Exhibit MMM

FOIA CONFIDENTIAL TREATMENT REQUESTED BY PEOPLESUPPORT

From: Sent:

Peter Phan

To:

Monday, May 05, 2008 5:39 PM

Krish Panu

Cc: Subject: Lance Rosenzweig Insider Trading Policy

Attachments:

Insider Trading Policy rev 05-08.pdf

Hi Krish,

As we discussed, we provide reminder announcements when the trading window will be opened (after earnings have been released) and/or closed (15 days prior to quarter end). You have been added to the list of insiders who will receive these notices on a go forward basis. Attached for your information is our policy. Please feel free to give me a call at 310-824-6058 with any questions. Thanks.

Best,

Peter Phan



Date:

01-01-05

Issued By: Legal Department



PEOPLESUPPORT, INC.

Statement of Company Policy

OTI

Securities Trades by Company Personnel and Confidential Information

1. Purpose. Both the Securities and Exchange Commission (the "SEC") and Congress are very concerned about maintaining the fairness of the U.S. securities markets. The securities laws are continually reviewed and amended to prevent people from taking unfair advantage by trading securities on the basis of material, non-public information, tipping, or disclosing material non-public information to outsiders and to increase the punishment for those who do. These laws require publicly-traded companies to have clear policies on insider trading. If companies like ours do not take active steps to adopt preventive policies and procedures covering securities trades by company personnel, the consequences could be severe.

In addition, we are adopting this Statement of Company Policy on Securities Trades by Company Personnel and Confidential Information (this "Statement of Company Policy") to avoid even the appearance of improper conduct on the part of anyone employed by or associated with our company (not just so-called insiders). We have all worked hard to establish our reputation for integrity and ethical conduct. We cannot afford to have it damaged.

This Statement of Company Policy applies equally to employees, consultants and directors of PeopleSupport, Inc. and of companies owned by PeopleSupport, Inc. (all of which are referred to collectively for convenience as the "Company"). This Statement of Company policy will also apply to certain designated outsiders.

2. The Consequences. The consequences of insider trading violations can be substantial:

For individuals who trade on inside information (or tip information to others):

- A jail term of up to twenty years;
- e A civil penalty of up to three times the profit gained or loss avoided; and
- A criminal fine (no matter how small the profit) of up to \$5 million.

For a company (as well as possibly any supervisory person) that fails to take appropriate steps to prevent illegal trading:

• A civil penalty of the greater of \$1 million or three times the profit gained or loss avoided as a result of the employee's violation; and

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• A criminal penalty of up to \$25 million.

Further, if an employee violates the Company's insider trading policy, Company imposed sanctions, including dismissal for cause, could result from failing to comply with the Company's policy or procedures. Needless to say, any of the above consequences, even an SEC investigation that does not result in prosecution, can tarnish one's reputation and irreparably damage a career.

3. Our Policy.

No trading on the basis of material non-public information. If any employee has material non-public information (often referred to as "insider information") relating to our Company, it is our policy that neither that person nor any related person may buy or sell securities of the Company or engage in any other action to take advantage of, or pass on to others, that information. This policy also applies to information relating to any other company, including our customers, partners or suppliers, obtained in the course of employment.

Transactions that may be necessary or justifiable for independent reasons (such as the need to raise money for an emergency expenditure) are no exception. Even the appearance of an improper transaction must be avoided to preserve our reputation for adhering to the highest standards of conduct.

What is Material Information? "Material information" is any information that a reasonable investor would consider important in deciding whether to buy, hold or sell securities of the Company. In short, "material information" includes any information that reasonably could affect the price of the stock. Either positive or negative information may be material. It can be information about the Company or about a company with which we do business.

Examples: Common examples of information that will frequently be regarded as material are:

- projections of future revenue, earnings or losses and strategic plans;
- financial performance, including quarterly and year-end earnings, revenues, expenses, results of operations and cash flow, and significant changes in financial performance;
- news of a possible merger, acquisition or tender offer;
- news of a significant sale of assets or subsidiaries;
- significant new services or delays in the introduction or development of new services;
- change in or curtailment of operations or of significant facilities;
- discoveries, or grants or allowances or disallowances of patents;

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- changes in dividend policies or the declaration of a stock split or the offering of additional securities;
- · changes in management;

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- plans to raise additional capital through stock sales or otherwise;
- the gain or loss of a significant service or product sale, customer or collaborator;
- impending bankruptcy or financial liquidity problems; and
- the gain or loss of a substantial customer or supplier.

This list is not exhaustive and, depending upon the circumstances, other information may be material. In short, if you would consider the information in making an investment decision, you should assume it is material. When in doubt, contact the Chief Executive Officer for advice. Again, even the appearance of improper conduct must be avoided!

Twenty-Twenty Hindsight. Remember, if your securities transactions become the subject of scrutiny, they will be viewed after-the-fact with the benefit of hindsight. As a result, before engaging in any transaction you should carefully consider how regulators and others might view your transaction in hindsight.

Transactions by Family Members. The same restrictions apply to your family members and others living in your household. Employees are expected to be responsible for the compliance of their immediate family and personal household.

Do Not Pass Information to Others. Whether the information is proprietary information about our Company or information that could have an impact on our stock price, employees must not pass the information on to others. It is illegal to advise others to trade on the basis of undisclosed material information. Liability in these cases can extend to both the "tippee" — the person to whom the insider disclosed inside information — and you, as the "tipper," and will apply whether or not you derive any benefit from another's actions.

Size of Transaction and Reason for Transaction Do Not Matter. The size of the transaction or the amount of profit received by you or the tippee does not have to be significant to result in prosecution. The SEC has the ability to monitor even the smallest trades and the SEC performs routine market surveillance. Brokers or dealers are required by law to inform the SEC of any possible violations by people who may have material non-public information. The SEC aggressively investigates even small insider trading violations.

When Information is Public. Generally, information becomes public when it has been widely disseminated to the public through SEC filings, or national news services or financial news services. Information provided through a quarterly or special conference call or webcast that is made available to the general public is also public information, so long as the conference call or webcast is promoted to the general public through an SEC filing or press release using a national wire service. As you can appreciate, it is also improper for any employee to enter a trade immediately after the Company has made a public announcement of material information, including earnings releases. We impose certain "trading blackouts" to ensure that the Company's stockholders and the investing public will be afforded the time to receive the information and act upon it. These are discussed below under the heading "Trading Blackouts."

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Pre-Clearance of Trades. To provide assistance in preventing inadvertent violations and avoiding even the appearance of an improper transaction (which could result, for example, where an employee engages in a trade while unaware of a pending major development) - all members of the Board of Directors, officers and certain employees in a position to have access to material non-public information are subject to pre-clearance in writing by our Chief Executive Officer or, in his absence, our Chief Financial Officer, of all transactions in Company stock (acquisitions, dispositions, transfers, etc.). Pre-Clearance of trades by the Chief Executive Officer or the Chief Financial Officer shall not be unreasonably withheld. You will be notified if you are one of the specified employees subject to this policy. Pre-clearance is subject to a two-week expiration and must be renewed by the applicant to be valid.

Pre-clearance does not relieve anyone of their responsibility under SEC rules. All employees, whether subject to pre-clearance or not, are responsible for adherence to this Statement of Company Policy, including, but not limited to: not trading on insider information; not trading during trading blackout periods; not trading for two days after earnings announcements; and not trading in securities on a short-term basis. Employees normally not subject to pre-clearance are still responsible for written pre-clearance for the sale of stock purchased in the open market and that has been owned less than six months. If any employee is in doubt of whether or not pre-clearance is required, the employee should inquire with our Chief Executive Officer or obtain pre-clearance as a cautionary measure.

Trading Blackouts. From time to time, the Company may require that members of the Board of Directors, officers, selected employees and others suspend trading because of developments known to the Company and not yet disclosed to the public. In that event, these persons are advised not to engage in any transaction involving the purchase or sale of the Company's securities during that period and should not disclose to others the fact that they have been suspended from trading. The Company will also require the following mandatory trading blackouts:

- Earnings Trading Blackouts All members of the Board of Directors, officers, and certain employees in a position to have access to material non-public information will be subject to a stock trading blackout period beginning on the 15th day of the month prior to the end of a fiscal quarter until two trading days after earnings for that quarter are released. You will be notified if you are one of the specified employees subject to this policy.
- Trading After Earnings Announcements In addition to those employees subject to earnings trading blackout periods, all employees are restricted from engaging in transactions until two trading days after quarterly earnings are released. Thus, if an earnings announcement is made before the stock market opens on a Monday, Wednesday would be the first day on which you should trade. If an earnings announcement is made after the stock market closes on a Monday, Thursday would be the first day on which you should trade.

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Of course, no trading should be done at any time that a member of the Board of Directors, officer or employee is actually aware of a major undisclosed corporate development.

Pre-Planned Trading Programs. Members of the Board of Directors, officers and employees who are subject to preclearance of trades may establish a pre-planned trading program designed to enable those persons to take advantage of the defense to an allegation of insider trading offered by Rule 10b5-1 of the SEC. Any such program must be approved in advance by our Chief Executive Officer and must be in writing, with a copy of the approved plan filed with Chief Executive Officer. We will be under no obligation to approve such a program and will only do so if we believe the program will meet the requirements of Rule 10b5-1 and will not be adverse to our overall corporate objectives.

- 4. Additional Prohibited Transactions. We believe it is improper and inappropriate for any Company personnel to engage in short-term or speculative transactions involving Company stock. We believe that this trading can reflect badly on the Company and that Company personnel should not engage in any types of transactions that are commonly viewed as a form of "betting" for or against the Company. Accordingly, it is the Company's policy that members of the Board of Directors, officers and employees should not engage in any of the following activities with respect to securities of the Company:
 - Director and officer cashless exercise In response to the restrictions set forth in the Sarbanes-Oxley Act of 2002, the Company will not arrange with brokers to administer cashless exercises on behalf of directors and officers of the Company. Directors and officers of the Company may only utilize the cashless exercise feature of their options if (i) the director or officer retains a broker independently of the Company, (ii) the Company's involvement is limited to confirming that it will deliver the stock promptly upon payment of the exercise price and (iii) the director or officer uses a "T+3" cashless exercise arrangement, in which the Company agrees to deliver stock against the payment of the purchase price on the same day the sale of the stock underlying the option settles. Under a T+3 cashless exercise, a stock broker, the issuer, and the transfer agent of the issuer work together to make all transactions settle simultaneously. This approach is to avoid any inference that the Company has "extended credit" in the form of a personal loan to the director or executive officer. Any employee who has any questions about cashless exercises may obtain additional guidance from our Chief Executive Officer, or, in his absence, our Chief Financial Officer.
 - Director and officer trading during pension and 401(k) plan blackout periods In response to the restrictions set forth in the Sarbanes-Oxley Act of 2002, directors and officers of the Company are prohibited from trading Company stock during pension and 401(k) plan blackouts, if any.
 - Trading in securities on a short-term basis As a general rule, any Company stock purchased in the open market (i.e., not including stock purchased upon exercise of an employee stock option or under the Employee Stock Purchase Plan) should be held

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for a minimum of six months and ideally longer. The top executives and members of the Board of Directors of the Company are already subject to the SEC's "short-swing" profit rule, which penalizes sales and purchases inside of any six-month period. Any employee who wishes to sell Company stock that was purchased in the open market and that has been owned less than six months must obtain prior written clearance from our Chief Executive Officer, or, in his absence, our Chief Financial Officer.

