	ev. 10/02) MB No. 0651-0027 (exp. 6/30/2005)		
	Tab settings ⇒ ⇒ ⇒ ▼ ▼ 10°	2545441	
		Please record the attached original documents or copy thereof.	
1.	Name of conveying party(ies):	2. Name and address of receiving party(ies):	
	The Chase Manhattan Bank, as Administrative Agent	Name: <u>ADVANSTAR COMMUNICATIONS INC.</u>	
	☐ Individual(s) ☐ Association	Internal Address:	
	☐ General Partnership ☐ Limited Partnership	Street Address: 131 West First Street	
	☐ Corporation-State	City: <u>Duluth</u> State: <u>MN</u> Zip: <u>5580</u>	
	Other <u>a New York banking corporation</u>	☐ Individual(s) citizenship	
Add	ditional name(s) of conveying party(ies) attached? ☐Yes ■ No	☐ Association	
3.	Nature of conveyance:	☐ General Partnership	
J.	☐ Assignment ☐ Merger	☐ Limited Partnership	
	☐ Security Agreement ☐ Change of Name	Corporation-State New York	
	Other Termination and Release of Conditional	Other	
	Assignment of and Security Interest in Trademarks	If assignee is not domiciled in the United States, a domestic representative designation is attached:   Yes   No	
_	Recorded at Reel/Frame No. 1796/0657	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? ☐ Yes ■ №	
EX	ecution Date: October 10, 2000		
4.	Application number(s) or registration number(s):	B. Trademark Registration No.(s)	
	A. Trademark Application No.(s)	2,147,366 2,161,099 2,160,343	
	Additional number(s) attached 🗌 Yes 🔳 No		
		ttached 🗌 Yes 🔳 No	
	Name and address of party to whom correspondence	6. Total number of applications and	
cor	ncerning document should be mailed:		
cor Na	ncerning document should be mailed: me: Patricia A. Conner	6. Total number of applications and	
cor Na	ncerning document should be mailed:	6. Total number of applications and registrations involved:	
cor Na	ncerning document should be mailed: me: Patricia A. Conner	6. Total number of applications and registrations involved:	
cor Na	ncerning document should be mailed: me: Patricia A. Conner	6. Total number of applications and registrations involved:	
Nai	ncerning document should be mailed: me: Patricia A. Conner	Total number of applications and registrations involved:      Total fee (37 CFR 3.41)\$      Enclosed	
Nai	ncerning document should be mailed: me: Patricia A. Conner ernal Address: Latham & Watkins LLP	6. Total number of applications and registrations involved:	
Inte	ncerning document should be mailed: me: Patricia A. Conner ernal Address: Latham & Watkins LLP eet Address: 650 Town Center Drive, Suite 2000	Total number of applications and registrations involved:	
Nai	eet Address: 650 Town Center Drive, Suite 2000  y: Costa Mesa State: CA Zip: 92626	Total number of applications and registrations involved:	
Inte	recerning document should be mailed:  me:Patricia A. Conner  ernal Address:Latham & Watkins LLP  eet Address:650 Town Center Drive, Suite 2000  y:Costa Mesa	6. Total number of applications and registrations involved:	
Inte	recerning document should be mailed:  me:Patricia A. Conner  ernal Address:Latham & Watkins LLP  eet Address:650 Town Center Drive, Suite 2000  y:Costa Mesa State:CAZip:92626	6. Total number of applications and registrations involved:	
Inte	recerning document should be mailed:  me:Patricia A. Conner  ernal Address:Latham & Watkins LLP  eet Address:650 Town Center Drive, Suite 2000  v:Costa MesaState:CAZip:92626  DO NOT US  Statement and signature. \$0.00 pp	6. Total number of applications and registrations involved:	

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

David W. Montgomery
VP-Finance, CFO & Secretary
Advansar Communications Inc.
131 West First Street
Duluth, MN 55802

Dear Mr. Montgomery:

Reference is hereby made to the Credit Agreement dated May 31, 1996, as amended and restated as of January 6, 2000 (the "Credit Agreement") by and among Advanstar Communications Inc. ("Borrower"), Advanstar, Inc. ("Company"), the Subsidiary Guarantors, and several Lenders, the Bank of New York (the "Co-documentation Agent"), BankBoston ("Documentation Agent"), and The Chase Manhattan Bank ("Administrative Agent") (collectively, the "Banks"), with The Chase Manhattan Bank acting as agent for itself and the Banks (the "Agent"). All capitalized terms used and not otherwise defined herein shall have the meanings ascribed thereto in the Credit Agreement.

