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This matter came before the Court for hearing pursuant to the Order of this Court, dated July 15, 2008, on the application of the Parties for approval of the settlement set forth in the Stipulation of Settlement dated as of April 9, 2008, and the Amendment to the Stipulation of Settlement filed on October 7, 2008 (collectively, the "Stipulation"). Due and adequate notice having been given to the Settlement Class as required in said Order, and the Court having considered all papers filed and proceedings had herein and otherwise being fully informed in the premises and good cause appearing therefore, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

- 1. This Judgment incorporates by reference the definitions in the Stipulation, and all terms used herein shall have the same meanings as set forth in the Stipulation, unless otherwise set forth herein.
- 2. This Court has jurisdiction over the subject matter of the Litigation and over all Parties to the Litigation, including all Members of the Settlement Class.
- 3. Pursuant to Federal Rule of Civil Procedure 23, this Court hereby approves the settlement set forth in the Stipulation and finds that said settlement is, in all respects, fair, just, reasonable, and adequate to the Settlement Class and Defendants.
- 4. The Court finds the objections submitted by Seema Godiwala, Michael Scott and Albert W. King to be without merit and hereby overrules each of these objections.
- 5. Except as to any individual claim of those Persons (identified in Exhibit 1 hereto) who have validly and timely requested exclusion from the Settlement Class, the Litigation and all claims contained therein, as well as all of the Released Claims, are dismissed with prejudice as to the Lead Plaintiffs, Representative Plaintiffs and the other Members of the Settlement Class, as against the Defendants and their Related Parties. The Parties are to bear their own costs, except as otherwise provided in the Stipulation.
- The Court finds that the Stipulation and settlement are fair, just, reasonable, and 6. adequate as to each of the Parties, and that the Stipulation and settlement are hereby finally approved in all respects, and the Parties are hereby directed to perform its terms.
- Pursuant to Rule 23 of the Federal Rules of Civil Procedure, the Court hereby 7. certifies, for purposes of effectuating this settlement, a Settlement Class of all Persons who acquired <del>[PROPOSED]</del> AMENDED FINAL JUDGMENT AND ORDER OF DISMISSAL WITH PREJUDICE - C-01-2661-MMC - 1 -

- With respect to the Settlement Class, this Court finds for the purposes of effectuating this settlement that (a) the Members of the Settlement Class are so numerous that joinder of all Settlement Class Members in the Litigation is impracticable; (b) there are questions of law and fact common to the Settlement Class which predominate over any individual questions; (c) the claims of the Lead Plaintiffs and the Representative Plaintiffs are typical of the claims of the Settlement Class; (d) the Lead Plaintiffs, the Representative Plaintiffs and Co-Lead Counsel have fairly and adequately represented and protected the interests of all of the Settlement Class Members; and (e) a class action is superior to other available methods for the fair and efficient adjudication of the controversy, considering: (i) the interests of the Members of the Settlement Class in individually controlling the prosecution of the separate actions; (ii) the extent and nature of any litigation concerning the controversy already commenced by Members of the Settlement Class; (iii) the desirability or undesirability of continuing the litigation of these claims in this particular forum; and (iv) the difficulties likely to be encountered in the management of the Litigation.
- 9. Upon the Effective Date hereof, the Lead Plaintiffs, the Representative Plaintiffs and each of the Settlement Class Members shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and forever released, relinquished and discharged all Released Claims against the Released Persons, whether or not any such Settlement Class Member executes and delivers the Proof of Claim and Release.
- 10. All Settlement Class Members are hereby forever barred and enjoined from prosecuting any of the Released Claims against the Released Persons.