- Purchases of Company stock on margin This means borrowing from a brokerage firm, bank or other entity in order to buy Company stock (other than in connection with a so-called "cashless" exercise of options under the Company's stock plans).
- Short sales of Company stock This involves selling Company stock that you do not own in the expectation that the price of the stock will fall, or as part of an arbitrage transaction.
- Buying or selling puts or calls on Company stock This includes options trading on any of the stock exchanges or futures exchanges.

Prohibitions Continue after Termination

The policies and prohibitions contained in this Statement of Company Policy will continue to apply to you after the termination of your employment or service with the Company for so long as you are in possession of material non-public information about the Company.

- 5. This Policy Subject to Being Superseded by Any Stricter Federal or State Law. The trading prohibitions and restrictions set forth in this Statement of Company Policy will be superseded by any greater prohibitions and restrictions prescribed by federal or state securities laws and regulations.
- 6. Confidential Information and Communications with the Media. Unauthorized disclosure of internal information relating to the Company (including information regarding new services or products, the Company's suppliers or customers) could cause competitive harm to the Company and in some cases could result in liability for the Company.

Unauthorized disclosure. Company personnel should not disclose internal information about the Company to <u>anyone</u> outside the Company, except as required in the performance of regular duties for the Company. In this regard, Company employees are prohibited from posting internal information about the Company on a "bulletin board" on the Internet or communicating about the Company and its business in Internet-based "chat" rooms.

Communications with the media, securities analysts and investors. Communications on behalf of the Company with the media, securities analysts and investors must be made only by specifically designated representatives of the Company. Unless you have been expressly authorized to make such communications, if you receive any inquiry relating to the Company

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from the media, a securities analyst or an investor, you should refer the inquiry to the Investor Relations office, the Chief Executive Officer or the Chief Financial Officer.

Safeguarding confidential information. Care must be taken to safeguard the confidentiality of internal information. For example, sensitive documents should not be left lying on desks, and visitors should not be left unattended in offices containing internal company documents.

Rumors. Rumors concerning the business and affairs of the Company may circulate from time to time. Our general policy is not to comment upon those rumors. Individual employees should also refrain from commenting upon or responding to rumors and should refer any requests for comments or responses to the Investor Relations office, the Chief Executive Officer or the Chief Financial Officer.

7. Company Assistance. Any person who has any questions about specific transactions may obtain additional guidance from our Chief Executive Officer or Chief Financial Officer, at (310) 824-6200. This Statement of Company Policy will be posted on the Company's intranet site.

Remember, however, the ultimate responsibility for adhering to this Statement of Company Policy and avoiding improper transactions rests with you. In this regard, it is imperative that you use your best judgment.

8. Acknowledgements. All employees will be required to acknowledge their understanding of, and an intent to comply with, this Statement of Company Policy.

Insider	Trading	Policy
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Date:

01-05-05

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Legal Department



Re:

Certification of the PeopleSupport, Inc. Statement of Company Policy on Securities Trades by Company Personnel and Confidential Information

Dear Employee:

Enclosed is a copy of the PeopleSupport, Inc. (the "Company") Statement of Company Policy on Securities Trades by Company Personnel and Confidential Information (the "Statement of Company Policy") covering securities trades by company personnel and confidential information. As you will see from the Statement of Company Policy, the consequences of an insider trading violation can be severe to both the individual involved and the Company.

Please take a few minutes right now to read the enclosed Statement of Company Policy and then sign and return the attached copy of this letter.

Sincerely,

Lance Rosenzweig
President and Chief Executive Officer

ACKNOWLEDGMENT

The undersigned hereby acknowledges that he/she has read and understands, and agrees to comply with, the Statement of Company Policy on Securities Trades by Company Personnel and Confidential Information, a copy of which was distributed with this letter.

Dated:	Signature	
	Print name:	***************************************
PeopleSupport reserves t	he right to review and amend this policy	at any time.

Insider Trading Policy rev 05-08

Exhibit NNN

From:

Rusmisel, Stephen R.

Sent:

Tuesday, October 07, 2008 7:09 AM

To:

Robert Katz

Cc:

del Calvo, Jorge A.; Burke, Donovan W.

Subject:

RE: Easter - Draft Press Release

Rob,

We can reach agreement with your terms if the October 21 date (the soft closing) is changed to October 14. If this is acceptable, we would need to convene a meeting of our board (which we can do quickly) since we do not have its authority to resolve this without a transfer of funds occurring by October 21. It would also be very helpful in settling the market and PSPT's shareholders if we could have written confirmation from Parent that funding is not an issue (though structuring in current capital markets conditions may be) and that it remains committed to closing by October 31 at the latest.

Thanks.

Best,

Steve

From: Robert Katz [mailto:Robert.Katz@Shearman.com]

Sent: Tue 10/7/2008 4:52 AM

To: Rusmisel, Stephen R.; Burke, Donovan W.; del Calvo, Jorge A. Cc: Stephen Besen; Kumar, AS - ESTL - MUM; 'CM Sharma - Essar - MUM'

Subject: RE: Easter - Draft Press Release

Steve:

We relayed our last conversation to Essar. Essar believes, as I think we all do, that it is in everyone's best interest to come to a mutual agreement on the closing issue. In that regard Essar proposes the following:

- * Parties agree that closing will occur no later than Oct. 31st no earlier than Oct. 21st.
- * A soft closing would occur on Oct 21st. As part of this soft closing
 (i) all documents will be finalized, (ii) the reps and warranties would be brought down at
 this time and (iii) all conditions (including MAE) would be deemed satisfied of the 21st.
- * Essar will move funds on, but nor prior, to the actual closing on Oct. 31st (although this could occur after the 21st but prior to the 31st).

I understand that this is not the position communicated to us last night, but Essar has looked to compromise in recognition that PSPT is looking to accommodate on the closing. I have cc'd certain members of Essar on this e-mail, as I am hoping that this can be communicated to your client and we can reach an agreement.

Thanks, Rob



Robert M. Katz Shearman & Sterling LLP 599 Lexington Avenue New York, NY 10022

Tel: +1.212.848.8008
Fax: +1.646.848.8008
robert,katz@shearman.com

From: Robert Katz [mailto:Robert.Katz@Shearman.com]

Sent: Mon 10/6/2008 10:29 PM

To: Rusmisel, Stephen R.; Burke, Donovan W.; del Calvo, Jorge A.

Cc: Stephen Besen

Subject: RE: Easter - Draft Press Release

Steve:

Thank you for providing us with the draft press release. Recognizing it is PSPT's release and ultimately your call, we would suggest striking the second sentence of the second paragraph. Our view being that PSPT's statement that it is evaluating the request is sufficient.

As discussed earlier, we have reached out to our client to see if it is possible for the parties to discuss terms to see if a mutual agreement can be reached.

Thanks again, Rob

Robert M. Katz Shearman & Sterling LLP 599 Lexington Avenue New York, NY 10022 Tel: +1.212.848.8008 Fax: +1.646.848.8008

robert.katz@shearman.com

From: Rusmisel, Stephen R. [mailto:stephen.rusmisel@pillsburylaw.com]

Sent: Monday, October 06, 2008 9:51 PM

To: Robert Katz; Stephen Besen

Cc: Burke, Donovan W.; del Calvo, Jorge A. Subject: RE: Easter - Draft Press Release

Attached is a draft of the press release which PeopleSupport will issue before the market opens tomorrow (unless, of course, we have a business agreement in place prior to that time). I can confirm that Lance and I will be available at any time between now and the opening of the market

Steve			
Best,			

if there is a business deal within reach.

* Internal Revenue Service regulations generally provide that, for the purpose of avoiding federal tax penalties, a taxpayer may rely only on formal written advice meeting specific requirements. Any tax advice in this message does not meet those requirements. Accordingly, any such tax advice was not intended or written to be used, and it cannot be used, for the purpose of avoiding federal tax penalties that may be imposed on you or for the purpose of promoting, marketing or recommending to another party any tax-related matters.

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Exhibit OOO

Sprint



SPRINT AND CLEARWIRE TO COMBINE WIMAX BUSINESSES, CREATING A NEW MOBILE BROADBAND COMPANY

Intel, Google, Comcast, Time Warner Cable and Bright House Networks to Invest \$3.2 Billion in Combined Company, at Target Price of \$20.00 per Share

Formation of New Company Brings Together the Nation's Leaders in Communications,
Technology Innovation and Entertainment

New Company to Speed Deployment of First Nationwide Next-Generation

Mobile WiMAX Network

Transaction Designed to Unlock the Potential of Clearwire's and Sprint's 4G Assets

New Company to be Led by Seasoned Management Team from Clearwire and Sprint's XOHM Business Unit; Board of Directors to Include Leading Wireless and Cable Executives

NOTE: Sprint and Clearwire executives will discuss this announcement on a conference call today at 8:30 a.m. EDT. Access details are provided near the end of this news release.

KIRKLAND, Wash. and OVERLAND PARK, Kan. – May 7, 2008 – Clearwire Corporation (NASDAQ: CLWR) and Sprint Nextel Corporation (NYSE: S) today announced that they have entered into a definitive agreement to combine their next-generation wireless broadband businesses to form a new wireless communications company.

The new company, which will be named Clearwire, will be focused on expediting the deployment of the first nationwide mobile WiMAX network to provide a true mobile broadband experience for consumers, small businesses, medium and large enterprises, public safety organizations and educational institutions. The new Clearwire expects to dramatically enhance the speed and manner in which customers access all that the Internet has to offer at home, in the office and on the road.

Sprint and Clearwire also announced today that five innovative technology, content and communications leaders – Intel Corporation (NASDAQ: INTC) through Intel Capital, Google Inc. (NASDAQ: GOOG), Comcast Corporation (NASDAQ: CMSCA, CMCSK), Time Warner Cable Inc. (NYSE: TWC), and Bright House Networks – have collectively agreed to invest \$3.2 billion into the new company. The investment by the five strategic investors will be based on a target price of \$20.00 per share of Clearwire's common stock, subject to a post-closing adjustment. This adjustment is based upon the trading prices of new Clearwire common stock on the NASDAQ Market over 15 randomly selected trading days during the 30-trading day period ending on the 90th day after the closing date. The price per share will be based upon the volume weighted average price on such days and is subject to a cap of \$23.00 per share and a floor of \$17.00 per share. In addition, Trilogy Equity Partners, led by wireless veteran John Stanton, will invest directly in the new Clearwire's common stock.



Upon completion of the proposed transaction, Sprint will own the largest stake in the new company with approximately 51 percent equity ownership on a fully diluted basis assuming an investment price of \$20.00 per share. The existing Clearwire shareholders will own approximately 27 percent and the new strategic investors, as a group, will be acquiring approximately 22 percent for their investment of \$3.2 billion, both on a fully diluted basis assuming an investment price of \$20.00 per share.

Sprint and Clearwire also announced a series of commercial agreements with the strategic investors, including 3G and 4G wholesale agreements.

"For Sprint shareholders, this is an opportunity to unlock and bring visibility to the value of our significant spectrum assets, technology and expertise, by leveraging the technology, applications and distribution strengths of our investors, who together command nearly a half-trillion dollars in market capitalization," said Dan Hesse, president and chief executive officer of Sprint. "We've made an excellent start developing XOHM WiMAX services. Contributing those advances to a strongly backed new company – in which we'll hold the largest interest – provides Sprint with additional financial flexibility and allows Sprint management to leverage and focus on our core business.

"Additionally, the agreements allowing the new company and our cable company investors to bundle and resell Sprint's third-generation wireless services strengthen the distribution of our current services while reducing the complexity and enhancing Sprint's cable relationships," Hesse added.

Clearwire Chairman Craig O. McCaw, said, "The power of the mobile Internet, which offers speed and mobility, home and away, on any device or screen, will fundamentally transform the communications landscape in our country. We believe that the new Clearwire will operate one of the fastest and most capable broadband wireless networks ever conceived, giving us the opportunity to return the U.S. to a leadership position in the global wireless industry."

