IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re: LOCAL INSIGHT MEDIA HOLDINGS, INC., et al. Debtors

Case No. 10-13677 (KG)

Jointh Administered

Reporting Period: August 1, thru August 31, 2011

9/29/1

MONTHLY OPERATING REPORT File with Court and submit a copy to the United States Trustee.

Submit copy of report to any official committee appointed in the case.

DOCUMENTS DOCUMENTS	F N-	Document	Explanation	Affidavit/Supplement Attached
REQUIRED DOCUMENTS	Form No.	Attached	Attached	Altacheu
Schedule of Cash Receipts and Disbursements	MOR-1	<u> </u>		<u> </u>
Bank Reconciliation (or copies of debtor's bank reconciliations)	MOR-1a			X
Schedule of Professional Fees Paid	MOR-1b	X		
Copies of bank statements				X
Cash disbursements journals		1		X
Statement of Operations	MOR-2	X		
Balance Sheet	MOR-3	X		
Status of Postpetition Taxes	MOR-4			X
Copies of IRS Form 6123 or payment receipt				X
Copies of tax returns filed during reporting period				X
Summary of Unpaid Postpetition Debts	MOR-4			X
Listing of aged accounts payable	MOR-4	X		
Accounts Receivable Reconciliation and Aging	MOR-5			X
Debtor Questionnaire	MOR-5	X		

I declare under penalty of perjury (28 U.S.C. Section 1746) that this report and the documents attached are true and correct to the best of my knowledge and belief.

Max Fulton

Interim Assistant Chief Financial Officer Local Insight Media Holdings, Inc., et al.

Note:

¹ The Debtors, together with the last four digits of each of the Debtor's federal tax identification number (if applicable), are: Regatta Split-off I.L.C; Regatta Split-off II.L.C; Regatta Split-off II.L.C; Regatta Split-off II.L.C; Local Insight Regatta Holdings, Inc. (6735); LIM Finance, Inc. (8136); LIM Finance II, Inc. (5380); Local Insight Media Holdings, Inc. (2696); Local Insight Media Holdings II, Inc. (8133); Local Insight Media Holdings III, Inc. (8134); LIM Finance Holdings, Inc. (8135); The Berry Company LLC (7899); Local Insight Listing Management, Inc. (7524); Regatta Investor I.L.C; Regatta Holding II, L.P.; Regatta Holding III, L.P.; Regatta Investor Holdings, Inc. (8137); and Regatta Investor Holdings II, Inc. (8183). The location of the Debtors' corporate headquarters and the service address for all Debtors is: 188 Inverness Drive West, Suite 800, Englewood, CO 80112.

The information contained herein is provided to fulfill the requirements of the Office of the United States Trustee for the District of Delaware (the "U.S. Trustee"). The financial statements provided herein do not include consolidated results for Local Insight Media Holdings, Inc. and its 17 Debtor subsidiaries (collectively the "Company" or the "Debtors") as the Company has several non-Debtor affiliates. All information contained herein is unaudited and subject to future adjustment. The Company maintains its books and records on a business unit reporting level and those units do not in all cases correspond to legal entities. The liability amounts presented on MOR-3 are reflective of the Company's accounting books and records. According to accounting practices, such liabilities are allocated to the business unit receiving the benefit of the product or service, which may be different from the entity that may legally incur a liability as reflected on Schedule F of the Debtors' Schedules of Assets and Liabilities, filed on December 23, 2010 [Docket Nos. 189-206] (collectively, the "Schedules"). Certain assumptions have been made as noted herein. In addition, the Company maintains certain liabilities on its balance sheet that may relate to one or more of the Company's non-Debtor affiliates and no conclusion as to the legal obligation is made by the presentation herein.

Debtor

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GENERAL NOTES

Condensed Debtor-in-Possession Financial Statements – The condensed financial statements and supplemental information contained herein are unaudited, preliminary, and may not comply with generally accepted accounting principles in the United States of America ("U.S. GAAP") in all material respects. In addition, the financial statements and supplemental information contained herein represent the condensed financial information for Local Insight Media Holdings, Inc. and its Debtor subsidiaries only. Information pertaining to the Debtors' non-Debtor affiliates is not included in the condensed income statements or condensed balance sheets contained herein.