<del>[PROPOSED]</del> AMENDED FINAL JUDGMENT AND ORDER OF DISMISSAL WITH PREJUDICE - C-01-2661-MMC

- 11. Upon the Effective Date hereto, each of the Defendants shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and forever released, relinquished and discharged each and all of the Settlement Class Members and counsel to the Lead Plaintiffs and the Representative Plaintiffs from all claims (including Unknown Claims) arising out of, relating to, or in connection with, the institution, prosecution, assertion, settlement or resolution of the Litigation or the Released Claims.
- 12. The Notice of Pendency and Proposed Settlement of Class Action ("Notice") given to the Settlement Class was the best notice practicable under the circumstances, including the individual notice to all Members of the Settlement Class who could be identified through reasonable effort. Said Notice provided the best notice practicable under the circumstances of those proceedings and of the matters set forth therein, including the proposed settlement set forth in the Stipulation, to all Persons entitled to such notice. The Notice and the Summary Notice fully satisfied the requirements of Federal Rule of Civil Procedure 23 and the requirements of due process.
- 13. Any plan of allocation submitted by Co-Lead Counsel or any order entered regarding any attorney fee and expense application shall in no way disturb or affect this Final Judgment and shall be considered separate from this Final Judgment.
- 14. Neither the Stipulation nor the settlement contained therein, nor any act performed or document executed pursuant to or in furtherance of the Stipulation or the settlement: (a) is or may be deemed to be or may be used as an admission of, or evidence of, the validity of any Released Claim, or of any wrongdoing or liability of the Defendants, or (b) is or may be deemed to be or may be used as an admission of, or evidence of, any fault or omission of any of the Defendants in any civil, criminal or administrative proceeding in any court, administrative agency or other tribunal. Defendants may file the Stipulation and/or the Judgment from this action in any other action that may be brought against them in order to support a defense or counterclaim based on principles of res judicata, collateral estoppel, release, good faith settlement, judgment bar or reduction, or any theory of claim preclusion or issue preclusion or similar defense or counterclaim.
- 15. Without affecting the finality of this Judgment in any way, this Court hereby retains continuing jurisdiction over: (a) implementation of this settlement and any award or distribution of [PROPOSED] AMENDED FINAL JUDGMENT AND ORDER OF DISMISSAL WITH PREJUDICE C-01-2661-MMC

[PROPOSED] AMENDED FINAL JUDGMENT AND ORDER OF DISMISSAL WITH PREJUDICE - C-01-2661-MMC

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1	·
2	COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP
3	JOY ANN BULL
4	
5	s/ Joy Ann Bull
6	JOY ANN BULL
7	655 West Broadway, Suite 1900 San Diego, CA 92101-3301
8	Telephone: 619/231-1058 619/231-7423 (fax)
9	WEISS & LURIE
10	JOSEPH H. WEISS 551 Fifth Avenue, Suite 1600
11	New York, NY 10176 Telephone: 212/682-3025 212/682-3010 (fax)
12	WEISS & LURIE
13	JORDAN L. LURIE LEIGH A. PARKER
14	
15	Telephone: 310/208-2800 310/209-2348 (fax)
16	Co-Lead Counsel for Plaintiffs
17	S:\Settlement\Exodus.set\AMENDED FINAL JUDGMENT 00054140.doc
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<del>[PROPOSED]</del> AMENDED FINAL JUDGMENT AND ORDER OF DISMISSAL WITH PREJUDICE - C-01-2661-MMC



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This Document Relates To:  ALL ACTIONS.	) ) )		
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### PROOF OF CLAIM AND RELEASE

### I. GENERAL INSTRUCTIONS

- 1. To recover as a Member of the Settlement Class based on your claims in the action entitled *In re Exodus Communications, Inc. Securities Litigation*, Master File No. C-01-2661-MMC (the "Litigation"), you must complete and, on page 10 hereof, sign this Proof of Claim and Release. If you fail to file a properly addressed (as set forth in paragraph 3 below) Proof of Claim and Release, your claim may be rejected and you may be precluded from any recovery from the Settlement Fund created in connection with the proposed settlement of the Litigation.
- 2. Submission of this Proof of Claim and Release, however, does not assure that you will share in the proceeds of settlement in the Litigation.
- 3. YOU MUST MAIL YOUR COMPLETED AND SIGNED PROOF OF CLAIM AND RELEASE POSTMARKED ON OR BEFORE NOVEMBER 5, 2008, ADDRESSED AS FOLLOWS:

Exodus Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 8040
San Rafael, CA 94912-8040

If you are NOT a Member of the Settlement Class (as defined in the Notice of Pendency and Proposed Settlement of Class Action) DO NOT submit a Proof of Claim and Release form.