Benjamin G. Wolff, chief executive officer of Clearwire, said, "The combination of robust next-generation mobile WiMAX technology and nationwide spectrum that we believe is optimal for delivering mobile broadband services — coupled with substantial new financial resources, a team of experienced wireless industry veterans, and distribution and technology agreements with some of our nation's leading communications, technology and content companies — creates what I believe to be a once-in-a-lifetime opportunity.

"Given the complexity of this transaction, we have taken the time and effort to do it right, by thoughtfully leveraging the resources and opportunities that we and our investors are bringing to the table. This transaction is tremendous news for the entire Clearwire team – our shareholders, our customers and our employee-partners, and we look forward to partnering with the talented team from XOHM to achieve our shared vision." Wolff added.

The strategic investors are among the nation's leaders in communications technology, chipset development and Internet advertising, content and distribution. It is expected that the new Clearwire will have a time-to-market advantage over competitors in fourth-generation services, supported by strong spectrum holdings and a national footprint. Further, it will build on the strong foundation of Clearwire's rapidly growing subscriber base of nearly 400,000 wireless broadband customers as of year-end 2007, as well as Sprint's continued XOHM WiMAX network build-out in certain markets throughout this year.

"This agreement is a historic step forward for WiMAX as it represents the first nationwide deployment of a next-generation mobile broadband Internet in the U.S.," said Paul Otellini, Intel president and CEO. "The agreement also signifies growing industry support for WiMAX. Given its flexibility, coverage and speed, WiMAX will enable the mobile Internet and is already opening doors to a host of new and exciting applications, devices and business models around the world."

"Google is a firm believer in supporting new ways for people to access the Internet," said Eric Schmidt, chief executive officer and chairman of Google. "We are proud to invest in the new Clearwire alongside several leading technology and communications companies, and we believe that its planned WiMAX network will increase the ability for users to get high-speed broadband anytime, anywhere."

"This is a great coalition of innovative companies that have joined together to create the next generation of mobile wireless products. It is exciting to be on the ground floor of this new venture that we believe will create unprecedented high-speed wireless products and make them available across the nation," said Brian L. Roberts, chairman and chief executive officer of Comcast Corporation. "This transaction is attractive to us strategically and financially and puts in place very attractive wholesale relationships for access to Sprint's existing 3G and Clearwire's 4G networks, giving us complete flexibility to introduce wireless mobility in terms of product innovation and deployment."

"This exciting new venture enables Time Warner Cable to help shape the next generation of wireless services in ways that will complement and enhance our products and services," said Glenn Britt, Time Warner Cable's president and chief executive officer. "We're committed to giving our customers more control over how and where they can easily connect to what's important to them - entertainment, information, and each other. The agreements we're announcing today are a financially prudent way for us to add mobility to our offerings when our customers demand it."

"We are pleased to join our fellow cable operators as well as the new technology and wireless investors in this strategic venture. This broadband wireless relationship will help us to continue to provide the best possible competitive services for our customers, today and in the future. It is consistent with our commitment to delivering customers the products and services that they desire, whenever and wherever they want," said Robert J. Miron, chairman and chief executive officer of Bright House Networks.

The new Clearwire expects to offer mobile wireless Internet services on a broad array of new devices that will be made possible by integrated WiMAX chipsets, scalable operating expenses and a commitment to an open architecture.

Mobile WiMAX is a standards-based wireless broadband technology designed to operate multiple times faster than today's 3G wireless networks. With embedded WiMAX chipsets in laptops, phones, PDAs, mobile Internet devices and consumer electronic equipment, mobile WiMAX technology is expected to allow users to wirelessly access a range of multimedia applications, such as live videoconferencing, recorded video, games, large data files and more – anywhere in the network coverage area.

The transaction has been approved by all of the parties' boards of directors, and is expected to be completed during the fourth quarter of 2008. The transaction is subject to various closing conditions including, but not limited to, the approval of Clearwire's stockholders, and receipt of

regulatory approvals, including the approval of the Federal Communications Commission and clearance under the Hart-Scott-Rodino Act.

Governance

The new Clearwire's board of directors will be comprised initially of 13 members, including seven directors to be named by Sprint of whom at least one will be independent; four named by the strategic investors of whom at least one will be independent; one named by Eagle River, the private investment company controlled by wireless pioneer Craig O. McCaw; and one independent member to be nominated by the new company's Nominating Committee.

The parties currently expect Craig McCaw to serve as non-executive chairman of the board. Along with McCaw, other directors expected to serve for an initial one-year term as new Clearwire board members are Dan Hesse, Sprint's president and CEO, Brian Roberts, Comcast's chairman and CEO, and Glenn Britt, Time Warner Cable's president and CEO. In addition, John Stanton, chairman and CEO of Trilogy Equity Partners and former chairman and CEO of VoiceStream and Western Wireless, is expected to serve on the board.

Overview of the New Clearwire

The new Clearwire will apply for listing of its common stock on the NASDAQ under the ticker "CLWR." The management team will be led by Benjamin G. Wolff, currently CEO of Clearwire, as the new company's CEO and Barry West, currently Sprint's Chief Technology Officer and XOHM business unit leader, as president of the new Clearwire. Staffing for the new Clearwire will include the talent from both Clearwire and Sprint's XOHM business unit. The headquarters of the new Clearwire will be located in Kirkland, Wash. The new company will continue to have a significant employee presence, including research and development, in Herndon, Va.

The investment by Intel Capital, Google, Comcast, Time Warner Cable and Bright House Networks will be used to advance the development of the new Clearwire's mobile WiMAX network. This nationwide footprint is underpinned by the substantial next-generation wireless broadband spectrum portfolio that Sprint and Clearwire collectively hold in the United States. The combined wireless spectrum should allow the new Clearwire to achieve greater coverage, cost and operational efficiencies, and bandwidth-utilization than either company could by operating alone. The new Clearwire is targeting a network deployment that will cover between 120 million and 140 million people in the U.S. by the end of 2010.

In addition to spectrum, Sprint will contribute to the new Clearwire certain hardware, software and all of its WiMAX-based trademarks and other WiMAX-related intellectual property. The new Clearwire expects to materially reduce capital and operating expenditures by leveraging Sprint's existing infrastructure, reducing the cost of building out the mobile WiMAX network nationwide. The new Clearwire expects to utilize Sprint's towers, fiber network and IT support at favorable bulk rates. Sprint also will realize cost savings for its core business by sharing certain costs of towers and other infrastructure.

The agreements with the strategic investor group define significant new commercial relationships, including:

Intel will work with manufacturers to embed WiMAX chips into Intel® Centrino® 2
processor technology-based laptops and other Intel-based mobile Internet devices, and
will market the new company's service in association with Intel's performance notebook
PC brand.

- Google will partner with the new Clearwire in the development of Internet services, advertising services and applications for mobile WiMAX devices. In addition, Google will be the search provider and a preferred provider of other applications for the new Clearwire's retail product.
- Google will partner with the new Clearwire on an open Internet business protocol for mobile broadband devices. The new Clearwire will support Google's Android operating system software in its future voice and data devices that it provides to its retail customers.
- Sprint, Comcast, Time Warner Cable, and Bright House Networks will enter into wholesale agreements with the new Clearwire, becoming 4G providers of new Clearwire's mobile WiMAX service.
- Comcast, Time Warner Cable, and Bright House Networks and, after completion of the transactions, the new Clearwire, will enter into 3G wholesale agreements with Sprint, becoming bundled providers of Sprint's wireless voice and data services, expanding the reach of Sprint's network to more customers, while providing the cable companies a simpler, more effective vehicle to bundle wireless services.
- Sprint and Google have also entered into an agreement related to Sprint's mobile services, whereby Google will become the default provider of web and local search services, both of which will be enabled with location information, for Sprint. Sprint will also preload several Google services - including Google Maps for mobile, Gmail and YouTube - on select mobile phones and provide easier access to other Google services.
- Google and Intel have options to enter into 3G and 4G wholesale agreements with Clearwire and Sprint respectively and have no current plans to do so.

Terms of the Transaction

Under the terms of the agreement, Clearwire will merge into a newly created indirect subsidiary. In the merger, shares of Clearwire's Class A Common Stock, together with all outstanding options and warrants to purchase shares of Clearwire stock, will be converted into an equivalent number of new shares, options or warrants, respectively, in the new Clearwire. Additionally, all of Clearwire's outstanding shares of Class B common stock, which are held by Eagle River and Intel, will convert into shares of Clearwire's Class A Common Stock prior to the merger. Going forward, the shares of the new Clearwire will each have one vote per share. The target price of \$20.00 per share implies a total equity value of approximately \$3.9 billion for the existing Clearwire business.

Sprint will contribute all of its 2.5 GHz spectrum and its WiMAX-related assets into a subsidiary of the new company. The implied equity valuation of Sprint's contribution is approximately \$7.4 billion which will result in approximately 51 percent ownership, based on the target price of \$20.00 per share.

Comcast will invest \$1.05 billion, Intel Capital will invest \$1.0 billion in addition to its previous investments made in Clearwire, Time Warner Cable will invest \$550 million, Google will invest \$500 million, and Bright House Networks will invest \$100 million, for an aggregate total of \$3.2 billion. The investments by Intel Capital, Comcast, Time Warner Cable and Bright House Networks and the contributions from Sprint will be made into a limited liability company subsidiary of the new company. Google will invest directly in the new Clearwire's Class A common stock. In a separate transaction to occur 90 days after closing, Trilogy Equity Partners will invest \$10 million in the purchase of shares of Class A common stock on the same pricing terms as the other investors.

The total transaction value will be approximately \$14.5 billion, assuming an investment price of \$20.00 per share.

Financial and Legal Advisors

Clearwire was advised by financial advisors Morgan Stanley and JPMorgan, and by legal counsel Davis Wright Tremaine LLP and Kirkland & Ellis LLP. Sprint was advised by financial advisors Citigroup and Lehman Brothers, and by legal counsel King & Spalding LLP, as well as by Jones Day on certain matters.

Conference Call Information

Executives of Clearwire and Sprint will discuss this announcement during a conference call at 8:30 a.m. EDT. The call in numbers are: U.S./Canada: 866-297-0891 or International/Local: 706-679-8981. The conference call passcode is 46844209. The call will be available for replay shortly after it concludes. The replay call number is 800-642-1687 or 706-645-9291 and the replay ID number is 46844209. Slides for the call will be simultaneously webcasted and can be accessed via the Internet at http://investors.clearwire.com or http://www.sprint.com/investors.. The conference call will be archived and available for two weeks after the call.

About Clearwire

Clearwire, founded in October 2003 by wireless pioneer Craig O. McCaw, is a provider of simple, fast, portable and reliable wireless high-speed Internet service. Clearwire customers connect to the Internet using licensed spectrum, thus eliminating the confines of traditional cable or phone lines. Headquartered in Kirkland, Wash., the company launched its first market in August 2004 and now offers service in 50 markets across the U.S. as well as in Europe. For more information, visit www.clearwire.com.

About Sprint

Sprint offers a comprehensive range of wireless and wireline communications services bringing the freedom of mobility to consumers, businesses and government users. Sprint is widely recognized for developing, engineering and deploying innovative technologies, including two wireless networks serving approximately 54 million customers at the end of 2007; industry-leading mobile data services; instant national and international push-to-talk capabilities; and a global Tier 1 Internet backbone. For more information, visit www.sprint.com.