Accounting Standards Codification 852-10-Reorganizations ("ASC 852-10"), which applies to companies in chapter 11 such as the Debtors, generally does not change the manner in which financial statements are prepared. It does require, however, that the financial statements for periods subsequent to the filing of the chapter 11 petition distinguish transactions and events that are directly associated with the reorganization from the ongoing operations of the business. The Debtors' condensed financial statements contained herein have been prepared in accordance with the guidance in ASC 852-10. The unaudited condensed financial statements have been derived from the Debtors' books and records. This information, however, has not been subject to procedures that would typically apply to financial information presented in accordance with U.S. GAAP, and upon the application of such procedures, the Debtors believe that the financial information could be subject to changes and that such changes could be material. The information furnished in this report includes primarily normal recurring adjustments, but does not include all of the adjustments that would typically be made in accordance with U.S. GAAP.

The results of operations contained herein are not necessarily indicative of results which may be expected from any other period or for the full year and may not necessarily reflect the results of the Debtors' future operations, financial position, and cash flows.

Intercompany Transactions - Intercompany transactions between the Debtors and non-Debtor affiliates have not been eliminated in the financial statements contained herein. No conclusion as to the legal obligation related to these intercompany transactions is made by the presentation herein.

Liabilities Subject to Compromise — As a result of the chapter 11 filings, the payment of prepetition indebtedness is subject to compromise or other treatment under a plan of reorganization. The determination of how liabilities will ultimately be settled and treated cannot be made until the bankruptcy court approves a chapter 11 plan of reorganization. Accordingly, the ultimate amount of such liabilities is not determinable at this time. ASC 852-10 requires prepetition liabilities that are subject to compromise to be reported at the amounts expected to be allowed, even if they may be settled for lesser amounts. The amounts currently classified as liabilities subject to compromise are preliminary and may be subject to future adjustments depending on bankruptcy court actions, further developments with respect to disputed claims, determinations of the secured status of certain claims, the values of any collateral securing such claims, rejection of executory contracts, and continued reconciliation or other events. The liability amounts presented on MOR-3 are reflective of the Debtors' accounting books and records. According to accounting practices, such liabilities are allocated to the business unit receiving the benefit of the product or service, which may be different from the entity that may legally incur a liability as reflected on Schedule F.

Case No. <u>10-13677 (KG)</u>

Debtors

Jointly Administered
Reporting Period: August 1, thru August 31, 2011

SCHEDULE OF CASH RECEIPTS AND DISBURSEMENTS

MOR-1 Debtors' Combined Schedules of Operating Cash Flow For the Monthly Period from August 1, 2011 through August 31, 2011

(\$ in thousands)	From week ended July 31, 2011 Through week ended September 2, 2011	Cumulative From Petition Date Through week ended September 2, 2011
Operating Cash Flow		
Operating Receipts	24,361	173,461
Operating Disbursements	(20,006)	(140,146)
Payment to Holdings for Regatta Operating Expenses	(1,456)	(11,763)
Consolidated Operating Cash Flow	2,899	21,552
Capitalized Expenses	(636)	(3,728)
Professional and DIP Fees	(1,134)	(15,267)
DIP Interest	(124)	(551)
Other Regatta Expenses	(1,894)	(19,546)
Payment to Holdings for Regatta Capitalized Expenses	0	(489)
Net Cash Flow	1,005	1,517

Debtors

Reporting Period: August 1, thru August 31, 2011

MOR-1 - continued Disbursements by Legal Entity from Petition Date through the Period Ended August 31, 2011