4. If you are a Member of the Settlement Class, and you do not timely request exclusion, you are bound by the terms of any judgment entered in the Litigation, WHETHER OR NOT YOU SUBMIT A PROOF OF CLAIM AND RELEASE.

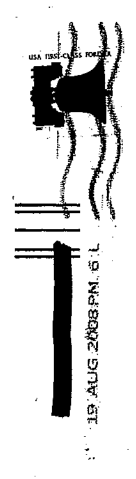
### II. CLAIMANT IDENTIFICATION

- 1. If you acquired Exodus securities and held the certificate(s) in your name, you are the beneficial acquirer as well as the record acquirer. If, however, the certificate(s) were registered in the name of a third party, such as a nominee or brokerage firm, you are the beneficial acquirer and the third party is the record acquirer.
- 2. Use Part I of this form entitled "Claimant Identification" to identify each acquirer of record ("nominee"), if different from the beneficial acquirer of Exodus securities that forms the basis of this claim. THIS CLAIM MUST BE FILED BY THE ACTUAL BENEFICIAL ACQUIRER OR ACQUIRERS, OR THE LEGAL REPRESENTATIVE OF SUCH ACQUIRER OR ACQUIRERS OF THE EXODUS SECURITIES UPON WHICH THIS CLAIM IS BASED.
- 3. All joint acquirers must sign this claim. Executors, administrators, guardians, conservators and trustees must complete and sign this claim on behalf of Persons represented by them and their authority must accompany this claim and their titles or capacities must be stated. The Social Security (or taxpayer identification) number and telephone number of the beneficial owner may be used in verifying the claim. Failure to provide the foregoing information could delay verification of your claim or result in rejection of the claim.

### III. CLAIM FORM

1. Use Part II of this form entitled "Schedule of Transactions in Exodus Securities" to supply all required details of your transaction(s) in Exodus securities. If you need more space or additional schedules, attach separate sheets giving all of the required information in substantially the same form. Sign and print or type your name on each additional sheet.

themper of The Settlement Clas Exhibit 1 Mignin Skarden Gray



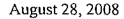
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Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040



EXEGETYED TO AUG 29 2008

CLAIMS CLATER



Exodus Communications Securities Litigation ATTN: Exclusions Dept. C/O Gilardi & Co LLC 3301 Kerner Blvd. San Rafael, CA 94901

RE: Exodus Communications Securities Litigation

Dear Gilardi:

The following JPMorgan account ARTHRITIS CLINIC P/S DR RANGARAJ 158 hereby requests exclusion from the Exodus Communications Securities Litigation.

Attached is a report detailing transactions for account a large of the superior of the superio

Sincerely,

Georgi Popov

Class Action Specialist

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may be used only for documents of no commercial value. There is no limit on the weight or number of pages you For UPS Worldwide Express, the UPS Express Envelope can enclose

For UPS 2nd Day Air services, UPS Express Envelopes weighing one pound or more are subject to the corresponding rates for the applicable weight.

Do not send cash or cash equivalent.

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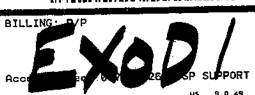
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EXODUS COMMUNICATIONS EXCLUSION GILARDI & CO. LLC
3301 KERNER BLVD

AIR DAY

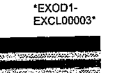
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KCLUSION

International Shipping Notice — Carriage hereunder may be subject to the rules relating to ibidity and other terms and/or conditions established by the Convention for the Linification of Certain Rules Rules Relating to international Carriage by Air (the "Warsaw Convention") and/or the Convention on the Contect for the International Carriage of Goods by Road (the "CMR Convention"). These commodities, technology or software were exported from the U.S. in accordance with the Export Administration Regulations. Diversion contrary to U.S. law prohibited.





