/o Luna Innocations
2851 Commerce Street
Blacksburg, VA 24060

Linda S. George

Laudig George Rutherford & Sipes
156 East Market Street
Suite 600
Indianapolis, IN 46204

John Richard Gillespie

Broad & Cassel
100 SE 3rd Avenue
Suite 2700
One Financial Plaza
Fort Lauderdale, FL 33394

Cary Neal Goldberg

Law Offices of Cary N. Goldberg
30 North LaSalle Street
Suite 2300
Chicago, IL 60602

M. Norman Goldberger

Wolf Block Schorr and Solis-Cohen, LLP
1650 Arch Street
22nd Floor
Philadelphia, PA 19103

Edward Nelson Griffin

Griffin Whitaker LLP
8730 Georgia Avenue
Suite LL100
Silver Spring, MD 20910

Mark E. Guzzi

271 Providence Oaks Circle
Alpharetta, GA 30004

F. Thomas Hecht

Ungaretti & Harris LLP
3500 Three First National Plaza
Chicago, IL 60602

William J. Heller

McCarter & English, LLP
Four Gateway Center

100 Mulberry Street
P.O. Box 652
Newark, NJ 07102-0652

Andrew W. Hull

Hoover Hull LLP
111 Monument Circle
Suite 4400
P.O. Box 44989
Indianapolis, IN 46244-0989

Anthony D. Irpino

Irpino Law Firm
365 Canal Street
22nd Floor
New Orleans, LA 70130

Joseph G. Jevic, III

St. Martin & Williams
4084 Highway 311
P.O. Box 2017
Houma, LA 70361-2017

Philip J. John, Jr

Baker & Botts
One Shell Plaza
910 Louisiana Street
Houston, TX 77002

C. J. Johnson

Kalkstein Law Firm
P.O. Box 8568
Missoula, MT 59807

Kelly Overstreet Johnson

215 S. Monroe Street
Suite 400
P.O. Box 11300
Tallahassee, FL 32302

Joshua Karsh

Gessler Hughes Piers Resnick & Dym Ltd.
Three First National Plaza
70 West Madison Street, Suite 4000
Chicago, IL 60602

Peter D. Keisler

United States Department of Justice
Assistant Attorney General
20 Massachusetts Avenue, NW

Room 7312
Washington, DC 20530

Andrew Kierstead

1001 S.W. Fifth Avenue
Suite 1100
Portland, OR 97204

Jonathan D. King

DLA Piper Rudnick Gray Cary US LLP
203 North LaSalle Street
#1900
Chicago, IL 60601-1293

Michael E. Kipling

Kipling Law Group PLLC
3601 Fremont Avenue N.
Suite 414
Seattle, WA 98103

Joseph R. Knight

Baker Botts LLP
98 San Jacinto Blvd.
Suite 1500
Austin, TX 78701-4039

Clinton A. Krislov

Krislov & Associates, Ltd.
20 North Wacker Drive
Suite 1350
Chicago, IL 60606

Leondra Kruger

Wilmer Cutler Pickering Hale & Dorr LLP
1875 Pennsylvania NW Avenue
Washington, DC 20006-3642

Melanie G. Lagarde

St. Martin & Williams
4084 Highway 311
Houma, LA 70360

Stephen Laudig

2440 Campus Road, #429
Honolulu, HI 96822

David L. Lawson

Sidley Austin Brown & Wood
172 Eye Street, N.W.
Washington, DC 20006

Roger L. Mandel

Stanley Mandel & Iola LLP
3100 Monticello ave
Suite 750
Dallas, TX 75205

Lori McAllister

Dykema Gossett PLLC
201 Townsend Street
Suite 900
Lansing, MI 48933

Howard A. Merten

Partridge, Snow & Hahn LLP
180 South Main Street
Providence, RI 02903

Donald A. Migliori

Motley Rice LLC
321 South Main Street
Providence, RI 02940

Alice McKenzie Morical

Hoover Hull LLP
111 Monument Circle
Suite 4400
P.O. Box 44989
Indianapolis, IN 46244-0989

Randolph D. Moss

Wilmer, Cutler, Pickering, Hale & Dorr LLP
1875 Pennsylvania Avenue, N.W.
Washington, DC 20006

Michael C. O'Malley

Siben & Siben, LLP
90 East Main Street
BayShore, NY 11706

Michele L. Odorizzi

Mayer Brown Rowe & Maw
190 South LaSalle Street
Chicago, IL 60603

Wendy Sangbee Park

Roger Baldwin Foundation of ACLU, Inc.
180 North Michigan Avenue
Suite 2300
Chicago, IL 60601

Robert J. Patterson

Watts Law Firm LLP
555 N. Carancahua Street
Twr II Bldg 14th Floor
Corpus Christi, TX 78401

Paul Lee Peyronnin

Baker donelson Bearman Caldwell & Berkowitz, PC
201 St. Charles Ave.
Suite 3600
New Orleans, LA 70170