(\$ in thousands, except otherwise noted)		From week ended July 31, 2011	Cumulative From Petition Date
(Through week ended	Through week ended
Entity	Case Nr	September 2, 2011	September 2, 2011
Local Insight Media Holdings, Inc.	10-13677 (KG)	0	0
Local Insight Media Holdings II, Inc.	10-13679 (KG)	0	0
Local Insight Media Holdings III, Inc.	10-13682 (KG)	0	0
LIM Finance Holdings, Inc.	10-13680 (KG)	0	0
LIM Finance, Inc.	10-13681 (KG)	0	0
LIM Finance II, Inc	10-13687 (KG)	0	0
Local Insight Regatta Holdings, Inc.	10-13686 (KG)	0	0
The Berry Company LLC	10-13678 (KG)	(23,356)	(171,944)
Local Insight Listing Management, Inc.	10-13685 (KG)	0	0
Regatta Investor Holdings, Inc.	10-13725 (KG)	0	0
Regatta Investor Holdings II, Inc.	10-13741 (KG)	0	0
Regatta Investor LLC	10-13684 (KG)	0	0
Regatta Split-Off I LLC	10-13721 (KG)	0	0
Regatta Split-Off II LLC	10-13753 (KG)	0	0
Regatta Split-Off III LLC	10-13737 (KG)	0	0
Regatta Holding I, L.P.	10-13748 (KG)	0	0
Regatta Holding 11, L.P.	10-13715 (KG)	0	0
Regatta Holding III, L.P.	10-13745 (KG)	0	0
Total Disbursements	-	(23,356)	(171,944)

Debtors

Case No. <u>10-13677 (KG)</u>

Jointly Administered

Reporting Period: August 1, thru August 31, 2011

BANK RECONCILIATIONS MOR-1a

Debtors' Statement with respect to Bank Account Reconciliations, Bank Statements and Cash Disbursements Journals
For the Monthly Period from August 1, 2011 through August 31, 2011

Bank Account Reconciliations & Cash Disbursement Journals

The Debtors affirm that bank reconciliations are prepared for all open and active bank accounts on a monthly basis. The Debtors affirm that within their financial accounting systems, check registers and/or disbursement journals are maintained for each disbursement account.

Bank Statements

The Debtors affirm that they retain all bank statements for all open and active bank accounts.

Closed Bank Accounts

The Debtors allirm that no bank accounts were closed during the above-referenced reporting period.

Opened Bank Accounts

The Debtors affirm that no bank accounts were opened during the above-referenced reporting period.

Debtors

Reporting Period: August I, thru August 31, 2011

SCHEDULE OF PROFESSIONAL FEES AND EXPENSES PAID

This schedule is to include all retained professional payments from case inception to current month.

MOR-1b

		ts for the Monthly Poled August 31, 2011		Paymen Thro			
Professional	Fees	Expenses	Total	Fees	Expenses	Total	
Kirkland & Ellis LLP	\$366,978.98	\$8,680.85	\$375,659.83	\$3,440,910.73	\$84,740.83	\$3,525,651.56	
Alvarez & Marsal North America, LLC	\$0.00	\$0.00	\$0.00	\$4,005,646.00	\$203,341.00	\$4,208,987.00	
Lazard Frères & Co. LLC	\$0.00	\$0.00	\$0.00	\$750,000.00	\$24,842.93	\$774,842.93	
Kurtzman Carson Consultants LLC	\$0.00	\$0,00	\$0.00	\$153,695.25	\$102,717.76	\$256,413.01	
Pachulski Stang Ziehl & Jones LLP	\$19,253.50	\$0.00	\$19,253.50	\$225,521.00	\$35,399.66	\$260,920.66	
Milbank, Tweed, Hadley & McCloy LLP	\$0.00	\$0.00	\$0.00	\$1,540,990.75	\$36,068.05	\$1,577,058.80	
Mesirow Financial Consulting LLC	\$0.00	\$0.00	\$0.00	\$97,950.00	\$57.35	\$98,007.35	
Morris, Nichols, Arsht & Tunnell LLP	\$0.00	\$0,00	\$0.00	\$668,446.46	\$22,183.10	\$690,629.56	
Houlihan Lokey Howard & Zukin Capital, Inc.	\$0.00	\$0,00	\$0.00	\$720,577.28	\$41,161.05	\$761,738.33	
Cadwalader, Wickersham & Taft LLP	\$0.00	\$0.00	\$0.00	\$144,356.50	\$883,18	\$145,239.68	
PriceaterhouseCoopers LLP	\$0.00	\$0.00	\$0.00	\$70,084.30	\$0.00	\$70,084.30	
Deloitte & Touche LLP	\$0.00	\$0.00	\$0.00	\$2,000.00	\$0.00	\$2,000.00	
Duff & Phelps, LLC	\$0.00	\$0.00	\$0.00	\$48,985.00	\$3,250.00	\$52,235.00	
	\$386,232.48	\$8,680.85	\$394,913.33	\$11,869,163.27	\$554,644.91	\$12,423,808.18	