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Sept. 2, 2008

a Mulzer

Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC PO Box 8040 San Rafael, CA 94912-8040

Re claim; Exodus Securities Litigation

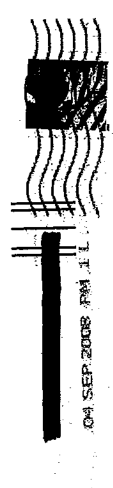
Dear Sirs:

I wish <u>not</u> to participate in the settlement relief offered by your firm for the above mentioned claim and request exclusion. Please put me on your "do not represent on any class action litigation" list.

Thank you

Ancha Mulzer

Andrea Mulzer



Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

reserved E.C.

SEP 0 8 2008 CLAIMS CENTER

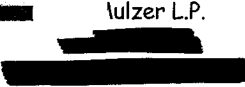
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Sept. 2, 2008

Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC PO Box 8040 San Rafael, CA 94912-8040

Re claim; Exodus Securities Litigation

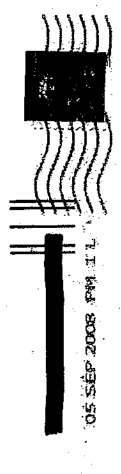
Dear Sirs:

K&A Mulzer LP wishes <u>not</u> to participate in the settlement relief offered by your firm for the above mentioned claim and request exclusion. Please put my company on your "do not represent on any class action litigation" list.

Thank you

Kenneth Mulzer GP

K&A Mulzer LP



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Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

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Sept. 2, 2008

Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC PO Box 8040 San Rafael, CA 94912-8040

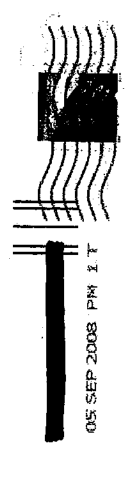
Re claim; Exodus Securities Litigation

Dear Sirs:

I wish <u>not</u> to participate in the settlement relief offered by your firm for the above mentioned claim and request exclusion. Please put my name on your "do not represent on any class action litigation" list.

Thank you

Kristin J Mulzer



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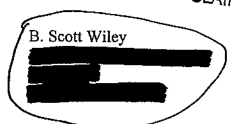
Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040 Betrubell Jane Beldberbihanduddurkhil

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CLAIMS CENTER



September 12, 2008

Exodus Securities Litigation EXCLUSIONS Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

I wish to be excluded from In re Exodus Communications, Inc. Securities Litigation, Master File No. C-01-2661-MMC. Enclosed please find a copy of my brokerage trades verifying my buying and selling of Exodus during the periods in question.

Cordially,

B. Scott Wiley

## To Whom It May Concern:

I, lived in from July, 2001 to June, 2002. During that time I acquired EXODUS common shares and lost substantial funds as a result of their subsequent bankruptcy. I am one of those shareholders who believe that I was purposely misled by the company representatives. Less than a month prior to Exodus' announced bankruptcy I made a trip to their campus and requested to see a shareholder representative. The secretary in the lobby made a phone call forwarding my request. As I waited I noted the appearance of a tall gentlemen gliding down an open mezzanine above me with his arms outstretched in bird fashion, which elicited a snicker from the secretary who had evidently called him. He traversed the staircase and introduced himself as the Vice President of Customer Relations. In a condescending and dismissive manner, he assured me that Exodus was financially sound, viable and in so many words that Exodus was in no danger of going under. In hindsight I have often thought that he was correct. When the company was absorbed by Cable Wireless I am sure he and many other seniors maintained their positions; that the "We" he was referring to did not include the shareholder. He was either woefully uninformed or woefully callused.

