

15707

[SERIES C] FINANCING STATEMENT 1. Name and Address of Debtor: The Connecticut Bank and Trust Company, National Association, a national banking association, solely as trustee under the Owner Trust Agreement, and its successors and permitted Hartford, Connecticut 06115 2. Name and Address of Secured Party: Wilmington Trust Company, a Delaware banking corporation, as Agent, and its permitted successors and assigns: Wilmington, Delaware 19890

Act: Mational Coole Corp 225 W. 34th Mew York, Mew Jock 1012 2

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3 <u>The Definitions of Certain Capitalized Terms Used in</u> This Financing Statement Are as Follows: 15708 "Affiliate" of any Person shall mean any other Person directly or indirectly controlling, directly or indirectly controlled by or under direct or indirect common control with "Agent" shall mean Wilmington Trust Company, a Delaware banking corporation, in its capacity as agent for the Noteholders, and its permitted successors in that capacity. "Bill of Sale" shall mean each bill of sale dated as of the Closing Date, confirming the sale and transfer of the Purchased Items purchased on the Closing Date from the Lessee by "Components" shall mean appliances, parts, instruments, appurtenances, accessories, furnishings, equipment and other property of whatever nature that may from time to time be "Equipment" shall mean any Transmission Equipment and/or Multiplex Systems, in each case as used in the communications "Granting Clause Documents" shall mean the Lease, the Bills of Sale, and the Guarantee (to the extent it relates to the Lease), including without limitation, the rights of Owner Participant thereunder to the extent assigned to Owner Trustee pursuant to Section 4.04(h) of the Participation Agreement, and the right to receive amounts payable under Section 4.01(s) of the Participation Agreement. "Guarantee" shall mean the Guarantee dated as of August 14, 1987, by the Guarantor in favor of the Owner Trustee, Agent and the Participants, as such Guarantee may be amended, modified "Guarantor" shall mean MCI Communications Corporation, a Delaware corporation; and its permitted successors and assigns. "Lease" shall mean the Master Lease Agreement, dated as of August 14, 1987, between the Owner Trustee and Lessee, as the same may be amended, modified or supplemented (including any Supplement thereto) from time to time. "Lessee" shall mean MCI Telecommunications Corporation, a Delaware corporation, and its permitted successors and assigns. -2-

15709 "Loan Agreement" shall mean the Loan and Security Agreement dated as of August 14, 1987, among the Owner Trustee, Agent and the Loan Participant, as the same may be amended, modified or "Loan Participant" shall mean the party listed on Schedule 1 to the Participation Agreement and its respective permitted successors, transferees and assigns. "Multiplex System" shall mean any system or subsystem of digital multiplexing equipment and the shelf in which it is installed (but excluding the rack in which each such shelf is installed). "Notes" shall mean the Series C Notes, substantially in the form of Exhibit 2 to the Loan Agreement, delivered by the Owner Trustee pursuant to Section 2.1 of the Loan Agreement, and shall include any note delivered in exchange therefor or in replacement thereof pursuant to Section 2.9 or 2.10 of the Loan "Operative Documents" shall mean the Participation Agreement, the Lease (including any Supplement), the Tax Indemnity Agreement, the Owner Trust Agreement, the Bills of Sale, the Guarantee, the Loan Agreement and the Notes. "Owner Participant" shall mean Wells Fargo Leasing Corporation, a California corporation, and its successors and Agreement dated as of August 14, 1987, between the Owner Participant and the Owner Trustee, as the same may be amended, modified "Owner Trustee" shall mean The Connecticut Bank and Trust Company, National Association, a national banking association, in its individual capacity only as expressly provided in Section 8.13 of the Participation Agreement, the second paragraph of Section 7.02 and the final sentence of Section 15.01 of the Lease, and Section 4.8 of the Loan Agreement, and otherwise solely as trustee under the Owner Trust Agreement, and its "Participants" shall mean the Owner Participant and the Loan Participant, collectively.

