

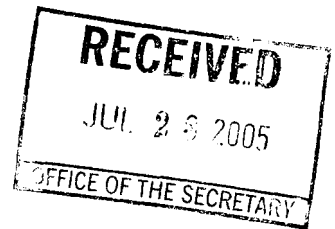
May 22, 2005

SECURITIES AND EXCHANGE COMMISSION
RECEIVED

JUN 01 2005

Kathleen Maguire
U.S. - S.E.C.

DIVISION OF MARKET REGULATION



Division of Market Regulation,
450 Fifth Street, NW
Washington, DC 20549

Dear Ms Maguire;

My wife and I (Ann + John Colgan) opted out of the class settlement in the WorldCom case. We engaged the services of a law firm to represent us. Through this law firm we learned that a single arbitrator is empowered to decide what in his or her evaluation is a fair settlement without having to divulge to anyone the basis for his or her decision. As I am sure you know, we are talking about millions of investors and billions of dollars.

I don't believe that all arbitrators are without some bias and that all decisions rendered are fair. Are all arbitrators fair, unbiased and completely honest? Of course not! Were not all priests supposed to be moral and honest in the eyes of God? Yet ~~they~~ ^{some} molested little children. Weren't all politicians supposed to be honest? But we have Mc Greevy, Agnew and Nixon and the list would fill volumes.

Just plain common sense would tell you that such far reaching cases should be reviewed by a committee and the decision made public.

Every judge that renders a decision has that decision open for public opinion. Judges eventually get categorized as being fair, tough, soft etc. Arbitrators apparently work without any concern for review.

NASD says their decisions are fair and balance. How would anyone know? These decisions must be made public.

On another note. We have received notice that those who opted out of the class could rejoin the class. Having engaged the services of a law firm we can't just say goodbye Charlie! They have been working hard on our behalf. To try to break this agreement would be morally wrong let alone open us to legal proceedings,

We received correspondence from Karen Flemming - Mc Dowell and included was information from the U.S. District Court, Southern District of New York. This info also allows us to opt back in to the class, but requires that you own the said stock on June 25, 2002 at the close of trading. So if you sold your stock on June 24, 2002 or before, You Are Not Eligible! Does this make sense? It doesn't to me. This is highlighted on the attached. It seems to me that there is much work to be done to make this fair and equitable.

Sincerely,

John F. Colgan,

115 Winding Way

Yardville, N.J. 08620-2607

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,	:	
	:	
Plaintiff,	:	
v.	:	Civ No. 02-CV-4963 (JSR)
WORLDCOM, INC.,	:	
	:	
Defendant.	:	

WORLDCOM VICTIM TRUST

PROOF OF CLAIM

General Information

1. If you owned publicly traded securities of WorldCom Inc. ("WorldCom" or the "Company") or its Affiliates,¹ including MCI Communications Corporation ("MCIC") and Intermedia Communications Inc. ("Intermedia") (collectively, the "Eligible Securities") on **June 25, 2002** (the date the Company first announced its fraud), you may be eligible for partial recovery of losses you incurred due to the fraudulent actions of the Company. Your recovery will be determined under the terms of a distribution plan that was developed by the U.S. Securities and Exchange Commission (the "SEC" or the "Commission") and approved by the United States District Court for the Southern District of New York (the "Court") by order dated July 19, 2004 (the "Distribution Plan"). You may obtain a copy of the Distribution Plan at the Trust's website, www.worldcomvictimtrust.com, or on MCI's website at www.mci.com. **Please read the enclosed SEC Fair Fund Distribution Notice and the Instructions to this Proof of Claim Form (beginning on page 8) for details regarding eligibility requirements.**
2. As a result of its enforcement action against WorldCom for fraud and other violations of the federal securities laws, the SEC obtained a recovery under the Fair Funds for Investors provisions of the Sarbanes-Oxley Act of 2002 consisting of \$500 million in cash and 10 million shares of common stock of reorganized MCI, Inc. ("MCI"). The cash and shares have been deposited into the WorldCom Victim Trust (the "Trust"), and the Trust proceeds will be distributed to eligible holders of Eligible Securities pursuant to the Distribution Plan. The Court appointed Richard C. Breeden as Distribution Agent for the Trust.
3. You may obtain additional information regarding the Trust and the claims process at the Trust's website, www.worldcomvictimtrust.com, or by calling the Trust's hotline at 866-894-8871 (for international callers, 203-742-9843).
4. **To recover from the Trust, you must complete the attached Proof of Claim Form, and it must be received by the Distribution Agent no later than July 19, 2005 (the "Claims Bar Date"). Send your completed Proof of Claim Form to the following address:**

WorldCom Victim Trust
P.O. Box 601
Syracuse, NY 13214

5. **UNDER THE TERMS OF THE DISTRIBUTION PLAN, YOU ARE NOT ENTITLED TO ANY RECOVERY FROM THE TRUST WITH RESPECT TO ANY SECURITIES THAT: (A) YOU ACQUIRED PRIOR TO APRIL 29, 1999; OR (B) THAT YOU DID NOT HOLD AS OF THE CLOSE OF TRADING ON JUNE 25, 2002.**
6. You are also not entitled to any recovery from the Trust with respect to any particular Eligible Securities:
 - (a) for which you received a higher payout in WorldCom's bankruptcy reorganization proceeding than that received by WorldCom general unsecured creditors on their claims (approximately 35.7%); or

¹ Capitalized terms not otherwise defined herein shall have the definitions ascribed to such terms in the Distribution Plan.