S. DEPARTMENT OF COMMERCE **RECOI** Form PTO-1594 U.S. Patent and Trademark Office (Rev. 10/02) TR OMB No. 0651-0027 (exp. 6/30/2005) Tab settings ⇒ ⇒ ⊨> To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. Name and address of receiving party(ies): Name of conveying party(ies): **GOLDMAN SACHS CREDIT PARTNERS L.P.** Name: \_ CLASSIC CABLE, INC. Internal ☐ Individual(s) Association Address: ☐ General Partnership ☐ Limited Partnership Street Address: 85 Broad Street Corporation- Delaware City: New York State: NY Zip: 10004 3.11.04 Other Individual(s) citizenship Association \_\_\_\_ General Partnership \_\_\_\_\_ Nature of conveyance: ■ Limited Partnership\_\_\_\_\_ ☐ Assignment ☐ Merger Corporation Security Agreement ☐ Change of Name Other □ Other \_\_\_\_\_ If assignee is not domiciled in the United States, a domestic representative designation is attached: 

Yes 

No Execution Date: February 23, 2004 (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? 

Yes 

No 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) A. Trademark Application No.(s) 1808000, 2468330, 2608443, 2637892, 2175052 🗌 Yes 🔳 No Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved:..... Rhonda DeLeon 7. Total fee (37 CFR 3.41).....\$ 140.00 Internal Address: Latham & Watkins LLP Enclosed Authorized to be charged to deposit account 8. Deposit account number Street Address: 650 Town Center Drive, Suite 2000 State: <u>CA</u> Zip: <u>92626</u> City: Costa Mesa (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attacked copy is a true the original document. Rhonda DeLeon March 11, 2034 Name of Person Signing Date Total number of pages including cover sheet, attachments, and document: Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

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#### TRADEMARK SECURITY AGREEMENT

Trademark Security Agreement, dated as of February 23, 2004, by Classic Cable, Inc., Friendship Cable of Texas, Inc., and Classic Communications, Inc. (collectively, "Grantor") and each Credit Party listed on Schedule I hereto (collectively, "Original Credit Parties," and, together with Grantor, "Pledgors"), in favor of GOLDMAN SACHS CREDIT PARTNERS L.P., in its capacity as collateral agent for the Secured Parties (in such capacity, the "Collateral Agent") pursuant to the Pledge and Security Agreement (as defined below).

## $\underline{W}$ I $\underline{T}$ $\underline{N}$ $\underline{E}$ $\underline{S}$ $\underline{S}$ $\underline{E}$ $\underline{T}$ $\underline{H}$ :

WHEREAS, Pledgors are party to a Pledge and Security Agreement of even date herewith (the "Pledge and Security Agreement") in favor of the Collateral Agent for the Secured Parties pursuant to which the Pledgors are required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Collateral Agent for the Secured Parties to enter into the Credit Agreement, the Pledgors hereby agree with the Collateral Agent, as follows:

- SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Pledge and Security Agreement and used herein have the meaning given to them in the Pledge and Security Agreement.
- SECTION 2. <u>Grant of Security Interest in Trademark Collateral</u>. Each Pledgor hereby pledges and grants to the Collateral Agent for the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all:
- (a) Trademarks now existing or hereafter adopted or acquired in the United States including those referred to on Schedule II attached hereto;
  - (b) Goodwill associated with such Trademarks; and
  - (c) Proceeds of any and all of the foregoing.

SECTION 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the Secured Parties pursuant to the Pledge and Security Agreement and Pledgors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Pledge and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Pledge and Security Agreement, the provisions of the Pledge and Security Agreement shall control.

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SECTION 4. <u>Termination</u>. Upon the full performance of the Secured Obligations (as defined in the Credit Agreement) (other than unmatured indemnification obligations), the Collateral Agent shall execute, acknowledge, and deliver to the Pledgors an instrument in writing in recordable form releasing the security interest in the Trademarks under the Pledge and Security Agreement and this Trademark Security Agreement.

SECTION 5. <u>Applicable Law</u>. This Trademark Security Agreement and the rights and obligations of the parties hereunder shall be governed by, and shall be construed and enforced in accordance with, the laws of the State of New York without regard to conflict of laws principles thereof and, to the extent applicable, federal law.

SECTION 6. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument.