"Participation Agreement" shall mean the Participation Agreement dated as of August 14, 1987, among the Lessee, the Agent, the Owner Trustee, and the Participants, as the same may

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be amended, modified or supplemented from time to time in 15710 "Purchased Item" shall mean any item of Equipment that the Owner Trustee shall purchase from and lease to the Lessee pursuant to the Operative Documents, and shall include any replacement thereof made by the Lessee in accordance with Section 15.05 of the Lease, but shall not include any replaced Component to which the Lessee acquires title pursuant to Section 10.02 of "Single Sideband Kit" shall mean the collection of items of electronic equipment, generally referred to in the industry as a "single sideband kit," that can be installed in an analog or digital microwave radio transmitter/receiver in order to increase "Tax Indemnity Agreement" shall mean the Tax Indemnity Agreement dated as of August 14, 1987, among the Lessee and the Owner Participant, as the same may be amended, modified or supplemented from time to time. "Transmission Equipment" shall mean any analog or digital microwave radio transmitters/receivers (together with associated baseband switches, filters and assorted peripheral items), Single Sideband Kits, antennae (together with associated hardware), electronic monitoring equipment or waveguide transmission media used to transfer signals between any such "Trust Estate" shall have the meaning specified in Section 2.02 of the Owner Trust Agreement. 4. This Financing Statement covers the following types (or items) of property: All properties that are held or that hereafter become part of the Trust Estate held by Debtor pursuant to the Owner Trust Agreement, in which security interests have been created in favor of the Secured Party pursuant to the Loan Agreement, (a) all estate, right, title and interest now held or hereafter acquired by Debtor in and to the Purchased Items, and as further specified in the attached Schedule A and any (b) all estate, right, title and interest now held or (D) all estate, right, title and interest now mere or hereafter acquired by Debtor in, to, and under the Granting Clause Documents, including without limitation (i) all amounts of

-4-

Rent, property insurance proceeds and condemnation, requisition Kent, property insurance proceeds and condemnation, requisition and other awards and payments of any kind for or with respect to and other awards and payments of any kind for or with respect the Purchased Items (including without limitation proceeds and payments received pursuant to the exercise of any of the remedies 15711 payments received pursuant to the exercise of any of the remedies provided in Section 20.01 of the Lease and Stipulated Loss Value or Termination Value payments), and (ii) all rights of Debtor (except as provided in Sections 13 and 16.4 of the Loan (except as provided in Sections 13 and 10.4 of the Loan Agreement) to exercise any election or option or to make any Agreement) to exercise any election or option or to make an decision or determination or to give or receive any notice, decision or determination or to give or receive any notice, Consent, Waiver, or approval or to take any other action under or consent, waiver, or approval or to take any other action und in respect of any Granting Clause Document or to accept any Surrender on redelivery of any Purchased Items or any part surrenger of regetivery of any furchased items of any part thereof, as well as all the rights, powers and remedies on the part of Dobton Whathen pating under any Granting Clause Docume Thereor, as well as all the rights, powers and remedies on the part of Debtor, whether acting under any Granting Clause Document or by statute or at law or in equity or otherwise arising out of or by statute or at law or in equity, or otherwise arising out of hereafter acquired by Debtor in and to all tolls, rents, issues, profits products revenues and other income and in and to all profits, products, revenues and other income and in and to all prorites, produces, revenues and other income and in and to all proceeds and payments, from or on account of the property, rights proceeds and payments, from or on account of the property, figure and privileges subjected or required to be subjected to the lien (d) all estate, right, title and interest now held or hereafter acquired by Debtor in and to any right to restitution nerearter acquired by Debtor in and to any right to restitution from any party to any of the Granting Clause Documents in respect from any parcy to any or the Granting Grause Documents in of any determination of invalidity of any Granting Clause Document; (e) all moneys and securities now or hereafter paid or deposited or required to be paid or deposited to or with the Agent by or for the account of Debtor pursuant to any term of any nerative Document and held or required to be held by the Agent Agent by or for the account or Deptor pursuant to any term of an Operative Document and held or required to be held by the Agent (f) all other property of every kind and description, real, personal and mixed, and interests therein now held or real, personal and mixed, and interests therein now nerd of hereafter acquired by Debtor pursuant to any term of any Granting Clause Document, wherear located and whether or not subjected to nerearter acquired by Debtor pursuant to any term of any Granting Clause Document, Wherever located and whether or not subjected to the liep of the room Agreement by Demoment subjected to the lien of the Loan Agreement by agreement supplemental thereto; (g) all proceeds of the foregoing; provided, however, that this Financing Statement shall not be Drovided, nowever, that this financing blatement shall not be construed as covering any Excepted Payments, and is subject to Construed as covering any Excepted rayments, and is Subject the rights of the Owner Trustee and Owner Participant under, without limitation Gestions 12, 16 1 and 16 4 of the Loan Without limitation, Sections 13, 16.1 and 16.4 of the Loan

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15712

5. Copies of the documents referred to in the foregoing description of collateral are on file at the office of Secured Party, and information concerning its security interests may be obtained from that office. All capitalized terms used herein, unless otherwise defined in this financing statement, have the meanings specified in Appendix A of the Participation Agreement.