The Borrower has advised the Agent that it intends to prepay all of the principal indebtedness outstanding under the Credit Agreement and the Notes, together with all accrued and unpaid interest thereon and all related fees and expenses to the date of prepayment (collectively, the "Indebtednesss"). Per the anached Schedule A, as of the close of business on October 10, 2000, the ancount of indebtedness will be equal to \$357,750,920.60, which is comprised of: (i) principal in the annount of \$356,648,523.00; (ii) unpaid and accrued interest in the annount of \$1,093,215.57; and (iii) interest due on LOC and Issuer and Commitment Fees in the annount of \$9,182.03. The amount of Indebtedness set forth in the preceding sentence is based upon the assumption that the Borrower will prepay the amount of the Indebtedness to the Agent in immediately available funds by 1:00 p.m., Eastern Daylight Time, on October 11, 2000 (the "Calculation Date"). If the Indebtedness is not paid in full by the Calculation Date, additional interest shall be due and payable under the Notes from and after the Calculation Date (as set forth in the Credit Agreement) at the rare of \$92,092.2337 per diem.

The Borrower is hereby directed to pay the amount of Indebtedness, plus, if payment is made after the Calculation Date, all additional per diem interest as set forth above (collectively, the "Payoff Amount"), by wire transfer as follows:

Bank:

Chase Manhaman Bank New York

ABA No:

021-000-021

Account Name:

Chase Manhartan Bank New York

Account No:

323221076

Reference:

Advensor Communications Inc.

TRADEMARK REEL: 002819 FRAME: 0406 David W. Montgomery October 10, 2000 Page 2

## Upon receipt of the Payoff Amount

- (i) the Agent hereby acknowledges that the Credit Agreement and Notes shall be deemed paid in full and the Security Documents securing the loans shall be automatically terminated as of such date of payment without any further action of the Borrower, the Agent or the Banks and such Security Documents shall no longer be in force and effect; and
- (ii) the Agent hereby forever and irrevocably releases and terminates all accurity interests, liens, pledges and encumbrances granted under the Security Documents.

The Agent hereby agrees, from time to time hereafter upon the request of the Borrower, to execute and deliver to the Borrower such further instruments and documents, and to take such further actions as the Borrower may request to fully effect the foregoing releases, terminations and discharges.

Sincerely,

THE CHASE MANHATTAN BANK As Administrative Agent

lıs:

MANAGUE DIRECTO

TRADEMARK REEL: 002819 FRAME: 0407

## SCHEDULE A

•	OUTSTANDING PRINCIPAL	ACCRUED INTEREST	TOTAL DUE
Term A Losn	\$ 79,216,605.00	\$ 227,615.71	\$ 79,444,220.71
Term B Loan	144,190,962.00	438,340.53	144,629,302.53
Term C Losn	133,240,956.00	427,259.33	133,668,215.33
Revolver	0.60	0.00	0.00
Subtotal	\$ 356.648.523.00	\$1.093.215.57	\$ 357,741,738.57
Letter of Credit (principal is for reference only)	\$ 7,667,723.50 \$ 3,242,123.50	\$ 851.97 \$ 1,260.83	\$ 851.97 \$ 1,260.83
issuer Fet (principal is for reference only)	\$ 7,667,723.50 \$ 3,242,123.50	\$ 106.50 \$ 157.60	\$ 106.50 \$ 157.60
Commitment Fee (principal is for reference only)	\$ 48,332,276.50 \$ 52.757,876.50 \$ 56,757,867.50	\$ 1,342.56 \$ 732.75 \$ 4,729.82	\$ 1,342.56 \$ 732.75 \$ 4,729.82
Subtotal	\$ 0.00	\$ 9.182.03	5 9.182.03
TOTAL INDEBTEDNESS (per the attached letter)	\$ 356,648,523.00	<u>\$ 1,107,397.60</u>	\$ 357,750,920,60

**RECORDED: 09/05/2003** 

TRADEMARK REEL: 002819 FRAME: 0408