About Intel Capital and Intel

Intel Capital, Intel's global investment organization, makes equity investments in innovative technology start-ups and companies worldwide. Intel Capital invests in a broad range of companies offering hardware, software, and services targeting enterprise, home, mobility, health, consumer Internet, semiconductor manufacturing and cleantech. Since 1991, Intel Capital has invested more than US\$7.5 billion in approximately 1,000 companies in 45 countries. In that timeframe, 168 portfolio companies have gone public on various exchanges around the world and 212 were acquired or participated in a merger. In 2007, Intel Capital invested about US\$639 million in 166 deals with approximately 37 percent of funds invested outside the United States. For more information on Intel Capital and its differentiated advantages, visit www.intelcapital.com.

Intel, the world leader in silicon innovation, develops technologies, products and initiatives to continually advance how people work and live. Additional information about Intel is available at www.intel.com/pressroom.

About Google Inc.

Google's innovative search technologies connect millions of people around the world with information every day. Founded in 1998 by Stanford Ph.D. students Larry Page and Sergey Brin, Google today is a top web property in all major global markets. Google's targeted advertising program provides businesses of all sizes with measurable results, while enhancing the overall web experience for users. Google is headquartered in Silicon Valley with offices throughout the Americas, Europe and Asia. For more information, visit www.google.com.

About Comcast Corporation

Comcast Corporation (NASDAQ: CMCSA, CMCSK) (http://www.comcast.com) is the nation's leading provider of entertainment, information and communications products and services. With 24.7 million cable customers, 14.1 million high-speed Internet customers, and 5.2 million voice customers, Comcast is principally involved in the development, management and operation of broadband cable systems and in the delivery of programming content.

Comcast's content networks and investments include E! Entertainment Television, Style Network, The Golf Channel, VERSUS, G4, PBS KIDS Sprout, TV One, ten Comcast SportsNet networks and Comcast Interactive Media, which develops and operates Comcast's Internet business. Comcast also has a majority ownership in Comcast-Spectacor, whose major holdings include the Philadelphia Flyers NHL hockey team, the Philadelphia 76ers NBA basketball team and two large multipurpose arenas in Philadelphia.

About Time Warner Cable

Time Warner Cable is the second-largest cable operator in the U.S., with technologically advanced, well-clustered systems located mainly in five geographic areas — New York state (including New York City), the Carolinas, Ohio, southern California (including Los Angeles) and Texas. As of March 31, 2008, Time Warner Cable served approximately 14.7 million customers who subscribed to one or more of its video, high-speed data and voice services, representing approximately 33 million revenue generating units.

About Bright House Networks (BHN)

Bright House Networks is the nation's 6th largest MSO with 2.4 million customers in several large markets including Bakersfield, California; Birmingham, Alabama; Detroit, Michigan; Indianapolis, Indiana; Orlando, Florida (Central Florida Division) and Tampa Bay, Florida along with several other smaller systems in Alabama and the Florida Panhandle. The high-growth Tampa/Central Florida markets are contiguous and form one of the country's largest cable clusters. BHN's corporate locations are in Syracuse, New York and Orlando, Florida.

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SAFE HARBOR

This news release includes "forward-looking statements" within the meaning of the securities laws. The statements in this news release regarding agreements between Sprint and Clearwire and the investors and the benefits to Sprint and Clearwire of the arrangements contemplated by the agreements; plans for the development and deployment of a broadband network based on WiMAX technology; the timing, availability, capabilities, coverage, and costs of the WiMAX network; products and services to be offered on the WiMAX network; the expected closing date of the transaction; and other statements that are not historical facts are forward-looking statements. The words "will," "would," "may," "should," "estimate," "project," "forecast," "intend," "expect," "believe," "target," "designed" and similar expressions are intended to identify forward-

looking statements. Forward-looking statements are projections reflecting management's judgment and assumptions based on currently available information and involve a number of risks and uncertainties that could cause actual results to differ materially from those suggested by the forward-looking statements.

Future performance cannot be assured. Actual results may differ materially from those in the forward-looking statements due to a variety of factors, including, but not limited to:

- the ability of Sprint and Clearwire to complete the merger and other transactions contemplated by the definitive agreements and satisfy the conditions thereunder, including obtaining Clearwire stockholder, FCC and Department of Justice approvals;
- the uncertainties related to the implementation of each company's respective WiMAX business strategies;
- the costs and business risks associated with deploying a WiMAX network and offering products and services utilizing WiMAX technology:
- the inability of third-party suppliers, software developers and other vendors to perform requirements and satisfy obligations necessary to create products and software designed to support WiMAX features and functionality, under agreements with one or both of Sprint and Clearwire;
- the impact of adverse network performance;
- other risks referenced from time to time in each company's respective filings with the Securities and Exchange Commission, including in the Forms 10-K for the year ended December 31, 2007, in Part I, Item 1A, "Risk Factors."

Sprint and Clearwire believe the forward-looking statements in this press release are reasonable; however, you should not place undue reliance on forward-looking statements, which are based on current expectations and speak only as of the date of this release. Sprint and Clearwire are not obligated to publicly release any revisions to forward-looking statements to reflect events after the date of this release.

Important Additional Information will be Filed with the SEC

In connection with the proposed transaction, a registration statement on Form S-4 will be filed with the Securities and Exchange Commission. CLEARWIRE SHAREHOLDERS ARE ENCOURAGED TO READ THE REGISTRATION STATEMENT AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC WHEN THEY BECOME AVAILABLE, INCLUDING THE PROXY STATEMENT/PROSPECTUS THAT WILL BE PART OF THE REGISTRATION STATEMENT, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE MERGER AND RELATED TRANSACTIONS. The final proxy statement/prospectus will be mailed to shareholders of Clearwire. Investors and security holders will be able to obtain the documents free of charge at the SEC's web site, www.sec.gov, or by directing a request to Clearwire Investor Relations at investorrelations@clearwire.com or (425) 216-4735. In addition, investors and security holders may access copies of the documents filed with the SEC by Clearwire on Clearwire's website at www.clearwire.com, when they become available.

Participants in Solicitation

Sprint, Clearwire and their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the proposed transactions. Information concerning Sprint's participants is set forth in the proxy statement dated March 27, 2008 for Sprint's 2008 annual meeting of shareholders as

filed with the SEC on Schedule 14A. Information concerning Clearwire's participants is set forth in the proxy statement dated April 29, 2008 for Clearwire's annual meeting of stockholders as filed with the SEC on Schedule 14A. Additional information regarding the interests of participants of Sprint and Clearwire in the solicitation of proxies in respect of the proposed transactions will be included in the registration statement and proxy statement/prospectus contained therein, to be filed with the SEC. Once filed, those documents will be available free of charge at the websites of the SEC and Clearwire.

Contacts

For further information, please contact:

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,	
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	<u> </u>
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Jennifer.mooney@mybrighthouse.com	
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Exhibit PPP

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Account Number: 3177-5649

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Action PEOPLESUPPORT INC Symbol: **BOUGHT**

PSPT

Trade Date:

Type:

7/02/08 Settlement Date: 7/08/08 Margin

Security No./Cusip: 712714-30-2 **Branch Code: LKYY**

Quantity	Price	Principal	Charges and	l/or Interest	Total Amount
5,692	\$8.40	\$47,812.80	Commission:	\$4.90	\$47,817.70
600	8.38	5,028.00	Commission:	.52	5,028.52
100	8.35	835.00	Commission:	.09	835.09
200	8.33	1,666.00	Commission:	.17	1,666.17
600	8.32	4,992.00	Commission:	.52	4,992.52
100	8.31	831.00	Commission:	.09	831.09
1,800	8.30	14,940.00	Commission:	1.55	14,941.55
100	8.29	829.00	Commission:	.09	829.09
200	8.29	1,658.00	Commission:	.17	1,658.17
300	8.29	2,487.00	Commission:	.26	2,487.26
100	8.28	828.00	Commission:	.09	828.09

1,654.00

Commission:

GOVERNMENT

.17

S2 09 Cr. 1184 (RJH)

1,654.17

8.27

200

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Account Number: 3177-5649 Page 2 of 3

If you have questions regarding this trade, we recommend you contact Schwab immediately at 1-800-435-4000. If you are a Schwab Private Client, contact your Private Client Team at 1-888-6SCHWAB.

Terms and Conditions

It is agreed between Charles Schwab & Co., Inc. ("Schwab") and the customer:

- (1) If you find any errors or omissions on this trade confirmation, please call Schwab immediately using any of the appropriate phone numbers listed above. To protect your rights, you must also notify us in writing. You should notify us immediately upon discovery of the error, but in any event no later than 10 days after you receive the confirmation. This confirmation will be deemed conclusive after 10 days. Schwab will not be liable for any losses that occur because of your failure to promptly notify us of an error.
- (2) All transactions are subject to the rules, regulations, requirements and customs of the Federal Reserve Board, the exchange or market (and its clearing agency, if any) where executed, any association whose rules and regulations govern transactions in said market, and your account agreement(s) with Schwab. We will furnish, upon written request, the date and time when this transaction took place and the name of the other party to the transaction. Federal regulations require that all brokerage firms report sales transactions to the IRS unless the order was placed through an IRA, corporate or trustee account.
- (3) Securities purchased by you or held by us may be hypothecated and/ or commingled with securities carried for other customers.
- (4) Payment for all purchases or delivery of securities sold is due promptly and in any event no later than the settlement date. We reserve the right to liquidate securities or otherwise cover a position without notice at any time, including prior to settlement date, when in our judgment the value of the collateral is in jeopardy or the account poses a risk to the firm. You will be held responsible for any resulting loss.
- (5) Mutual Fund Transaction Fees shown on this confirmation, if applicable, are charged by Schwab. You can choose to buy the shares directly from the fund itself or its principal underwriter or distributor without paying Schwab's transaction fee. Please consult the prospectus for information about any other fees which a fund might charge.

Capacity Codes

- A-Schwab acted as your agent.
- B—Schwab acted as agent for both buyer and seller. The amount of commission charged to the other party will be furnished on written request.
- C—As principal for our own account, we sold to you or purchased from you at the prevailing price. A commission equivalent has been charged.
- D—As principal for our account, we have sold to you or purchased from you.
- E—We acted as principal, functioning either as specialist or market maker. The price may include a profit or loss to us in addition to the amount shown under "Commission/Commission Equivalent."
- F—This transaction reflects an average price. The actual prices of the underlying transactions are available on written request.
- G—The unit price shown is an average price. All or part of the trade was executed in a principal (functioning either as specialist or market maker), agent and/or dual agent capacity. Details regarding actual prices and capacities on the individual transactions are available upon written request.
- H—Schwab acted as your agent. This transaction was effected through a market maker that is our affiliate. Such market maker may have acted as principal, may have a long or short position in this security and may have profited or lost in connection with this transaction.
- I—Schwab may receive remuneration from the registered investment company or other collective investment vehicle ("investment

- (6) If the symbol (*) appears on the item description on your confirmation, the offering of the described security has been made solely by means of the prospectus relating thereto, a copy of which has been or will be delivered to you.
- (7) Call features may exist for certain common stocks, perferred stocks and bonds, which could affect yield. For additional information or questions, contact Schwab using any of the appropriate numbers listed above.
- Securities held for you at Schwab or at a central clearing facility, but not registered in your name, are commingled with identical securities held for other customers. In the event securities so held are called by the issuer, the securities to be called will be determined by an impartial and random selection system. Should your security be so selected, it will be presented for redemption and your account credited with the proceeds. Clients have the right to withdraw uncalled, fully paid securities at any time prior to a partial call, and also to withdraw excess margin securities not subject to restrictions.
- (8) Schwab received remuneration from the broker-dealer or market center through which the transaction was executed. The nature and source of such remuneration may vary and will be disclosed to you upon written request.
- (9) Securities regulations require that we disclose that Schwab is a subsidiary of The Charles Schwab Corporation.
- (10) Additional Load Fund Breakpoint information: You may be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the prospectus disclosed rate due to rounding calculations. Please refer to the prospectus or Statement of Additional Information. If you need additional assistance, please contact your Schwab Investment Professional or financial advisor.
- (11) Transaction Fee-includes either fees charged for purchases and sales of certain mutual fund shares or fees charged for purchasing U.S. Treasury obligations via the auction process.
 - company"), its affiliate and/or its unaffiliated service provider for services rendered to, or in connection with certain shares of, the investment company. The remuneration may be based on the value of the aggregate net assets of such shares held in Schwab customer accounts. Further information can be furnished on written request.
- J—Information available to Schwab and to the public, including Schwab customers, indicates that this security is currently worthless or is otherwise not marketable. As an accommodation to you, Schwab acted as principal in purchasing this security for a nominal amount. As the purchaser of this security, Schwab reserves the right to sell or otherwise dispose of this security when and if market conditions allow.
- K—Schwab acted as dealer on this purchase made during the subscription period and, as disclosed in the prospectus, will receive remuneration for services rendered during the subscription period. Schwab will also receive remuneration from the registered investment company and/or its affiliates for services rendered after the subscription period in connection with certain shares of the registered investment company. The remuneration is based on the value of the aggregate net assets of shares held in Schwab customer accounts. Further information can be furnished on written request.
- L—Schwab acted as your agent. We also acted as agent for the other party to the transaction, which may be an entity in which we have an interest. The nature and source on any remuneration from the other party will be furnished on written request.
- M-Schwab acted as agent for the issuer of these securities.