B. Scott-Wiley

B. Scott Wiley

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Exodus Securities litigation EXCLUSIONS

**CLAIMS CENTER** 

Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA. 94912-8040

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# 9-11-08 CLATIMS ADMINISTRATOR EXODUS SECURITIES

I WISH TO BE EXCLUDED FROM
ANY AND ALL DOINGS REGARDING
LAWSUITS AND SETTLEMENTS ETC
(MAILINGS ETC) HAUING TO DO
WITH EXODUS.

MARTHA A. ARMBRUSTER

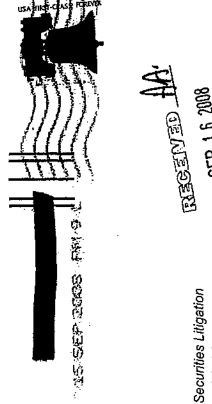
ACQUIRED 100 SHARES EXDS AT \$51. M5 ON 6-21-2000: EXCUTED 6-26-2000: SETTLEMENT

PRINCIPAL 5,175.00 Commission 49.50 5,224.50

IS THIS CLEAR? IT'S OVER! BAD INVESTMENT-I'VE MOVED ON

THANK YOU. MANTAMO OLIVALE





on SEP 16 2008 SEP 16 2008 CLAIMS CENTER

Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040 Haminathimalishlichtkandadhamballadad

EXOD1

Sept 9, 2008

Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box San Rafael, CA 94912-8040

I want to exclude myself from the Settlement Class in re Exodus Communications, Inc Securities Litigation, Master File No

C-01-2661-MMC

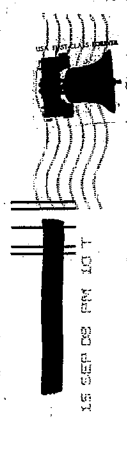
Helen M. Philpott

Idelen M. K

# of Shares 150 Bought Oct 20, 2000 Sold May 2, 2001

taning the state of the state o

P.S. This is my current address, different from the one you have on File.



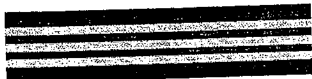
Exodus Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

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Hendelman Halle Mandellander



# To Whom It May Concern:

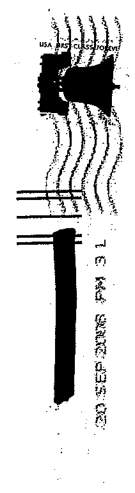
After receiving a "Settlement of Class Action" notice in the mail, we have decided to send this "Exclusion Request" letter asking to be excluded from the Class Action listed below:

In re Exodus Communications, Inc. Securities Litigation, Master File No. C-01-2661-MMC

Thank you,

Gordon Tam

Leeanne Denise Tam



Lecanne Tam

REC: (17240) [13] SEP 2 2 2008

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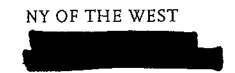
San Rafael, CA 94912-8040 Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040

Exodus Securities Litigation

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\*EXOD1-



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Hi Charitable

September 26, 2008

MARGARET A. JONES ASSISTANT VICE PRESIDENT

**Exodus Securities Litigation EXCLUSIONS** Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

Re∺

Hi Charitable Rem-MC

Mr. & Mrs. Jon Kayyem

Jon Kayyem requests exclusion from the Exodus Securities Litigation Class Action No. C-01-2661-MMC

Signed by: Margaret Jones

Trust Company of the West as Custodian for

Rem-MC

Tel: Fax:

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	IFIN, LP-MC	302088109	Sell	12/26/00	22.45	-50	1122.36	IBT	
	IFIN, LP-MC	302088109	Sell	12/27/00	20.31	-50	1015.55	IBT	
	IFIN, LP-MC	302088109	Sell	06/21/01	1.36	-350	477.21	IBT	
	HI CHARITABLE REM-MC	302088109	Buy	06/13/01	6.27	750	-4702.50	IBT	
	HI CHARITABLE REM-MC	302088109	Sell	06/21/01	1.36	-750	1022.59	IBT	