Reporting Period: August 1, thru August 31, 2011

STATEMENT OF OPERATIONS

(Income Statement)

MOR-2 For the Monthly Period from August 1, 2011 through August 31, 2011

(\$ in thousands)		C	onsolidati	ng Local Insig	ght Regatta Holdings, I	nc.		C	onsolidated		Non-consolidating entities	olidating entities		
	Local Insig Managem	-		ry Company LLC	Local Insight Regatta Holdings, Inc.	ı Co	Intercompany nsolidations and Eliminations		Insight Regatta oldings, Inc.	Local Insight Medings, Inc.	ia 	LIM Finance, Inc.	LIM Finance II, Inc.	
Revenue	\$	-	\$	33,531	s -	\$	-	\$	33,531	\$ -		s -	s -	
Operating expenses:														
Cost of revenue (exclusive of certain depreciation														
and amortization expense included below)		12		8,298	-		-		8,310	•	•	•	•	
Publishing rights		•		14,251	•		•		14,251	•	•	•	•	
General and administrative expense		51		8,584	246	5	-		8,881	•	•	-	•	
Permitted LIMI expenses		-		1,318	•		-		1,318	•	•	•	•	
Depreciation and amortization		-		636	495	5	•		1,131	•	•	•	•	
Impairment charge		<u> </u>			-				22.001					
Total operating expenses		63		33,087	741	1			33,891		<u> </u>			
Operating (loss) income		(63)		444	(74)	1)	-		(360)	•	•	-	•	
Other (income) expenses:											(0)			
Interest income		•		-	•	_	•		-		(0)	•	_	
Interest expense		•		-	123		•		127 1,720	•	-	-	_	
Reorganization items		•		•	1,720	0	-		1,720		<u>.</u>	-	_	
Other expense				<u> </u>	· · · · · · · · · · · · · · · · · · ·									
Income (loss) before income taxes		(63)		444	(2,58)	8)	-		(2,207)		0	•	•	
Income tax provision (benefit)		-					.				<u>-</u>			
Net income (loss) before equity in earnings (losses) of consolidated subsidiaries		(63)		444	(2.58	8)	-		(2,207)		0	-		
Equity in earnings (losses) of consolidated subsidiaries		-		•	38	1	(381)	<u> </u>		-	·		
Net income (loss)	S	(63)	\$	444	\$ (2,20	7) \$	(381) \$	(2,207)	\$	0	<u>s</u> -	\$	

Note:

The results reflected herein are based on certain terms of the WBS Settlement Term Sheet, for which the Debtors have sought approval from the Bankruptcy Court pursuant to the Motion of Local Insight Media Holdings, Inc., et al., for Entry of an Order Approving (A) the WBS Settlement Term Sheet and (B) the Assumption of Amended WBS Contracts (the "Motion") [Docket No. 817], filed on August 30, 2011. The Bankruptcy Court approved this Motion on September 20, 2011, therefore the terms under the WBS Settlement Term sheet became effective as of July 1, 2011. If the Company does not emerge from bankruptcy on or before December 31, 2011, subject to certain exceptions, the transactions contemplated by the WBS Settlement Term Sheet will be unwound, and all parties will be returned to their respective positions as if the assumption of the Amended WBS Contracts had not occurred.

Due to their nature as holding companies and the lack of operating activity, the Debtors do not prepare financial statements for the following Debtor entities: Regatta Split-off I LLC: Regatta Split-off II LLC: Regatta Split-off II LLC: Local Insight Media Holdings II, Inc.: Local Insight Media Holdings II, Inc.: Local Insight Media Holdings III, Inc.: Local Insight Media Holdings III, Inc.: Local Insight Media Holdings III, Inc.: Regatta Investor Holdings, Inc.: Regatta Holding II, L.P.: Regatta Holding III, L.P.: Regatta Holding III, L.P.: Regatta Holdings III, Inc.: Local Insight Media Holdings I

Permitted LIMI expenses include expenses incurred in the ordinary course of business by LIMI for management and other services and investments related thereto, including without limitation, for marketing, advertising, promotions and capital expenditures, for personnel expenses, professional fees, contract labor, travel and entertainment, information technology, facilities and office expenses and insurance.