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Page 3 of 3

Security Descrip	otion (Continued)
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PEOPLESUPPORT INC

Action

BOUGHT

Symbol:

PSPT Security No./Cusip: 712714-30-2 Branch Code: **LKYY**

Trade Date:

7/02/08

Type:

Settlement Date: 7/08/08 Margin

	Quantity	Price	Principal	Charge	s and/or Interest	Total Amount
	100	\$8.26	\$826.00	Commission:	\$.09	\$826.09
	4,908	8.25	40,491.00	Commission:	4.24	40,495.24
Totals	15,000		\$124,877.80		\$12.95	\$124,890.75

For all of the above:

Unless you have already instructed us differently, we will: hold this security in your account.

Executed Over The Counter

Unsolicited trade

Capacity code A

Trade Confirmation



101 Montgomery Street, San Francisco, CA 94104 1-800-435-4000 www.schwab.com

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Exhibit QQQ

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Account Number: 3177-5649

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Action **BOUGHT** PEOPLESUPPORT INC Symbol: **PSPT**

Security No./Cusip: 712714-30-2 Branch Code:

LKYY

Trade Date:

Type:

7/28/08 Settlement Date: 7/31/08

Margin

	Quantity	Price	Principal	Charges and	Vor Interest	Total Amount
	250	\$8.85	\$2,212.50	Commission:	\$.22	\$2,212.72
	60	8.85	531.00	Commission:	.05	531.05
ψ.	101	8.85	893.85	Commission:	.05	893.90
	400	8.84	3,536.00	Commission:	.35	3,536.35
	100	8.82	882.00	Commission:	.09	882.09
	100	8.82	882.00	Commission:	.09	882.09
	1,000	8.82	8,820.00	Commission:	.86	8,820.86
	100	8.81	881.00	Commission:	.09	881.09
	100	8.81	881.00	Commission:	.09	881.09
	700	8.81	6,167.00	Commission:	.60	6,167.60
	1,000	8.81	8,810.00	Commission:	.86	8,810.86

8,800.00

GOVERNMENT **EXHIBIT**

.86

Commission:

S2 09 Cr. 1184 (RJH)

8,800.86

8.80

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Account Number: 3177-5649 Page 2 of 4

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- (2) All transactions are subject to the rules, regulations, requirements and customs of the Federal Reserve Board, the exchange or market (and its clearing agency, if any) where executed, any association whose rules and regulations govern transactions in said market, and your account agreement(s) with Schwab. We will furnish, upon written request, the date and time when this transaction took place and the name of the other party to the transaction. Federal regulations require that all brokerage firms report sales transactions to the IRS unless the order was placed through an IRA, corporate or trustee account.
- (3) Securities purchased by you or held by us may be hypothecated and/
- or commingled with securities carried for other customers.
 (4) Payment for all purchases or delivery of securities sold is due promptly and in any event no later than the settlement date. We reserve the right to liquidate securities or otherwise cover a position without notice at any time, including prior to settlement date, when in our judgment the value of the collateral is in jeopardy or the account poses a risk to the firm. You will be held responsible for any resulting loss.
- (5) Mutual Fund Transaction Fees shown on this confirmation, if applicable, are charged by Schwab. You can choose to buy the shares directly from the fund itself or its principal underwriter or distributor without paying Schwab's transaction fee. Please consult the prospectus for information about any other fees which a fund might charge.

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- B-Schwab acted as agent for both buyer and seller. The amount of commission charged to the other party will be furnished on written request.
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- D-As principal for our account, we have sold to you or purchased from you.
- E-We acted as principal, functioning either as specialist or market maker. The price may include a profit or loss to us in addition to the amount shown under "Commission/Commission Equivalent."
- -This transaction reflects an average price. The actual prices of the underlying transactions are available on written request.
- G-The unit price shown is an average price. All or part of the trade was executed in a principal (functioning either as specialist or market maker), agent and/or dual agent capacity. Details regarding actual prices and capacities on the individual transactions are available upon written request.
- H-Schwab acted as your agent. This transaction was effected through a market maker that is our affiliate. Such market maker may have acted as principal, may have a long or short position in this security and may have profited or lost in connection with this transaction.
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- (7) Call features may exist for certain common stocks, perferred stocks and bonds, which could affect yield. For additional information or questions, contact Schwab using any of the appropriate numbers listed
- Securities held for you at Schwab or at a central clearing facility, but not registered in your name, are commingled with identical securities held for other customers. In the event securities so held are called by the issuer, the securities to be called will be determined by an impartial and random selection system. Should your security be so selected, it will be presented for redemption and your account credited with the proceeds. Clients have the right to withdraw uncalled, fully paid securities at any time prior to a partial call, and also to withdraw excess margin securities not subject to restrictions.
- (8) Schwab received remuneration from the broker-dealer or market center through which the transaction was executed. The nature and source of such remuneration may vary and will be disclosed to you upon written request.
- (9) Securities regulations require that we disclose that Schwab is a subsidiary of The Charles Schwab Corporation.
- (10) Additional Load Fund Breakpoint Information: You may be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the prospectus disclosed rate due to rounding calculations. Please refer to the prospectus or Statement of Additional Information. If you need additional assistance, please contact your Schwab Investment Professional or financial advisor.
- (11) Transaction Fee-includes either fees charged for purchases and sales of certain mutual fund shares or fees charged for purchasing U.S. Treasury obligations via the auction process.
 - company"), its affiliate and/or its unaffiliated service provider for services rendered to, or in connection with certain shares of, the investment company. The remuneration may be based on the value of the aggregate net assets of such shares held in Schwab customer accounts. Further information can be furnished on written request.
- J-Information available to Schwab and to the public, including Schwab customers, indicates that this security is currently worthless or is otherwise not marketable. As an accommodation to you, Schwab acted as principal in purchasing this security for a nominal amount. As the purchaser of this security, Schwab reserves the right to sell or otherwise dispose of this security when and if market conditions allow.
- K-Schwab acted as dealer on this purchase made during the subscription period and, as disclosed in the prospectus, will receive remuneration for services rendered during the subscription period. Schwab will also receive remuneration from the registered investment company and/or its affiliates for services rendered after the subscription period in connection with certain shares of the registered investment company. The remuneration is based on the value of the aggregate net assets of shares held in Schwab customer accounts. Further information can be furnished on written request.
- L—Schwab acted as your agent. We also acted as agent for the other party to the transaction, which may be an entity in which we have an interest. The nature and source on any remuneration from the other party will be furnished on written request.
- M-Schwab acted as agent for the issuer of these securities.

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Retain for Your Records

Account Number: 3177-5649

Page 3 of 4

Security	Description (Continued)

PEOPLESUPPORT INC

Action **BOUGHT**

Symbol:

Security No./Cusip: 712714-30-2 Branch Code: LKYY

PSPT

Trade Date: 7/28/08

Settlement Date: 7/31/08 Type: Margin

				,	
Quantity	Price	Principal	Charges	and/or Interest	Total Amount
1,375	\$8.80	\$12,100.00	Commission:	, \$1.19	\$12,101.19
350	8.79	3,076.50	Commission:	.30	3,076.80
100	8.78	878.00	Commission:	.09	878.09
100	8.77	877.00	Commission:	.09	877.09
100	8.76	876.00	Commission:	.09	876.09
300	8.76	2,628.00	Commission:	.26	2,628.26
100	8.73	873.00	Commission:	.09	873.09
200	8.73	1,746.00	Commission:	.17	1 <u>,</u> 746.17
1,400	8.73	12,222.00	Commission:	1.21	12,223.21
100	8.72	872.00	Commission:	.09	872.09
164	8.72	1,430.08	Commission:	.14	1,430.22
100	8.71	871.00	Commission:	.09	871.09
100	8.70	870.00	Commission:	.09	870.09
100	8.70	870.00	Commission:	.09	870.09
100	8.69	869.00	Commission:	.09	869.09
200	8.69	1,738.00	Commission:	.17	1,738.17
200	8.69	1,738.00	Commission:	.17	1,738.17
		•			

Trade Confirmation

charles **schwa**b

101 Montgomery Street, San Francisco, CA 94104 1-800-435-4000 www.schwab.com

Retain for Your Records

Retain for Your Records

Account Number: 3177-5649

Page 4 of 4

occurry .	Description (Cont	iliuvuj	Action	BOUGHT			
PEOPLESUPPORT INC			Symbol: Security No./Cusip: Branch Code:	PSPT Trade Date			
	Quantity	Price	Principal Charges and/or Interest		and/or Interest	Total Amoun	
	200	\$8.68	\$1,736.00	Commission:	\$.17	\$1,736.17	
	400	8.68	3,472.00	Commission:	.35	3,472.35	
	1,900	8.67	16,473.00	Commission:	1.64	16,474.64	
	200	8.66	1,732.00	Commission:	.17	1,732.17	
	2,200	8.65	19,030.00	Commission:	1.90	19,031.90	
	100	8.64	864.00	Commişsion:	.09	864.09	
Totals	15,000		\$131,137.93		\$12.95	\$131,150.88	

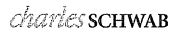
For all of the above:

Unless you have already instructed us differently, we will: hold this security in your account.

Executed Over The Counter

Unsolicited trade

Capacity code A



Trade Confirmation

101 Montgomery Street, San Francisco, CA 94104 1-800-435-4000 www.schwab.com

Retain for Your Records

Exhibit RRR



Retain for Your Records

Account Number: 3177-5649

Page 1 of 2

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Security I	Description
------------	-------------

PEOPLESUPPORT INC

Action

SOLD

Symbol:

Branch Code:

PSPT Security No./Cusip: 712714-30-2 **LKYY**

Trade Date:

8/11/08 Settlement Date: 8/14/08

Type:

Margin

Quantity

Price

Principal

Exch Proc Fee**:

Charges and/or Interest

Total Amount

30,000

\$11.94

\$358,200.00

Commission:

\$2.01 12.95

\$358,185.04

Totals

30,000

\$358,200.00

\$14.96

\$358,185.04

For all of the above:

Unless you have already instructed us differently, we will: hold proceeds in account pending further instructions.