[Remainder of page intentionally left blank]

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IN WITNESS WHEREOF, each Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,

· · · J	<b>y yy</b>
CEB	RIDGE CONNECTIONS, INC.
Ву:	Name: Raish 6 - Kelly Title: EVP 1 CFO
APP.	ALACHIAN COMMUNICATIONS,
Ву:	Name: Raiph & Kelly Title: EVP / CFO
	QUEL III COMMUNICATIONS I, LLC
By:	Name: Ralph & Kelly Title: EVP 1CF0
CEQ	QUEL III COMMUNICATIONS II, LLC
Ву:	Name: Ralph G. Kelly Title: EVP   CFO
CLA	SSIC CABLE, INC.
Ву:	Name: Raiph G. Kelly Title:
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CLA	SSIC CABLE OF LOUISIANA, L.L.C.
By:	1 ald Okelly
	Name: Ralph & Kelly Title: EVP (CFO)
CLA	SSIC CABLE OF OKLAHOMA, INC.
By:	/ald Okell
•	Name: Ralph G. Kelly Title: EVP / CFO
CLA	ASSIC COMMUNICATIONS, INC.
By:	Mapy OKell
	Name: Ralph G. Kelly Title: EVP / CFO
DEL	TA VIDEO CABLE, INC.
By:	Mahy CKell
	Name: Ralph G. Kelly Title: EVP 1 CFO
FRI	ENDSHIP CABLE OF ARKANSAS, INC.
By:	Jahl CKell
	Name: Raiph G. Kolly Title: EVP / CFO
FRI	ENDSHIP CABLE OF TEXAS, INC.
By:	Jak Okelly
	Name: Rouph G. & Elly Title: EVP (CFO)

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# By: Name: RACH & Kelly Title: EVP | CFO KINGWOOD SECURITY SERVICES, LLC By: Name: Dale R. Bennett

PIGGOTT VIDEO CABLE TV COMPANY

CEO

Title:

By: Name: Raiph & Kelly
Title: EVP (CFO)

UNIVERSAL CABLE HOLDINGS, INC.

By: Name: Raiph G. Kelly
Title: EVP (CFO)

W. K. COMMUNICATIONS, INC.

By: Name: Ralph & Kelly
Title: EVP/CFO

Accepted and Agreed:

# GOLDMAN SACHS CREDIT PARTNERS L.P.

as the Collateral Agent

By:

Name:

Title:

William W. Archer Managing Director

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# SCHEDULE I to TRADEMARK SECURITY AGREEMENT

# **ORIGINAL CREDIT PARTIES**

NAME	ADDRESS
Cebridge Connections, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Appalachian Communications, LLC	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Cequel III Communications I, LLC	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Cequel III Communications II, LLC	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Classic Cable, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Classic Cable of Louisiana, L.L.C.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Classic Cable of Oklahoma, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Classic Communications, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Delta Video Cable, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Friendship Cable of Arkansas, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Friendship Cable of Texas, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Kingwood Holdings LLC	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Kingwood Security Services, LLC	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Piggott Video Cable TV Company	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
Universal Cable Holdings, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131
W.K. Communications, Inc.	12444 Powerscourt Drive, Suite 450, St. Louis, Missouri 63131

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# **SCHEDULE II** TRADEMARK SECURITY AGREEMENT

# TRADEMARK REGISTRATIONS

## Classic Cable, Inc.

<u>Owner</u>	Registration No.	Registration Date	<u> </u>
Classic Cable, Inc.	1,808,000	11/30/93	Classic
Classic Cable, Inc.	2,468,330	07/10/01	ClassicNet.net
Classic Cable, Inc.	2,608,443	08/20/02	CNA
Classic Cable, Inc.	2,637,892	10/22/02	CNA
Classic Cable, Inc.	2,175,052	07/21/98	COMMUNITY COMMITMENT CUSTOMER SERVICE

# CallCom24, Inc. (now known as Friendship Cable of Texas, Inc.)

<u>Owner</u>	Registration No.	Registration Date	<u>Trademark</u>
CallCom24, Inc.	2,194,190	10/06/98	CALLCOM24
CallCom24, Inc.	2,194,191	10/06/98	

# Classic Communications, Inc.

**RECORDED: 03/11/2004** 

Owner	<u>Serial No.</u>	Filing Date	<u>Trademark</u>
Classic Communications, Inc.	76/407,361	05/14/02	CCT

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