Feb 20 2007 7:09AH Kaysom

February 2007

Rosa Gutienez

Re: IFIN, LP - Tax ID

Knyyem Living Truyt
HI CRUT - Tax ID

Denr Rosa,

Please be advised that IFIN, LP, Kayyera Living Trust, and Hi CRUT do not wish to participate in any class action lawsuits related to their securities held in their TCW accounts, past or present. Please let this letter serve as standing notice not to participate in them at any time for the above referenced accounts.

Thank you for your attention to this matter.

Sincerely,

you take any dom

Co: Kerrie Riker, Acacia Wealth Advisors, LLC

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00010

## Jones, Margaret

From:

McCarthy, Michael P.

Sent:

Wednesday, March 14, 2007 1:02 PM

To:

Jones, Margaret; Class Action Desk; MW-GSS-Regulatory Reporting

Cc:

Stokes, Karen

Subject: RE: Exclusion From All Class Actions Request

Hi Margaret,

We will have those accounts excluded from our database and we will not file for any actions going forward.

Thank you,

Mike McCarthy Class Actions

From: Jones, Margaret

Sent: Wednesday, March 14, 2007 4:01 PM

To: Class Action Desk; MW-GSS-Regulatory Reporting

Cc: Jones, Margaret; Stokes, Karen

Subject: Exclusion From All Class Actions Request

Importance: High

Per the attached request, do not file any class action claims on behalf of the following accounts. Please confirm that the followings accounts will be excluded from <u>all class actions</u>.

PF #: A/C No: IFIN. LP Portfolio Name: IFIN, LP-CC IFIN. LP Tax ID: **Contact Name:** Mr. & Mrs. Jon Kayyem Mr. & Mrs. Jon Kayyem Mr. & Mrs. Jon Kayyem Address Telephone No. PF #: A/C No: HI CHARITABLE REM HI CHARITABLE REM-MC Portfolio Name: Tax ID: Contact Name: Mr. & Mrs. Jon Kayyem Mr. & Mrs. Jon Kayyem Address Telephone No. PF #:

A/C No: Portfolio Name:

Tax ID:

Contact Name:

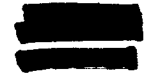
Mr. & Mrs. Jon Kayyem

KAYYEM FAMILY TRUST

3/5

3/14/2007

Address

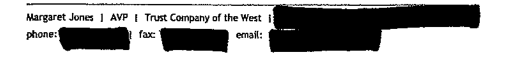


Telephone No.

Thank you very much for your assistance in this matter.

Sincerely,

-Margaret Jones



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00010 4/5

### Jones, Margaret

From: Poo

Pool Richard J

Sent:

Wednesday, September 12, 2007 10:17 AM

To:

Jones, Margaret

Subject: Never File Accounts

Per our previous agreement, here is the list of accounts for which we will never file class actions.

Richard

# IFIN Always Exclude/Never File

Melion AC # TO

TCW PF#

Name



IFIN, LP-CC IFIN, LP-LV Kayyem Family Trust Hi Charitable Rem IFIN, LP-MC Hi Charitable Rem-MC

Richard J. Pool BNY Mellon Asset Servicing



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2008 Exclusion Reguest attn: Claims administrator I Domenica M. Macerola, want to be excluded from In re Exodus Communications, Inc. Securities Litigation, Master File No. C-01-2661-MMC I do not know (if any) the number of shores of Exodus securities acquired, the number of shares sold and the dates of such acquisitions and sales, between april 20,2000 and September 25, 2001. This would have been handled by my Financial advisor at Morgan Stanley, Erie, PA. I do not want to participate and want to be excluded. DOMENICA M. MACERATA