Executed Over The Counter

** Exch Proc Fee: This fee offsets processing costs incurred by Schwab for the exchange of securities - including those relating to assessments on broker-dealers by an exchange or other SRO - for equity, option, or other covered security sell transactions. Capacity code A

> GOVERNMENT **EXHIBIT**

> > <u> 1280</u>

S2 09 Cr. 1184 (RJH)



Retain for Your Records

Account Number: 3177-5649
Page 2 of 2

If you have questions regarding this trade, we recommend you contact Schwab immediately at 1-800-435-4000. If you are a Schwab Private Client, contact your Private Client Team at 1-888-6SCHWAB.

Terms and Conditions

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- (2) All transactions are subject to the rules, regulations, requirements and customs of the Federal Reserve Board, the exchange or market (and its clearing agency, if any) where executed, any association whose rules and regulations govern transactions in said market, and your account agreement(s) with Schwab. We will furnish, upon written request, the date and time when this transaction took place and the name of the other party to the transaction. Federal regulations require that all brokerage firms report sales transactions to the IRS unless the order was placed through an IRA, corporate or trustee account.
- (3) Securities purchased by you or held by us may be hypothecated and/ or commingled with securities carried for other customers.
- (4) Payment for all purchases or delivery of securities sold is due promptly and in any event no later than the settlement date. We reserve the right to liquidate securities or otherwise cover a position without notice at any time, including prior to settlement date, when in our judgment the value of the collateral is in jeopardy or the account poses a risk to the firm. You will be held responsible for any resulting loss.
- (5) Mutual Fund Transaction Fees shown on this confirmation, if applicable, are charged by Schwab. You can choose to buy the shares directly from the fund itself or its principal underwriter or distributor without paying Schwab's transaction fee. Please consult the prospectus for information about any other fees which a fund might charge.

Capacity Codes

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- C—As principal for our own account, we sold to you or purchased from you at the prevailing price. A commission equivalent has been charged.
- D—As principal for our account, we have sold to you or purchased from
- E—We acted as principal, functioning either as specialist or market maker. The price may include a profit or loss to us in addition to the amount shown under "Commission/Commission Equivalent."
- F—This transaction reflects an average price. The actual prices of the underlying transactions are available on written request.
- G—The unit price shown is an average price. All or part of the trade was executed in a principal (functioning either as specialist or market maker), agent and/or dual agent capacity. Details regarding actual prices and capacities on the individual transactions are available upon written request.
- H—Schwab acted as your agent. This transaction was effected through a market maker that is our affiliate. Such market maker may have acted as principal, may have a long or short position in this security and may have profited or lost in connection with this transaction.
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- (7) Call features may exist for certain common stocks, perferred stocks and bonds, which could affect yield. For additional information or questions, contact Schwab using any of the appropriate numbers listed above.
- Securities held for you at Schwab or at a central clearing facility, but not registered in your name, are commingled with identical securities held for other customers. In the event securities so held are called by the issuer, the securities to be called will be determined by an impartial and random selection system. Should your security be so selected, it will be presented for redemption and your account credited with the proceeds. Clients have the right to withdraw uncalled, fully paid securities at any time prior to a partial call, and also to withdraw excess margin securities not subject to restrictions.
- (8) Schwab received remuneration from the broker-dealer or market center through which the transaction was executed. The nature and source of such remuneration may vary and will be disclosed to you upon written request.
- (9) Securities regulations require that we disclose that Schwab is a subsidiary of The Charles Schwab Corporation.
- (10) Additional Load Fund Breakpoint Information: You may be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the prospectus disclosed rate due to rounding calculations. Please refer to the prospectus or Statement of Additional Information. If you need additional assistance, please contact your Schwab Investment Professional or financial advisor.
- (11) Transaction Fee—includes either fees charged for purchases and sales of certain mutual fund shares or fees charged for purchasing U.S. Treasury obligations via the auction process.
 - company"), its affiliate and/or its unaffiliated service provider for services rendered to, or in connection with certain shares of, the investment company. The remuneration may be based on the value of the aggregate net assets of such shares held in Schwab customer accounts. Further information can be furnished on written request.
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Exhibit SSS

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Account Number: 3177-5649

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Action PEOPLESUPPORT INC

Symbol: **PSPT**

Security No./Cusip: 712714-30-2 Branch Code:

LKYY

BOUGHT

Trade Date:

10/07/08

Settlement Date: 10/10/08 Type: Margin

					2
Quantity	Price	Principal	Charges and	l/or Interest	Total Amount
95	\$9.70	\$921.50	Commission:	\$.04	\$921.54
 7,500	9.70	72,750.00	Commission:	3.22	72,753.22
900	9.69	8,721.00	Commission:	.39	8,721.39
1,200	9.68	11,616.00	Commission:	.52	11,616.52
2,900	9.68	28,072.00	Commission:	1.25	28,073.25
48	9.67	464.16	Commission:	.02	464.18
135	9.66	1,304.10	Commission:	.06	1,304.16
200	9.65	1,930.00	Commission:	.09	1,930.09
3,760	9.65	36,284.00	Commission:	1.62	36,285.62
200	9.64	1,928.00	Commission:	.09	1,928.09
1,100	9.62	10,582.00	Commission:	.47	10,582.47
1,100	9.62	10,582.00	Commission:	.47	10,582.47

GOVERNMENT **EXHIBIT**

S2 09 Cr. 1184 (RJH)



Retain for Your Records

Account Number: 3177-5649 Page 2 of 3

If you have questions regarding this trade, we recommend you contact Schwab immediately at 1-800-435-4000. If you are a Schwab Private Client, contact your Private Client Team at 1-888-6SCHWAB.

Terms and Conditions

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- (2) All transactions are subject to the rules, regulations, requirements and customs of the Federal Reserve Board, the exchange or market (and its clearing agency, if any) where executed, any association whose rules and regulations govern transactions in said market, and your account agreement(s) with Schwab. We will furnish, upon written request, the date and time when this transaction took place and the name of the other party to the transaction. Federal regulations require that all brokerage firms report sales transactions to the IRS unless the order was placed through an IRA, corporate or trustee account.
- (3) Securities purchased by you or held by us may be hypothecated and/ or commingled with securities carried for other customers.
- (4) Payment for all purchases or delivery of securities sold is due promptly and in any event no later than the settlement date. We reserve the right to liquidate securities or otherwise cover a position without notice at any time, including prior to settlement date, when in our judgment the value of the collateral is in jeopardy or the account poses a risk to the firm. You will be held responsible for any resulting loss.
- (5) Mutual Fund Transaction Fees shown on this confirmation, if applicable, are charged by Schwab. You can choose to buy the shares directly from the fund itself or its principal underwriter or distributor without paying Schwab's transaction fee. Please consult the prospectus for information about any other fees which a fund might charge.

Capacity Codes

- A-Schwab acted as your agent.
- B-Schwab acted as agent for both buyer and seller. The amount of commission charged to the other party will be furnished on written request.
- C-As principal for our own account, we sold to you or purchased from you at the prevailing price. A commission equivalent has been charged.
- D-As principal for our account, we have sold to you or purchased from
- E-We acted as principal, functioning either as specialist or market maker. The price may include a profit or loss to us in addition to the amount shown under "Commission/Commission Equivalent."
- F-This transaction reflects an average price. The actual prices of the underlying transactions are available on written request.
- -The unit price shown is an average price. All or part of the trade was executed in a principal (functioning either as specialist or market maker), agent and/or dual agent capacity. Details regarding actual prices and capacities on the individual transactions are available upon . written request.
- H-Schwab acted as your agent. This transaction was effected through a market maker that is our affiliate. Such market maker may have acted as principal, may have a long or short position in this security and may have profited or lost in connection with this transaction.
- I-Schwab may receive remuneration from the registered investment company or other collective investment vehicle ("investment

- (6) If the symbol (*) appears on the item description on your confirmation, the offering of the described security has been made solely by means of the prospectus relating thereto, a copy of which has been or will be delivered to you.
- (7) Call features may exist for certain common stocks, perferred stocks and bonds, which could affect yield. For additional information or questions, contact Schwab using any of the appropriate numbers listed above.
- Securities held for you at Schwab or at a central clearing facility, but not registered in your name, are commingled with identical securities held for other customers. In the event securities so held are called by the issuer. the securities to be called will be determined by an impartial and random selection system. Should your security be so selected, it will be presented for redemption and your account credited with the proceeds. Clients have the right to withdraw uncalled, fully paid securities at any time prior to a partial call, and also to withdraw excess margin securities not subject to restrictions.
- (8) Schwab received remuneration from the broker-dealer or market center through which the transaction was executed. The nature and source of such remuneration may vary and will be disclosed to you upon written request.
- (9) Securities regulations require that we disclose that Schwab is a subsidiary of The Charles Schwab Corporation.
- (10) Additional Load Fund Breakpoint Information: You may be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the prospectus disclosed rate due to rounding calculations. Please refer to the prospectus or Statement of Additional Information. If you need additional assistance, please contact your Schwab Investment Professional or financial advisor.
- (11) Transaction Fee-includes either fees charged for purchases and sales of certain mutual fund shares or fees charged for purchasing U.S. Treasury obligations via the auction process.
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Security Description (Conti	nued)				
		Action	BOUGHT		
PEOPLESUPPORT INC		Symbol: Security No./Cusip: Branch Code:	PSPT : 712714-30-2 LKYY	Trade Date: Settlement Dat Type:	10/07/08 e: 10/10/08 Margin
Quantity	Price	Principal	Charges	and/or Interest	Total Amount
400	\$9.61	\$3,844.00	Commission:	\$.17	\$3,844.17
500	9.61	4,805.00	Commission:	.22	4,805.22
160	9.59	1,534.40	Commission:	.07	1,534.47
300	9.59	2,877.00	Commission:	.13	2,877.13
800	9.45	7,560.00	Commission:	.35	7,560.35
152	9.44	1,434.88	Commission:	.07	1,434.95
600	9.41	5,646.00	Commission:	.26	5,646.26
1,500	9.40	14,100.00	Commission:	.65	14,100.65

2,345.00

57,846.00

\$287,147.04

Commission:

Commission:

.11

2.68

\$12.95

For all of the above:

250

6,200

30,000

Unless you have already instructed us differently, we will: hold this security in your account.

9.38

9.33

Unsolicited trade

Capacity code A

Totals



2,345.11

57,848.68

\$287,159.99

Trade Confirmation

charles schwab

101 Montgomery Street, San Francisco, CA 94104 1-800-435-4000 www.schwab.com

Retain for Your Records

Exhibit TTT

Retain for Your Records

Account Number: 3177-5649

Page 1 of 4

Mail To

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GOVERNMENT **EXHIBIT** 1282 S2 09 Cr. 1184 (RJH)

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Action

Seci	irity	Dec	cription
Sect	AI ILY	Dea	CHPUOH

PEOPLESUPPORT INC

SOLD

Symbol:

Branch Code:

PSPT

Security No./Cusip: 712714-30-2 **LKYY**

Trade Date:

10/09/08 Settlement Date: 10/15/08

Type:

Margin

Quantity Price **Principal** Charges and/or Interest Total Amount Exch Proc Fee**: \$.07 1,000 \$11.41 \$11,410.00 Commission: 2.59 \$11,407.34 Exch Proc Fee**: .26 4,000 11.40 45,600.00 Commission: 10.36 45,589.38 Exch Proc Fee**: .32 Commission: 5,000 11.40 57,000.00 56,986.73 12.95 Exch Proc Fee**: .32 5,000 11.42 57,100.00 Commission: 12.95 57,086.73 Exch Proc Fee**: .01 100 11.42 1,142.00 Commission: 1,135.52 6.47 Exch Proc Fee**: .01 100 11.42 1,142.00 Commission: 6.48 1,135.51 Exch Proc Fee**: .06 900 11.07 9,963.00 2.33 Commission: 9,960.61 Exch Proc Fee**: .03 400 11.07 4,428.00 Commission: 1.04 4,426.93

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Account Number: 3177-5649 Page 2 of 4

If you have questions regarding this trade, we recommend you contact Schwab immediately at 1-800-435-4000. If you are a Schwab Private Client, contact your Private Client Team at 1-888-6SCHWAB.