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Schedule A to the Financing Statement

Portland, WA Jct. - Chico, CA Jct. 3:1 4 GHz Digital

Project # 2052

112 digital radios and other associated radio equipment, antenna and fault alarm/orderwire equipment as more specifically described in the Bill of Sale relating thereto. Such Items of Equipment constitute all of the Equipment of such description at such sites over which revenue bearing commercial Communications traffic first began to run during the period beginning on (and including) August 14 1007 More including) May 16, 1987 and ending on (and including) August 14, 1987. None of such Items of Equipment began to bear such traffic prior to May 16, 1987 or

(1)

The following is the Purchase Cost broken down by Items of Equipment:

----Radio Antenna \$3,278,026 Fault Alarm/Orderwire 1,689,525 Construction Cost 42,994 450, 949 ----\$5,461,494 ==================

(ii)

The following are the site locations at which the above Items of Equipment are located (junctions and terminals are noted in parentheses):

Portland, WA (junction) Biddle Butte, WA Cook, WA Fir Ridge, OR Shaniko, ÓR Grizzly Mountain, OR Pine Mountain, OR Dead Indian Mountain, OR Spodue Mountain, OR Beth's Butte, OR (junction) Happy Camp, CA Halls Flat, CA Manzanita Lake, CA Willow, CA Chico, CA (junction)

15714

Wells Farge Leasing Corporation SRANGER MULTIFLEX EQUIPMENT August 14, 1937

(i) Digital multiplex equipment as more specifically described in the Bill of Sale relating thereto. Such Items of Equipment constitute all of the Equipment of such description at such sites over mich revenue bearing commercial communications traffic first began to run during the period beginning on (and including) May 16, 1987 and ending on (and including) August 14, 1987. None of such Items of Equipment began to bear such traffic prior to Nav 16, 1987 or after

(ii) The following is the Purchase Cost broken down by Iteas of Equipment:

Item ----

Digital Mulfigrez

\$ 124.096

Cost

15715

(iii) The following are the site locations at which the above Itees of Equipment are located:

15716

Wells Fargo Leasing Corporation TELECOM TECH., INC. MULTIPLEX EQUIPMENT August 14, 1997

i) Digital aultiplex equipment as more specifically described in the Bill of Sale relating therato. Each Items of Equipment constitute all of the Equipment of of such describtion at such item over which revenue bearing conserval communications traffic first began to run during the period beginning on (and including) May 16. 1987 and ending on (and including) August 14. 1987. None of such Items of Equipment began to bear such traffic prior to May 16. 1987 or after August 14. 1937.

(ii) The following is the Purchase Cost broken down by Items of Equipment:

Itea ----

Cost

Digital Hultiplex

34,900

\$

(iii) The following are the site locations at which the above Itees of Equipment are located:

Wells Fargo Leasing Corporation COLLING MULTIFLEX EQUIPMENT August 14, 1987

1: Digital sulficies eduloment is more specifically described in the Bill of Sale relating inareto. Such Itias of Equipment constitute all of the Equipment of such description at such sites over mich revenus bearing compercial communications traffic first began to run during the derice beginning on (and including) May 16, 1987 and ending on (and including) August 14, 1987. None of such Items of Equipment began to bear such traffic erior to May 16, 1987 or after August 14, 1987.

(ii) The following is the Purchase Cost broken down by Items of Equipment:

Digital Multiplex

Itea

......

