

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re)	Chapter 11 Cases
Adelphia Communications Corporation, <u>et al.</u> ,)	Case No. 02-41729 (REG)
Debtors.)	(Jointly Administered)

ERRATA ORDER RE BENCH DECISION ON MOTION
TO TERMINATE EXCLUSIVITY; TO RESUME LITIGATION OF
INTERDEBTOR ISSUES; AND TO UNSEAL PROTECTED MATTER

This matter having come up on the Court’s own motion, it is ORDERED:

1. The Court’s Bench Decision on Motion to Terminate Exclusivity; to Resume Litigation of Interdebtor Issues; and to Unseal Protected Matter, dated September 19, 2006 (the “Bench Decision”) is corrected in the respects noted below:

Page 3, in appearance of White & Case LLP: by deleting “Sarah Nye Campbell, Esq.” and adding just before appearances of U.S. Trustee:

WHITE & CASE LLP
Counsel for ABN AMRO Bank, N.V.
1155 Avenue of the Americas
New York, NY 10036-2787
By: Sarah Nye Campbell, Esq.

Page 10, second sentence of the first full paragraph: by adding “to it” at the end of the sentence;

Page 17, last sentence of the first full paragraph: by changing “four year-old case” to “4 year-old case”;

Page 18, second sentence of the first full paragraph: by changing “Debtors” to “Debtors”;

Page 18, second sentence of the second full paragraph: by changing “Debtor’s creditors” to “Debtors’ creditors”;

Page 19, second sentence of the first full paragraph: by changing “inter-creditor” to “intercreditor”;

Page 21, last sentence on the page: by changing “constituency” to “constituencies”.

2. Future references to the Bench Decision shall be to the Bench Decision as amended, a copy of which is attached as Exhibit A.

Dated: New York, New York
September 26, 2006

s/ *Robert E. Gerber*
United States Bankruptcy Judge