UNITED STATES BANKRUPTCY COUL SOUTHERN DISTRICT OF NEW YORK	
In re:) Chapter 11
TERRESTAR CORPORATION, et al.,1) Case No. 11-10612 (SHL)
Debtors.) Jointly Administered _)
DECLARATION OF STATUS A	AS A SUBSTANTIAL SHAREHOLDER ²
PLEASE TAKE NOTICE that	is/has become a Substantial Shareholder with
respect to the preferred stock (the "Preferr	red Stock") of TerreStar Corporation ("TSC") or of
any beneficial interest therein TSC is a	debtor and debtor in possession in Case No. 11-
10216(SHL) pending in the United States I	Bankruptcy Court for the Southern District of New
York.	
PLEASE TAKE FURTHER NOTIC	E that, as of, 2012, has
Beneficial Ownership of shares of P	referred Stock. The following table sets forth the
date(s) on which acquired	Beneficial Ownership or otherwise has Beneficial
Ownership of such Preferred Stock:	
identification number, are: (a) TerreStar Corpora (collectively, the "February Debtors"); and (b) Ter	ong with the last four digits of each debtor's federal taxpayer ation [6127] (" <i>TSC</i> ") and TerreStar Holdings Inc. [0778] rreStar New York Inc. [6394]; Motient Communications Inc. ise Inc. [2431]; Motient Services Inc. [5106]; Motient Ventures

Holding Inc. [6191]; and MVH Holdings Inc. [9756] (collectively, the "Other TSC Debtors" and, collectively with the February Debtors, the "TSC Debtors").

² For purposes of this Declaration: (a) a "Substantial Shareholder" is any entity (as defined by section 101(15) of the Bankruptcy Code, 11 U.S.C. §§ 101-1532) that has Beneficial Ownership of at least (i) 4,455 shares of Series A Preferred Stock, (ii) 15,765 shares of Series B Preferred Stock or (iii) 59,400 shares of Series E Preferred Stock; (b) "Beneficial Ownership" of Preferred Stock includes direct and indirect ownership (i.e., a holding company would be considered to beneficially own all shares owned or acquired by its subsidiaries), ownership by such holder's family members and persons acting in concert with such holder to make a coordinated acquisition of stock and certain ownership of shares that such holder has an option to acquire; and (c) an "Option" to acquire stock includes any contingent purchase, warrant, convertible debt, put, stock subject to risk of forfeiture, contract to acquire stock or similar interest, regardless of whether it is contingent or otherwise not currently exercisable.

	Number of Shares ofStock	Date Acquired	
	(Attach additional page	or pages if necessary)	
PLEASI	E TAKE FURTHER NOTICE		of the taxpayer
	umber of ar	_	1 2
	E TAKE FURTHER NOTICE tl		Order Establishing
	d Hearing Procedures for Tran	-	
·	this Declaration is being filed wit		
Debtors.	and Beclaration is being inea with	an the court and served apont	counser to the 150
	E TAKE FURTHER NOTICE that	at, pursuant to 28 U.S.C. § 17	46, under penalties
of perjury,	hereby declare	es that he or she has examine	ed this Declaration
and accompany	ing attachments (if any), and, to	the best of his or her knowled	dge and belief, this
Declaration and	l any attachments that purport to	be part of this Declaration as	re true, correct and
complete.			
		Respectfully submitted,	
		(Name of Substantial Shar	reholder)
		Ву:	
		Name:Address:	
		Telephone:	

Facsimile:

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