\$ 25.280

Cost

15717

(iii) The following are the site locations at which the above Iteos of Equipment are located:

15718

Schedule A to the Financing Statement

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Portland, WA Jct. - Chico, CA Jct. 3:1 4 GHz Digital

112 digital radios and other associated radio equipment, antenna and fault 112 digital radios and other associated radio equipment, antenna and fault alarm/orderwire equipment as more specifically described in the Bill of Sale relating thereto. Such Items of Equipment constitute all of the Bill of Sale such description at such sites over which revenue bearing commercial communications traffic first began to run during the period beginning on (and 15719 Such description at such sites over which revenue bearing commercial Communications traffic first began to run during the period beginning on (and including) Hay 16, 1987 and ending on (and including) August 14, 1987. None of such Items of Fourinment began to bear such traffic prior to May 16, 1987 or of such Items of Equipment began to bear such after August 14, 1987.

(1)

Radio Antenna

The following in			such traffic prior to May 16, 1987. None	nd
The following is Item	the	Purchase Cos	broke-	or

	(A) (A)	" UKEn down	۴.	_		
	Cost	noken down	бу	Items	0f	Fous
						-quipment:
Mail -	\$3,278,026					

Fault Alarm/Orderwire	\$3,278,026
Construction Cost	1,689,525
Cost Cost	42,994 450,949

\$5,461,494

(11)

parentheses):

The following are the site locations at which the above Items of Ine following are the site locations at which the above iten Equipment are located (junctions and terminals are noted in Portland, MA (junction) . Biddle Butte, WA Cook, WA Fir Ridge, OR Shaniko, OR Grizzly Nountain, OR Pine Mountain, OR Dead Indian Hountain, OR Spodue Mountain, OR Beth's Butte, OR (junction) Hanpy Camp, CA Malls Flat, CA Manzanita Like, CA MITTOW, CA Chico, CA (junction)

Walls Farge Leasing Corporation SRANGER MILTIFLEY EQUIPHENT -ugust 11, 1937

in Digital suitiplex equipment as sore specifically described in the Buil of Sale relating thereto. Such Iteps of Equipment tinstitute all of the Equipment of such description at such Sites over which revenue bearing claserclai communications traffic first began to run puring the seriod beginning on (and including: Max lo, 1987 and ending on (and including) August 14, 1987 Vone of such Iteas of Equipment began to bear such traffic prior to Hav 16. 1987 or after

(ii) The following is the Purchase Cost broken down by Itees of Equipment:

Cost ----

15720

Itea ----

Sigital Hultisies

\$ 124.096 **********

(iii) The following are the site locations at which the above Iteas of Equipment are ignated:

Doninguez Hills. CA

Wells Fargo Leasing Corporation TELECON TECH., INC. MULTIPLET ESSIFICAT August 14, 1797

15721

2) Digital multiplex equipment as more specifically rescribed in the Bill of Sale relating 17 signal molecules equipment as more specificant, rescribed in the sint of date relating constitute all of the Epuisment of of such description at such surface, such revenue bearing connectal computations traffic first began to run during the Thes have much revenue bearing concercial communications trainer must began to run utring the Teriod beginning on (and including: May 16, 1987 and enging on sand including) August 14, 1987. Mone of such Itees of Equipment began to bear such traffic artor to May 16, 1987 or after

:12; The following is the Purchase Cost broken down or Items of Equipment:

Itea ----

Cast -----

Digital Multiplex

\$ 34.700

(iii) The following are the site locations at which the above Itees of Equipeent are located:

15722

wells Fargo Leasing Corporation IILINS MULTIFLEX EQUIPMENT August 14, 1287

and Jostal auitibles achiezent as more specifically described in the Bill of Bale relating thereto, Buch iteas of Equipment constitute all of the Equipment of such description at such sites ever which revenue bearing consercial communications traffic first began to run ouring the cerico Teginning on (and including) fav 1c, 1967 and ending on (and including) August 14, 1987 None of such Iteas of Equipment began to bear such traffic prior to May 16, 1997 or atter

(11) The following is the Furchase Cost broken down by Items of Equipment:

Iten ----

Cast ----

Digital Multislar

\$ 25.280 ============

(iii) The following are the site locations at which the above Itees of Equipment are located:

Dosinguez Hills, CA

STATE OF OREGON, County of Klamath SS.

Filed for record at request of:

	National Code Corporation	
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11	Evelyn Biehn, County Clark	<u>5706</u> .
	Evelyn Biehn, County Clerk By	TX-
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	Fee, \$69.00	Deputy.