UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

MICHAEL J. QUILLING, RECEIVER	§	
FOR MEGAFUND CORPORATION	§	
AND STANLEY LEITNER	§	
	§	
Plaintiffs,	§	
v.	§	CIVIL ACTION NO. 3:05-CV-2395-N
	§	
URBAN TELEVISION NETWORK	§	
CORPORATION	§	
	§	
Defendant.	§	

DEFENDANT'S ORIGINAL ANSWER

COMES NOW DEFENDANT, URBAN TELEVISION NETWORK CORPORATION

("UTNC") and files this its Original Answer to Plaintiffs' Original Complaint filed by MICHAEL

J. QUILLING, RECEIVER FOR MEGAFUND CORPORATION AND STANLEY A.

LEITNER ("Receiver"), and in support thereof would state as follows:

ANSWER

- 1. In answer to paragraph 1 of Receiver's complaint, UTNC is without sufficient knowledge or information to form a belief as to the truth of the allegations contained therein, and therefore, denies allegations contained in paragraph 1.
- 2. In answer to paragraph 2 of Receiver's complaint, UTNC admits that it was originally incorporated under the laws of the State of Texas, but further states that it was subsequently and is currently incorporated as a public corporation under the laws of the State of Nevada.

 UTNC admits the remaining allegations contained in paragraph 2.

- 3. In answer to paragraph 3 of Receiver's complaint, UTNC is without sufficient knowledge or information to form a belief as to the truth of the allegations contained therein, and therefore, denies allegations contained in paragraph 3.
- 4. In answer to paragraph 4 of Receiver's complaint, UTNC is without sufficient knowledge or information to form a belief as to the truth of the allegations contained therein, and therefore, denies allegations contained in paragraph 4.
- 5. In answer to paragraph 5 of Receiver's complaint, UTNC is without sufficient knowledge or information to form a belief as to the truth of the allegations contained therein, and therefore, denies allegations contained in paragraph 5.
- 6. In answer to paragraph 6 of Receiver's complaint, UTNC is without sufficient knowledge or information to form a belief as to the truth of the allegations contained therein, and therefore, denies allegations contained in paragraph 6.
- 7. There is no paragraph 7 contained within Receiver's complaint, therefore no answer is necessary.
- 8. In answer to paragraph 8 of Receiver's complaint, UTNC is without sufficient knowledge or information to form a belief as to the truth of the allegations contained therein, and therefore, denies allegations contained in paragraph 8.
- 9. In answer to paragraph 9 of Receiver's complaint, UTNC is without sufficient knowledge or information to form a belief as to the truth of the allegations contained therein, and therefore, denies allegations contained in paragraph 9.
- 10. In answer to paragraph 10 of Receiver's complaint, UTNC incorporates its previous responses to paragraphs 1-9 as set forth herein.

- 11. In answer to paragraph 11 of Receiver's complaint, UTNC denies the allegations contained therein.
- 12. In answer to paragraph 12 of Receiver's complaint, UTNC denies the allegations contained therein.
- 13. In answer to paragraph 13 of Receiver's complaint, UTNC incorporates its previous responses to paragraphs 1-12 as set forth herein.
- 14. In answer to paragraph 14 of Receiver's complaint, UTNC denies the allegations contained therein.
- 15. In answer to paragraph 15 of Receiver's complaint, UTNC incorporates its previous responses to paragraphs 1-14 as set forth herein.
- 16. In answer to paragraph 16 of Receiver's complaint, UTNC denies the allegations contained therein.
- 17. In answer to paragraph 17 of Receiver's complaint, no answer is necessary.
- 18. In answer to Plaintiffs' prayer, UTNC denies that Receiver is entitled to any relief.

Respectfully submitted,

/s Jeffrey L. Cureton
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ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

This is to certify that the above and foregoing instrument has been served on all parties of record by delivery of a true copy to each party by first class mail, by depositing same, postpaid, in an official depository under the care and custody of the United States Postal Service on the 17th day of February , 2006, enclosed in a wrapper properly addressed as follows:

Via Regular U. S. Mail
Michael J. Quilling, Esq.
D. Dee Railbourn III, Esq.
QUILLING SELANDER CUMMISKEY LOWNDS
2001 Bryan St., Suite 1800
Dallas, TX 75201

/s Jeffrey L. Cureton
JEFFREY L. CURETON