

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)
)
TerreStar Networks Inc.)
Petition for Declaratory Ruling) File No. ISP-PDR-20080229-00004
Pursuant to Section 310(b)(4) of the)
Communications Act of 1934)

To: Chief, International Bureau

**SUBMISSION OF INFORMATION REQUESTED BY INTERNATIONAL BUREAU
STAFF**

TerreStar Networks Inc. (“TerreStar Networks”) is submitting the attached, revised version of a spreadsheet, originally submitted on October 16, 2009, summarizing stock ownership figures associated with its above-captioned Petition for Declaratory Ruling (“PDR”). In response to a request from the staff of the International Bureau, TerreStar Networks has added information to the spreadsheet and revised certain entries. In addition, TerreStar Networks hereby clarifies that when it stated on pp. 2 and 7 of the Supplement it filed on July 7, 2009, that “approximately 9% of TerreStar’s voting shares are directly or beneficially owned by non-U.S. citizens,” it was including within the 9%, on a worst case basis, shares that are beneficially owned by shareholders whose citizenship cannot be determined.¹

¹ It should also be noted that the statements on pp. 2 and 8 of the Supplement to the effect that approximately 6.1% of all of TerreStar’s shares, voting and non-voting, are directly or beneficially owned by non-U.S. citizens, did not use this worst case basis. Adding unknown citizenship shares produces an approximately 8% worst case basis total for voting and non-voting shares directly or beneficially owned by non-U.S. citizens.

Respectfully submitted,

TERRESTAR NETWORKS INC.

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October 27, 2009

CERTIFICATE OF SERVICE

I hereby certify that on this 27th day of October, 2009, a true and correct copy of the foregoing Submission of Information Requested by International Bureau Staff was mailed by first class United States mail, postage prepaid, to the following:

Lawrence R. Krevor
Vice President, Government Affairs - Spectrum
Trey Hanbury
Director, Government Affairs
Sprint Nextel Corporation
2001 Edmund Halley Drive
Reston, VA 20191

/s/ Deborah Wiggins
Deborah Wiggin

TerreStar Corporation

	Total Shares	US Registered Shares	Foreign Registered Shares	US Street Shares	Foreign Street Shares	Undetermined Street Shares	Non-WTO
TOTAL Voting Common	139,202,289	13,919,533	2,030,000	112,824,049	8,172,224	2,256,483	260
Harbinger Master		4,895,514		34,431,123			
Harbinger Special		3,952,125					
Sola				8,586,971			
Other - Total shares minus Harbinger & Sola	87,336,556	5,071,894	2,030,000	69,805,955	8,172,224	2,256,483	
Preferred Non- Voting							
Series A (Highland) *	90,000 (2,999,700*)			90,000 (2,999,700*)			
Series B *	318,500 (10,615,605*)	35,000 (1,166,550*)		221,142 (7,370,662*)	27,358 (911,842*)	35,000 (1,166,550*)	
Harbinger Series B				146,839 (4,894,143*)			
Other - Series B Issued minus Harbinger	171,661 (5,721,461*)	35,000 (1,166,550*)		74,303 (2,476,518*)	27,358 (911,842*)	35,000 (1,166,550*)	
Series C (EchoStar) **	1	1					
Series D (Harbinger Capital Partners Master Fund I, Ltd) **	1	1					
Series E **	1,200,000 (30,000,000**)	1,200,000 (30,000,000**)					
Break down of Series E ----							
Series E - Harbinger Capital Partners Master Fund I, Ltd		864,000 (21,600,000 **)					
Series E - Harbinger Capital Partners Special Situations Fund LP		336,000 (8,400,000**)					
Grand Total	139,202,289 (182,817,596***)	13,919,533 (45,086,085***)	2,030,000	112,824,049 (123,194,411***)	8,172,224 (9,084,066***)	2,256,483 (3,423,033***)	

*Series A and Series B are convertible into common stock at a rate of 33.33 to 1 under certain circumstances. Figures in parentheses indicate the number of shares of common stock assuming conversion. Please note that we are not able to state the number of Series B preferred stock owned by Sola as they are held through a broker and are non-voting shares.

**The Series C, D, and E are registered directly with TerreStar Corporation and not registered through our transfer agent. The Series E shares are convertible into common at a rate of 25 to 1 under certain circumstances. Figures in parentheses indicate the number of shares of common stock assuming conversion. The C,D and E shares are not transferable.

*** Represents the grand total of all of the shares of common stock and preferred stock identified in the column, based in the case of the preferred stock on the equivalent number of shares of common stock assuming conversion.