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ARIZONA CORPORATION COMMISSION
DOCKET CONTROL

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Arizona Corporation Commission

DOCKETED

MAR 25 2011

9 Attorneys for Respondents Christopher A. Jensen,
10 Attorneys for Christopher A. Jensen,
11 Julie Shayne Jensen, Rodolfo Preciado and
12 Linda Preciado

DOCKETED BY [Signature]

GARTENBERG GELFAND WASSON & SELDEN LLP
A LIMITED LIABILITY PARTNERSHIP
INCLUDING PROFESSIONAL CORPORATIONS

ARIZONA CORPORATIONS COMMISSION

13 In the matter of:

14 David E. Walsh and Lorene Walsh,
15 respondent and spouse, doing business as
16 New York Networks, Inc., a dissolved
17 Delaware corporation formerly known as
18 Jubilee Acquisition Corporation and as
19 Caliper Acquisition Corporation, the New
20 York Network, Inc., a revoked Nevada
21 Corporation, and the New York Networks,
22 Inc., an entity of unknown origin,

DOCKET NO. S-20726A-10-0062

Administrative Law Judge: Marc E. Stern

19 Christopher A. Jensen and Julie Shayne
20 Jensen, respondent and spouse,

REVISED WITNESS LIST OF
RESPONDENTS CHRISTOPHER A.
JENSEN, JULIE SHAYNE JENSEN,
RODOLFO PRECIADO AND LINDA
PRECIADO

20 Rodolfo Preciado and Jane Doe Preciado
21 respondent and spouse,

Hearing Date: April 4, 2011

22 Respondents.

24 Respondents Christopher A. Jensen, Julie Shayne Jensen, Rodolfo Preciado and
25 Linda Preciado identify the following witnesses to testify at the administrative law
26 hearing scheduled in the above matter for April 4, 2011, or as soon thereafter is
27 convenient for the Court:
28

- 1 1. Darin Ajax
- 2 2. J. Dean Essa
- 3
- 4 3. Christopher Jensen
- 5 4. Jeff Jensen
- 6
- 7 5. Jennifer (Saxton) Jensen
- 8
- 9 6. Timothy Jilbert
- 10 7. Rudy Preciado
- 11 8. Mark Richardson
- 12
- 13 9. Ron Saxton
- 14 10. Scott Saxton
- 15
- 16 11. Donald Yarter
- 17 12. Todd Yarter
- 18
- 19 13. David Walsh
- 20 14. Erik Child
- 21
- 22 15. Floyd Bouldin
- 23 16. Richard Wilson
- 24

25 Respondents reserve the right to call some, all or none of the above witnesses as
26 well as the right to call additional witnesses for impeachment or rebuttal. Without
27 limitation, Respondents specifically reserve the right to call as witnesses one or more of
28 the Arizona investors whose investments are the subject of this proceeding.

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Respondents requests the opportunity to have witnesses appear at the hearing telephonically.

Respectfully Submitted,

Dated: March 25, 2011 GARTENBERG GELFAND WASSON & SELDEN, LLP

By: Concely A. Rosen for Edward Gartenberg
Edward Gartenberg
Attorneys for Christopher A. Jensen, Julie Shayne Jensen,
Rodolfo Preciado and Linda Preciado

GARTENBERG GELFAND WASSON & SELDEN LLP
A LIMITED LIABILITY PARTNERSHIP
INCLUDING PROFESSIONAL CORPORATIONS

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen (18) and not a party to the within action. My business address is 801 South Figueroa Street, Suite 2170, Los Angeles, CA 90017.

On March 25, 2011, I caused the service of a copy of **REVISED WITNESS LIST OF RESPONDENTS CHRISTOPHER A. JENSEN, JULIE SHAYNE JENSEN, RODOLFO PRECIADO AND LINDA PRECIADO** on the interested parties in this action to the addressee as follows:

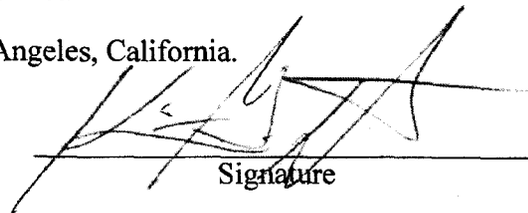
See attached List

<p><input checked="" type="checkbox"/> BY MAIL I caused such envelope to be deposited in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid. I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. It is deposited with U.S. postal service on that same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one (1) day after date of deposit for mailing in affidavit.</p>	<p><input type="checkbox"/> BY FACSIMILE TRANSMISSION I caused said document(s) to be transmitted by facsimile transmission to the name(s) and facsimile telephone number(s) of the person(s) set forth on the attached service list. The facsimile machine telephone number of the sending facsimile machine was (213) 542-2101. A transmission report was issued by the sending facsimile machine confirming that the transmission was completed without error. A true and correct copy of said transmission report is attached hereto.</p>
<p><input type="checkbox"/> BY OVERNIGHT DELIVERY Said document was placed in an envelope designated by the express service center and placed for collection in a box regularly maintained by said carrier with whom we have a direct billing account, to be delivered to the office of the addressee listed above on the next business day.</p>	<p><input checked="" type="checkbox"/> BY ELECTRONIC TRANSMISSION I caused said PDF document(s) to be transmitted by electronic mail to the name(s) and e-mail address(s) of the person(s) set forth on the attached service list. A true and correct copy of the confirmation of receipt of email in attached hereto.</p>

STATE I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

EXECUTED on March 25, 2011 at Los Angeles, California.

Kevin G. Acosta
Type or Print Name



Signature

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Paul Winick LYNN & CAHILL, LLP 9121 East Tanque Verde Road, Suite 105 Tucson, AZ 85749 Attorney for Respondents Jensen and Preciado	David E. Walsh 540 Brickell Key Drive, Unit 1024 Miami, FL 33131
Matt Neubert, Director Securities Division 1300 West Washington Street Phoenix, AZ 85007	William W. Black Assistant Chief Counsel of Enforcement Securities Division 1300 West Washington Street Phoenix, AZ 85007 Via e-mail and U.S. Mail