Michael James Philippi

Ungaretti & Harris LLP
3500 Three First National Plaza
Chicago, IL 60602

Richard Radke, Jr

Kluczynski, Girtz & Bogelzang
Suite 400
Grand Rapids, MI 49503

Jason S. Ritchie

Holland & Hart
P.O. Box 639
Billings, MT 59103

Harry Rosenberg

Phelps Dunbar, LLP
Canal Place
365 Canal Street
Suite 2000
New Orleans, LA 70130-6534

Michael J. Ross

Slater Ross
1850 Benjamin Franklin Plaza
1 S.W. Columbia Street
Portland, OR 97258

William A. Rossbach

Rossbach & Whiston
401 North Washington Street
P.O. Box 8988
Missoula, MT 59807-8988

Alan Norris Salpeter

Mayer, Brown, Rowe & Maw
190 South LaSalle Street

Chicago, IL 60603

Ronald P. Schiller

DLA Piper Rudnick Gray Cary US LLP
One Liberty Place
Suite 4900
1650 Market Street
Philadelphia, PA 19103

Mark Schlosberg

American Civil Liberties Union Fndt.
1663 Mission Street, Suite 460
San Francisco, CA 94103

Eric Schneider

1730 South Federal Hwy. #104
Delray Beach, FL 33483

Adam D. Schwartz

Roger Baldwin Foundation of ACLU, Inc.
180 North Michigan Avenue
Suite 2300
Chicago, IL 60601-7401

Christopher A. Slater

Slater & Ross
1 S.W. Columbia Street
Suite 1850
Portland, OR 97258

Christopher Soriano

Wolf Block Schorr and Solis-Cohen, LLP
1650 Arch Street
Philadelphia, PA 19103

Michael A. St. Pierre

Revens Revens & St. Pierre
946 Centerville Road
Warwick, RI 02886

Donald A. Statland

Attorney at Law
55 West Monroe St
Ste 1200
Chicago, IL 60603

Lauren A. Stern

Steven Chung & Associates LLC
841 Bishop St.
Suite 400

Honolulu, HI 96813

David H. Sternlieb

Shapiro & Sternlieb, LLC
800 Tennent Road
Manalapan, NJ 07726

A. David Stippler

Bingham McHale, LLP
2700 Market Tower
10 West Market Street
Indianapolis, IN 46204

Ted W. Stroud

Oade Stroud & Kleiman PC
200 Woodland Pass
P.O. Box 1296
East Lansing, MI 48826-1296

Brendan V. Sullivan

Williams & Connolly
725 12th St N.W.
Washington, DC 20005

John Joseph Tanner

Baker & Daniels
300 North Meridian Street
Indianapolis, IN 46204

M. Stephen Turner

Broad & Cassel
215 South Monroe Street
Suite 400
P.O. Box 11300
Tallahassee, FL 32302

Marc Ver Der Hout

Ver Der Hout & Brigagliano
180 Sutter Street, 5th Floor
San Francisco, CA 94123

William Joel Vander Vliet

Krislov & Associates
20 North Wacker Drive
Suite 1350
Chicago, IL 60606

Nicholas Wagner

Law Offices of Wagner & Jones
1111 East Herndon, Suite 317

Fresno, CA 93720

Thomas P. Walsh

United States Attorney's Office NDIL
219 South Dearborn Street
Suite 500
Chicago, IL 60604

Peter Wasylyk

Law Offices of Peter Wasylyk
1307 Chalkstone Avenue
Providence, RI 02908

Mikal C. Watts

Watts Law Firm, LLP
Bank of America Plaza
300 Convent Street
Suite 100
San Antonio, TX 78205

Brian W. Welch

Bingham McHale, LLP
10 West Market Street
Market Tower, Suite 2700
Indianapolis, IN 46204

John C. Whitfield

Whitfield & Cox PSC
29 East Center Street
Madisonville, KY 42431

Conrad S.P. Williams, III

St. Martin, Williams & Bourque
P.O. Box 2017
Houma, LA 70361

Daniel D. Williams

Williams & Connolly LLP
725 Twelfth Street, NW
Washington, DC 20005

Paul A. Wolfla

Baker & Daniels
300 North Meridian Street
Suite 2700
Indianapolis, IN 46204

Martin Woodward

Stanley, Mandel & Iola, LLP
3100 Monticello Avenue

Suite 750
Dallas, TX 75205

Matthew A. Woolf

Baker Donelson Bearman Caldwell & Berkowitz, PC
201 St. Charles Ave.
Suite 3600
New Orleans, LA 70170

Anthony J. Zarillo, Jr

Courter, Kobert & Cohen, PC
1001 Route 517
Hackettstown, NJ 07840

Jacie C. Zolna

Myron M. Cherry & Associates
30 North LaSalle Street
Suite 2300
Chicago, IL 60602