Domenica M. Macerata

Ms. Domenica Macerata

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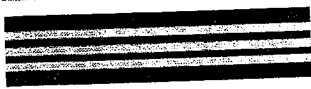
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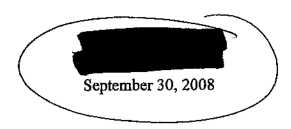
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\*EXOD1-EXCL00012\*

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Exodus Securities Litigation EXCLUSIONS Claims Administrator c/o Gilardi & Co. LLC P. O. Box 8040 San Rafael, CA 94912-8040

Dear Claims Administrator:

I would like to be excluded from In re Exodus Communications, Inc. Securities Litigation, Master File No. C-01-2661-MMC.

My name is Ronald Gee,

I bought 100 shares of Exodus Communications on July, 13, 2000, at \$4,893,75. These shares were never sold.

Yours truly,

Ronald Gee



Mr. Ronald Gee

Exodus Securities Litigation, EKCL US! aNS Claims Administrator

c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

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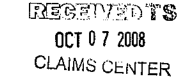
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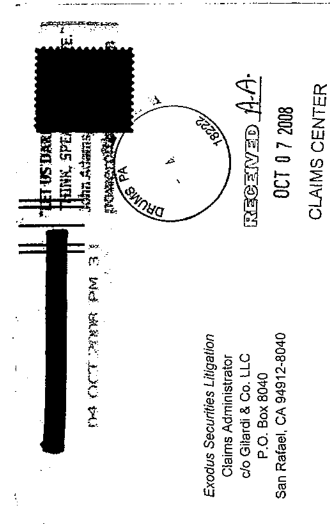




Exodus Securities Litigation EXCLUSIONS Claims Administrator c/o Gilardi & Co LLC P. O. Box 8040 San Rafael, CA 94912-8040

### Gentlemen:

As the purchaser of 600 shares of Exodus common stock on 4 28 2000 and simultaneous seller of 2 june 110 call contracts, I wish to be excluded from In re Exodus Communications Inc Securities Litigation, Master File No. C-01-2661 MMC.



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c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

## To Whom It May Concern:

Regrettably, I must ask to be excluded from In re Exodus Communications, Inc. Securities Litigation, Master File No. C-01-2661-MMC, since I am already a settlement class member of In re Merrill Lynch Research Reports Securities Litigation.

Shares of Exodus securities purchased between April 20, 2000 and September 25, 2001:

750 shares 12/4/2000

750 shares 3/21/2001

500 shares 4/3/2001

1000 shares 4/12/2001

1500 shares 4/20/2001

500 shares 4/20/2001

2000 shares 6/19/2001

6000 shares 6/21/2001

Shares of Exodus securities sold between April 20, 2000 and September 25, 2001:

1000 shares 3/29/2001

1500 shares 4/11/2001

1000 shares 4/20/2001

1000 shares 7/6/2001

Name: John E Hulme

Address:

Telephone Number:

Signature: John & Dulme

John Hulme



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Exodus Securities Litigation EXCLUSIONS Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

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c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

To Whom It May Concern:

Regrettably, I must ask to be excluded from *In re Exodus Communications, Inc. Securities Litigation*, Master File No. C-01-2661-MMC, since I am already a settlement class member of *In re Merrill Lynch Research Reports Securities Litigation*.

Shares of Exodus securities purchased between April 20, 2000 and September 25, 2001:

500 shares 4/20/2000 (1000 shares after 6/21/2000 2-for-1-split)

375 shares 3/30/2001

875 shares 6/19/2001

2000 shares 6/25/2001

2000 shares 8/15/2001

1000 shares 8/21/2001

2500 shares 9/24/2001

Shares of Exodus securities sold between April 20, 2000 and September 25, 2001:

750 shares 12/4/2000 1500 shares 3/7/2001

Name: John E Hulme Prof Svcs Keogh Plan

Address:

Telephone Number:

Signature:

Place E. Sulma

John Hulme

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