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Account Number: 3177-5649

Page 3 of 4

Security	Description (Continued)
OCCUITE	Describuon toonanaca

PEOPLESUPPORT INC

Action SOLD

Symbol:

PSPT Security No./Cusip: 712714-30-2 Branch Code: LKYY Trade Date:

10/09/08

PEOPLEGOPPONT INC		Symbol: Security No./Cusip: Branch Code:	PSPT 712714-30-2 LKYY	Trade Date: Settlement Dat Type:	10/09/08 e: 10/15/08 Margin	
Quantity	Price	Principal	Charges	and/or Interest	Total Amount	
			Exch Proc Fee**:	\$.02		
200	\$11.07	\$2,214.00	Commission:	.52	\$2,213.46	
			Exch Proc Fee**:	.02		
200	11.07	2,214.00	Commission:	.52	2,213.46	
			Exch Proc Fee**:	.08		()
1,200	11.06	13,272.00	Commission:	3.11	13,268.81	
			Exch Proc Fee**:	.07		
1,000	11.06	11,060.00	Commission:	2.59	11,057.34	
			Exch Proc Fee**:	.02		
200	11.06	2,212.00	Commission:	.52	2,211.46	
			Exch Proc Fee**:	.05		
800	11.05	8,840.00	Commission:	2.06	8,837.89	G
•			Exch Proc Fee**:	.01		000
100	11.05	1,105.00	Commission:	.26	1,104.73	G000788330203
			Exch Proc Fee**:	.11		330
1,636	11.10	18,159.60	Commission:	4.89	18,154.60	203
			Exch Proc Fee**:	.05		
800	11.10	8,880.00	Commission:	2.38	8,877.57	
			Exch Proc Fee**:	.05		
800	11.10	8,880.00	Commission:	2.39	8,877.56	
			Exch Proc Fee**:	.04		
600	11.10	6,660.00	Commission:	1.79	6,658.17	



charles **SCHWAB**

101 Montgomery Street, San Francisco, CA 94104 1-800-435-4000 www.schwab.com

Retain for Your Records

Retain for Your Records

Account Number: 3177-5649 Page 4 of 4

PEOPLESI			Action	SOLD		
	JPPORT INC		Symbol: Security No./Cusip: Branch Code:	PSPT	Trade Date: Settlement Date: Type:	10/09/08 10/15/08 Margin
	Quantity	Price	Principal	Charges	and/or Interest	Total Amount
				Exch Proc Fee**:	\$.02	
	300	\$11.10	\$3,330.00	Commission:	.90	\$3,329.08
				Exch Proc Fee**:	.02	
	200	11.10	2,220.00	Commission:	.60	2,219.38
				Exch Proc Fee**:	.02	
	200	11.03	2,206.00	Commission:	3.90	2,202.08
				Exch Proc Fee**:	.01	
	100	11.03	1,103.00	Commission:	1.95	1,101.04
				Exch Proc Fee**:	.03	
	364	11.02	4,011.28	Commission:	7.10	4,004.15
				Exch Proc Fee**:	.12	
	1,800	11.03	19,854.00	Commission:	4.86	19,849.02
				Exch Proc Fee**:	.02	
	300	11.03	3,309.00	Commission:	.81	3,308.17
			1	Exch Proc Fee**:	.02	
	300	11.03	3,309.00	Commission:	.81	3,308.17
				Exch Proc Fee**:	.09	
	1,300	11.02	14,326.00	Commission:	3.51	14,322.40
				Exch Proc Fee**:	.07	
	1,000	11.02	11,020.00	Commission:	2.69	11,017.24
				Exch Proc Fee**:	.01	
	100	11.02	1,102.00	Commission:	.27	1,101.72
Totals	30,000		\$337,071.88		\$105.63	\$336,966.25

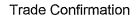
For all of the above:

Unless you have already instructed us differently, we will: hold proceeds in account pending further instructions.

^{**} Exch Proc Fee: This fee offsets processing costs incurred by Schwab for the exchange of securities - including those relating to assessments on broker-dealers by an exchange or other SRO - for equity, option, or other covered security sell transactions.

Capacity code A







Retain for Your Records

Exhibit UUU

GALLEON BUCCANEER'S OFFSHORE, LTD.

SUBSCRIPTION AGREEMENT (For Non-U.S. Investors)

Amount of Subscription: US\$ 259,000.00

Galleon Buccaneer's Offshore, Ltd. c/o The Bank of Bermuda Limited Bank of Bermuda Building 6 Front Street Hamilton HM 11 Bermuda

Re: Galleon Buccaneer's Offshore, Ltd. (the "Fund")
Issuance of Shares ("Shares")

Anneis menterminor	MANZO DAY			
Type of Investor quense one Partnership	ovallatis e upply)		-	
Corporation Trust Individual(s)				
Family Office Fund of funds				
Other institutions, spe	ecify:	1		

PHTRANS\390589\2

SA-1

GOVERNMENT EXHIBIT 2105 S2 09 Cr. 1184 (RJH)

Residence or	
Principal Place	of Business:

MANJU DAS

Mailing Address, if Different:

(all communications will be sent to mailing address if different from residence or principal place of business)

Send comes to:

ANIL	KUMAR	
 Name	MOMPHIC	
Tame		

Number and Street - Post Office Box

City Country

Attn.:

Telephone:

Facsimile:

Email:

CONFIDENTIAL

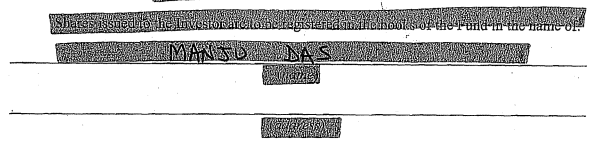
Performance Information

Please use the table below to let us know where and how often you would like to receive performance updates.

Name	Company	Felephone	Email	Weekly, Monthly Quarterly

The Investor has received the Memorandum outside the United States in the following country.

The Investor has executed this Subscription Agreement outside the United States in the following country:



(Registration can be made in the name of a nominee. It can also be made in the name of tenants-in-common (with no rights of survivorship) in which case all tenants must sign this Subscription Agreement)

Set forth below are the names of persons authorized by the Shareholder to give and receive instructions between the Fund (or its Administrator) and the Shareholder, together with their respective signatures. Such persons are the only persons so authorized until further written notice to the Administrator signed by one or more of such persons.

(Please attach additional pages if needed.)

Name	Signatures
ANIL KUMAR	Anil Kurley
	1

the Investor's payment (the "Tendered Funds") will be held in a subscription account, subject to the terms and conditions herein.

The Investor understands and agrees that the Fund reserves the right to reject this subscription for the Shares for any reason or no reason, in whole or in part and at any time prior to acceptance thereof.

In the event of rejection of this subscription, the Tendered Funds will be promptly returned to the Investor without deduction along with this Subscription Agreement, and this Subscription Agreement shall have no force or effect. Upon acceptance of this subscription by the Fund, the Investor shall be a shareholder of the Fund (as so admitted, hereinafter sometimes individually referred to as a "Shareholder" and collectively with the other shareholders as the "Shareholders").

The Investor hereby agrees that by its execution of this Subscription Agreement and upon acceptance hereof by the Fund, it shall become bound by the terms of the Fund Documents.

II. PAYMENT BY THE INVESTOR.

Payment in good funds for Shares must be received prior to the Offering Date, subject to the discretion of the Fund to waive such "prior receipt" requirement. (See attached Payment Information Sheet.) The subscription price does not include any amount for stock transfer taxes or any other form of tax. Subscribers are required to pay for such taxes, if any, separately.

III. ELIGIBILITY REPRESENTATIONS OF THE INVESTOR.

A. General.

The Investor hereby warrants and represents that:

(Initial one and complete blanks)



(1) if an individual, the Investor is of legal age, is a:

	AILINI		
	NDIA	·	_
Esidenior F	AIUUI		

OR.

(2)	if a corporation, partnership, trust or other legal entity, the Investor is:
	organized under the laws of:
	has its principal place of business in:

CONFIDENTIAL

(Initial)

AK 000481

		associated with, a broker-dealer. If the foregoing statement applies to the Investor, or to a person with a beneficial interest in the Investor, the name of the broker-dealer is:
	5(b).	If 5(a) is applicable, the Investor, or a person having a beneficial interest in the Investor, is supported directly or indirectly by the immediate family member referred to in 5(a).
V	5(c).	If 5(a) is applicable, the Investor, or a person having a beneficial interest in the Investor, is supported directly or indirectly even if NOT to a material extent, by the immediate family member referred to in 5(a).
	6.	The Investor, or a person having a beneficial interest in the Investor, is supported directly or indirectly, to a material extent, by a person described in statements 3 or 4 above.
***************************************	7.	The Investor owns equity securities of or has contributed capital to (i) a broker-dealer or (ii) an entity which owns equity securities of or has contributed capital to a broker-dealer. The name of the broker-dealer is:
-	8.	The Investor is supported directly or indirectly, to a material extent, by an immediate family member who is a person referred to in 7 above. The name of the broker-dealer is:
	9.	The Investor is an employee benefit plan qualified under ERISA and (a) is sponsored by a broker-dealer; or
		(b) is sponsored by an entity engaged in financial services and either does not permit participation by a broad class of participants or is designed primarily for the benefit of persons restricted from purchasing hot issues under the rules of the NASD.
		OR
MD	10.	None of the above statements are applicable.
(con		ughter-in-law, children and any other person supported, directly or indirectly to a material on identified in statement 1 or 2 above.
10	For purposes of the purchase or program securities	statements 7 and 8 above, broker-dealers do not include broker-dealers engaged solely in sale of either investment company/variable contracts securities or direct participation es.

SA-15

2.	If the answer to question D 1. is "yes," the person for whom the Investor is acting:
Please	e check one
	is an individual
	is an entity, but is not an investment fund
	is an investment fund (including any family investment vehicle, trust, hedge fund, investment club or other entity, group or association by means of which more than one individual makes investments)
(E)	Additional Information:
benefi name(s Investo obtain	If the Investor is a natural person, indicate the occupation and business affiliation of the or. If the Investor is a private corporation, partnership, trust, self-directed employee t plan (e.g., an Individual Retirement Account) or other private entity, indicate the s), occupation(s) and business affiliations of all person(s) having a beneficial interest in the or. In the case of an Investor that is an investment fund, contact the Administrator to a the form of letter which the Fund must receive from legal counsel or independent ed public accountants to the Investor relating to participation in "hot issues." MANJU DAS HOME MAKER
inform	The Investor hereby agrees to promptly notify the Fund should there be any change in the ation set forth in this response.
VI.	GENERAL.
general Investn	(A) The Investor acknowledges that the Investment Manager, the Administrator and birector and officer of the Fund and the Administrator and the managing member of the partner of the Investment Manager and each partner, officer or employee of the nent Manager is entitled to be indemnified out of the assets of the Fund against all es (including legal fees and disbursements) or costs arising from mistakes of judgment or

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any action or inaction that the person reasonably believed to be in the best interest of the Fund as

legal representatives, successors, and permitted assigns of the Investor and shall inure to the benefit of the Fund and its successors and assigns, (2) shall be governed, construed and enforced in accordance with the laws of Cayman Islands, (3) shall survive the acceptance of the Investor

This Subscription Agreement (1) shall be binding upon the Investor and the heirs,

described in the Memorandum.

