

Attorney or Party Name, Address, Telephone & FAX Numbers, and California State Bar Number CHARLES W. DAFF, BAR NO.: 76178 2700 N. MAIN ST., SUITE 510 SANTA ANA, CA 92705 Tel: (714) 541-0301 Chapter 7 Trustee	FOR COURT USE ONLY <div style="border: 2px solid black; padding: 10px; width: fit-content; margin: 0 auto;"> <p style="margin: 0;">FILED</p> <p style="margin: 0; font-size: 1.5em;">NOV 12 2002</p> <p style="margin: 0; font-size: 0.8em;">CLERK U.S. BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA BY</p> </div>
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA	
In re: T.G.S. SERVICES, INC. a California Corporation <div style="text-align: right;">Debtor(s).</div>	CASE NO.: SA02-14957 JB

NOTICE OF SALE OF ESTATE PROPERTY

Sale Date: 11-21-02.	Time: 11:30 am
Location: Room 3-110, 3rd floor, 411 W. Fourth St., Santa Ana, CA 92701	

Type of Sale: Public Private Last date to file objections: 11-21-02

Description of Property to be Sold: The right, title and interest in any and all causes of action described in the attachment marked as Exhibit A, and incorporated by reference therein.

Terms and Conditions of Sale: By public auction, all property is sold as is, without express or implied warranty, subject to bankruptcy court approval and said court retains jurisdiction as to all disputes to enforce sale order.

Proposed Sale Price: \$7,500.00, subject to overbid.

Overbid Procedure (if Any): May be made at the public auction. \$1,000.00 initial overbid, \$100.00 thereafter.

If property is to be sold free and clear of liens or other interests, list date, time and location of hearing:

Contact Person for Potential Bidders (include name, address, telephone, fax and/or e-mail address):

CHARLES W. DAFF, TRUSTEE *CWD*

 2700 N. Main St., Suite 510

 Santa Ana, CA 92705

 Tel: (714) 541-0301

 Fax: (714) 569-0515

Date: 11/11/02

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The following is an inclusive list of the claims in favor of TGS Services that have been asserted in the state court litigation.

1. All claims and causes of action in favor of TGS Services against Joe M. Egger and Adult Buying Club International, a California corporation, accruing from the beginning of time to the date hereof, including, without limitation or restriction, each and every claim and cause of action presented by or arising out of the facts alleged in that certain Complaint filed on or about August 20, 2001, in Orange County Superior Court Case No. 01 CC 10771, entitled *TGS Services v. Adult Buying Club International and Joe M. Egger*, in which TGS Services alleges a First Cause of Action for Breach of Contract; a Second Cause of Action for Quantum Meruit; a Third Cause of Action for Account Stated; a Fourth Cause of Action for Open Book Account; and a Fifth Cause of Action for Declaratory Relief.

2. All claims and causes of action in favor of TGS Services against Jon Egger, Global Conversions, Inc., a New York corporation, Brown Wood Ltd., a New York corporation, and Frank Lucenti, accruing from the beginning of time to the date hereof, including, without limitation or restriction, the derivative claims and causes of action presented by or arising out of the facts alleged in the Second Amended Complaint filed on or about May 22, 2002, in Orange County Superior Court Case No. 01 CC 10771, entitled *Joe M. Egger, Paul Egger, and Adult Buying Club International v. Jon Egger, TGS Services, Global Conversions, Inc., Brown Wood Ltd., and Frank Lucenti*, in which Joe M. Egger and Paul Egger allege on behalf of TGS Services as shareholder derivative claims a First Cause of Action for Fraud; a Second Cause of Action for Promise Made Without Intention to Perform; a Third Cause of Action for Negligent Misrepresentation; a Fourth Cause of Action for Imposition of Constructive Trust and Accounting; and a Fifth Cause of Action for Breach of Duty of Loyalty.

3. All claims and causes of action in favor of TGS Services against Paul Egger and Automated Communications Corporation, accruing from the beginning of time to the date hereof, including, without limitation or restriction, each and every claim and cause of action presented by or arising out of the facts alleged in the Cross-Complaint filed on or about June 24, 2002, in Orange County Superior Court Case No. 01 CC 10771, entitled *TGS Services v. Paul Egger and Automated Communications Corporation*, in which TGS Services alleges a First Cause of Action for Conversion; a Second Cause of Action for Breach of Fiduciary Duty; and a Third Cause of Action for Declaratory Relief.

PROOF OF SERVICE BY MAIL

STATE OF CALIFORNIA

COUNTY OF ORANGE

I am employed in the above-indicated county in the State of California; I am over the age of 18 and not a party to the within action; and my business address is as follows:

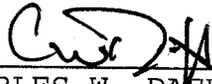
2700 N. Main Street, Suite 510, Santa Ana, CA 92705

On 11-11-02 I served the foregoing document described as: NOTICE OF SALE OF ESTATE PROPERTY on interested parties at their last known addresses by placing a true and correct copy thereof in a sealed envelope with postage thereon fully prepaid in the United States Mail at Santa Ana, California, addressed as follows:

UNITED STATES TRUSTEE
411 W. FOURTH ST. #9041
SANTA ANA, CA 92701

I declare under penalty of perjury that the foregoing is true and correct.

DATED: 11-11-02



CHARLES W. DAFF