IN WITNESS WHEREOF, the Investor has executed this Subscription Agreement as of the date set forth below. For Investors other than individuals: (Please Type or Print Name of Investor) MANJU By: MORIE as EVIVIDE OF ETHING IN AMIE) I Signature (Please Type or Print Name of Signatory) ACKNOWLEDGMENT Jurisdiction: On this _____ day of _____, 200_, before me personally appeared who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to or who executed the foregoing instrument in their personal or authorized capacity, and who duly acknowledged to me that execution of the same is their own free act and deed and made with appropriate authority. My Commission Expires:

Notary Public or Similar Authorized or Licensed Witness [Seal] Notary: Please complete jurisdiction, date and names of all persons signing and affix notarial seal, if applicable. For Fund Use Only Do not write below this point Pursuant to the Memorandum and Articles of Association, the subscription is hereby accepted and the investor is hereby admitted as a shareholder as of ________, 200__. GALLEON BUCCANEER'S OFFSHORE, LTD. By: Name: Title: AK 000484

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PHTRANS\390589\2

IN WITNESS WHEREOF, the Investor has executed this Subscription Agreement as of the date set forth below. For Individual Investors: For Investors other than individuals: MANAGL BAS (Please Type or Print Name of Investor) UTHAM By: Signature (Please Type or Print Name of Signatory) ACKNOWLEDGMENT Jurisdiction: On this _____ day of _____, 200_, before me personally appeared who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to or who executed the foregoing instrument in their personal or authorized capacity, and who duly acknowledged to me that execution of the same is their own free act and deed and made with appropriate authority. My Commission Expires: Notary Public or Similar Authorized or Licensed Witness [Seal] Notary: Please complete jurisdiction, date and names of all persons signing and affix notarial seal, if applicable. For Fund Use Only Do not write below this point Pursuant to the Memorandum and Articles of Association, the subscription is hereby accepted and the investor is hereby admitted as a shareholder as of _______, 200_. GALLEON BUCCANEER'S OFFSHORE, LTD. By:

CONFIDENTIAL

AK 000485

Name:____ Title: October 1, 2003

The Galleon Group New York, NY 10022

Please use this letter as your authorization to accept instructions from Anil Kumar on behalf of my account. In addition, please copy Mr. Anil Kumar on all correspondence.

Sincerely,

MANJU DAS Ms. Manju Das

Exhibit VVV

TSLINK SERVICES PRIOR DAY BALANCE REPORT REPORTING AT 09:12 N.Y. TIME 01/20/04 INSTINET CORPORATION

GOVERNMENT EXHIBIT 2119 S2 09 Cr. 1184 (RJH)

- UNITED STATES - UPMORGAN CHASE NEW YORK - - FOR BUSINESS DAY 01/16/04
- US DOLLAR - -

ACCOUNT NUMBER	CLOSING LEDGER	1	DAY	FLOAT	TOTAL	
CREDITS #CDT						
ACCOUNT NAME	COLLECTED	2+	DAY	FLOAT	TOTAL	
DEBITS: #DBT	•					
r sair promadrika pir rabba	a en sagges per excelsió falla e	:::::	: 100	eria Erip	::::::::::::::::::::::::::::::::::::::	
gue gue eur eur g						

REDACTED

ACCOUNT NUMBER: -066-609852 LAST UPDATE: 02:57 N.Y. TIME 01/17/04
ACCOUNT NAME: INSTINET GROUP LLC *UPDATED SINCE LAST VIEWED*
TRAN TYPE DEBIT AMOUNT AVE DATE TIME BANK-REF-NO ADD.INFO

REDACTED

BOOK

125,000.00 SAME

17:03 0435800016EU

REPAIR

YR REF : SOFT\$

PD TO

BNP PARIBAS (FORMERLY BNP) DIRECTION GENERALE PARIS CEDEX

09 FRANCE 75450-

SOFT\$ DESCR :

BNF/PECOS TRADING CORP GENEVA

REMARK : /SWIFT CODE# UEBGCHGP UEB (SWITZERLAND) GENEVA /2210560

PECOS TRADING CORP GENEVA PLEASE DO NOT RETURN, FORWARD TO

UEB FFC OF PECOS TRADING, INV#12 /001/03 ATTN :P.GAGE/GF5

/ACG/BNP PARIBAS SA PARIS SWIFT CODE: BNPAFRPP

REC GFP: 01162159

Exhibit WWW



Cash Reporting - Balance & Transaction Detail

Business Date: 01/31/2006

Prior Day

Amount Range: All Amounts

Includes Credits and Debits for All Transaction Types

GOVERNMENT
EXHIBIT
2120
S2 09 Cr. 1184 (RJH)

REDACTED

Created on: 02/01/06 08:03

Page 1 of 41

Cash Reporting - Balance & Transaction Detail

Prior Day

Amount Range: All Amounts

Includes Credits and Debits for All Transaction Types

Account Number: 066-609852

Account Name: INSTINET CORPORATION LAST UPDATE: 04:05 NY TIME 02/01/2006

Summary:	LEDGER	SAME DAY	NEXT DAY	2 OR MORE DAYS
OPENING	95,126,44	91,915.44	3,211.00	0.00
CREDITS (7)	2,844,368.86	2,719,237.86	111,831.00	13,300.00
DEBITS (8)	2,811,152.41	2,811,152.41	0.00	0.00
CLOSING	128,342.89	0.89	115,042.00	13,300.00

Business Date: 01/31/2006

Summary of Available Balances

 OPENING ON 02/01/2006
 :
 115,042.89

 PREVIOUS MONTH
 :
 0.48

 AVERAGE THIS MONTH
 :
 0.48

 YEAR-TO-DATE
 :
 0.48

REDACTED

Greated on: 02/01/06 08:03

Cash Reporting -- Balance & Transaction Details

Prior Day

Amount Range: All Amounts

Includes Credits and Debits for: All Transaction Types

Business Date: 01/31/2006

REDACTED

Created on: 02/01/06 08:03

Page 43 of 41

Cash Reporting - Balance & Transaction Detail

Prior Day

Amount Range: All Amounts

Includes Credits and Debits for All Transaction Types

AMOUNT TRANSACTION DESCRIPTION

TRAN OUR-REF-NO

AVL TIME

Business Date: 01/31/2006

DATE

S/R

TYPE

REMARK: AIP PURCHASE OF J.P. MORGAN CHASE & CO. COMMERCIAL PAPER.

375,000.00 CHIPS DEBIT

CHIP 3281900031JO

SAME 16:09

STRAIGHT

YOUR REF: NONREF

PAID TO: BANK OF NEW YORK 48 WALL ST NEW YORK NY 10005-2901

ACCT PARTY: CHP/407546 UEB (SWITZERLAND) 15-17 QUAL DES BERGUES 1211 GENEVA

1, SWITZERLAND

REMARK: FFC: PECOS TRADING COMPANY A/C #2210560 GALLEON GROUP APR-

DEC 2005

REC GFP: 01312103 CHIP SEQ: 0052813

CHIP REF: 270575**7

REDACTED

Created on: 02/01/06 08:03

Page 14 of 41

Exhibit XXX



TSLINK SERVICES PRIOR DAY BALANCE REPORT REPORTING AT 08:00 N.Y. TIME 03/15/04 INSTINET CORPORATION

- - UNITED STATES - JPMORGAN CHASE NEW YORK - - - FOR BUSINESS DAY 03/12/04
- - US DOLLAR - -

THE TREE PROPERTY OF THE PROPE

REDACTED

ACCOUNT NUMBER: 066-609852 LAST UPDATE: 03:25 N.Y. TIME 03/13/04
ACCOUNT NAME: INSTINET GROUP LLC
INSTINET G

REDACTED

CHIP DR

125,000.00 SAME

15:52 0396200072EU

STRAIGHT

YR REF : SOFT

PD TO : BANK OF NEW YORK 48 WALL ST NEW YORK NY 10005-2901

DESCR : SOFT

BNF/PECOS TRADING CORP GENEVA REMARK: AC8900430576 UEB (SWITZERLAND) GENEVA, SWITZERLAND /2210560

PECOS TRADING CORP GENEVA ATTN P.GAGE /GF5

REC GFP: 03122047 CHIP ISN: 045812**8

CHP REF: 0259852

Exhibit YYY

GOVERNMENT EXHIBIT 2122

S2 09 Cr. 1184 (RJH)

TSLINK SERVICES PRIOR DAY BALANCE REPORT REPORTING AT 09:03 N.Y. TIME 04/13/05 INSTINET CORPORATION

- - UNITED STATES -
JPMORGAN CHASE NEW YORK - - - FOR BUSINESS DAY 04/12/05

- - US DOLLAR - -

ACCOUNT NUMBER CLÖSING LEDGER 1 DAY FLOAT TOTAL
CREDITS #CDT
ACCOUNT NAME COLEECTED 2+ DAY FLOAT TOTAL
DEBITS #DBT

REDACTED

ACCOUNT NUMBER: 066-609852 LAST UPDATE: 03.02 N.Y. TIME 04/13/05
ACCOUNT NAME: INSTINET GROUP LLC *UPDATED SINCE LAST VIEWED*

TRAN TYPE DEBIT AMOUNT AVL DATE TIME BANK-REE-NO.

ADD. INFO

REDACTED

CHIP DR 185,000.00 SAME

16:39 0251400102EU

REPAIR

YR REF :

SOFT\$

PD TO : BANK OF NEW YORK 48 WALL ST NEW YORK NY 10005-2901

DESCR : SOFTS BNF/PECOS TRADING CO

REMARK : AC407546 UEB (SWITZERLAND) GENEVA PECOS TRADING COMPANY

GALLEON Q4

04122028 CHIP ISN: 045278**2 REC GFP:

CHP REF: 0250826

Exhibit ZZZ

GOVERNMENT EXHIBIT 2123 S2 09 Cr. 1184 (RJH)

TSLINK SERVICES PRIOR DAY BALANCE REPORT REPORTING AT 09:15 N.Y. TIME 06/08/05 INSTINET CORPORATION

-- UNITED STATES: -JEMORGAN CHASE NEW YORK -- FOR BUSINESS DAY 06/07/05
-- US DOLLAR --

ACCOUNT NUMBER CLOSING LEDGER 1 DAY FLOAT TOTAL CREDITS #CDT
ACCOUNT NAME COLLECTED 2+ DAY FLOAT TOTAL DEBITS #DBT

REDACTED

ACCOUNT NUMBER: 066-609852 LAST UPDATE: 02:52 N.Y. TIME 06/08/05
ACCOUNT NAME: INSTINET GROUP LLC *UPDATED SINCE LAST VIEWED*

TRAN TYPE DEBIT AMOUNT AVL DATE TIME BANK-REF-NO ADD.INFO

DR CHIP

125,000.00 SAME

16:06 0227200158EU

REPAIR

YR REF : SOFT\$

BANK OF NEW YORK 48 WALL ST NEW YORK NY 10005-2901 BNF/PECOS TRADING CO SWITZERLAND

DESCR :

CHP REF:

SOFT\$

AC407546 UEB SWITZERLAND PECOS TRADING COMPANY SWITZERLAND REMARK:

GALLEON GROUP 1005

REC GFP: 06071959 CHIP ISN: 046214**7

0261709