Reporting Period: August 1, thru August 31, 2011

Balance Sheet

MOR-3 As of August 31, 2011

(S in thousands)		C	onsolidating Local Ins	ght Regatta Holding	s, Inc.		Consolidated	d Non-consolidating entities						
						Intercompany								
	Local Ins	ight Listing	The Berry Company	Local Insight Reg	atta	Consolidations and	Local Insight Regatta	Loc	al Insight Media					
	Manage	ment, Inc.	LLC	Holdings, Inc.		Eliminations	Holdings, Inc.	F	loldings, Inc.	LIM Finance, Inc.	LIM Finance II, Inc.			
Assets							_							
Current assets:														
Cash and cash equivalents	\$	14	\$ 16,667	s	- s		\$ 16,681	\$	135	s -	\$ -			
Accounts receivable, net			51,870			-	51,870	-	-	•				
Due from affiliates		(206)	83,298		211)		45,881		(135)	5,117	7,674			
Deferred directory costs		42	50,260		•		50,302		•	•	•			
Deferred income taxes		6	14,483	19.	357	(9,981)	23,865							
Prepaid expenses and other current assets		_	1,344	-	849	(-,,	2,193			_				
Total current assets		(144)	217,922		005)	(9,981)	190,792		0	5,117	7,674			
Property and equipment, net			4,649	,	240	(/////	23,889		•	-,	.,			
Assets held for sale			432		,240	•	432		•	•	•			
Equity investments		-	432	290,	-	(290,637)	432		•	•	•			
Intangible assets, net		•	257,223	290,	,037	(290,037)			•	•	-			
Tradename intangible asset		•	231,223		•	-	257,223		•	•	•			
Goodwill		•	•		•	•	•		-	•	•			
Deferred income taxes		1.940		40	-	-	-		•	•	•			
Deferred financing costs, net		1,940	10,803		269	(73,012)	-		-	•	•			
Other assets		-	-		198	•	198		-	0	981			
Investment in subsidiary		•	73		-	•	73				•			
Total Assets			*		.				32,811	182,855	312,833			
	\$	1,796	\$ 491,102	\$ 3\$3,	339 \$	(373,630)	\$ 472,607	_ 5	32,811	\$ 187,972	\$ 321,487			
Liabilities and Stockholders' Equity														
Current liabilities, not subject to compromise														
Current portion of long-term debt	\$	-	5 -	\$ 7,	,500 \$	-	\$ 7,500	\$	•	S -	\$ -			
Publishing rights payable		-	301		-	•	301		-	-	•			
Accounts payable and accrued liabilities		168	28,140	7,	621	•	35,929		46	•	•			
Current deferred income taxes		-	1,511		-	(1,511)	•		•	•	-			
Unearned revenue		-	44,443		-	•	44,443		-	-				
Accrued interest payable		•	-		•	-	•		-	•	•			
Due to affiliates		-	2,238		-		2,238		<u> </u>	<u> </u>				
Total current liabilities not subject to compromise		168	76,633	15,	121	(1,511)	90,411		46	•	•			
Deferred income taxes, net			99,348	i.	563	(52,902)	48,009			-				
Long-term debt, net of current portion		-		·			•				•			
Other liabilities		-	242				242		_					
Total habilities not subject to compromise		168	176,223	16.	684	(54,413)	138,662		46	 -	•			
Liabilities subject to compromise		2,089	23,780			•	624,178		3,155	160,020	213,961			
Stockholders' equity							,			•	·			
Common stock, \$0.01 par value, 200,000 shares authorized;														
195,744 shares issued and outstanding		_			2		2							
Additional paid-in capital		7,653	620,739	239.	_	(679 201)	239,661		30,000	57,011	182,855			
Accumulated deficit		7,033 (8,114)	(329,640			(628,391)	•		(390)	37,011 (29,059)	(75,328			
Total stockholders' equity		(8,114)	291,099			309,174	(529,896		29,610	27,952	107,526			
Total Liabilities and Stockholders' Equity	<u> </u>	1,796			.654) .339 \$	(319,217)	(290,233		32,811	\$ 187,972	\$ 321,487			
come commission and anochmotoria edant)	3	1,/90	491,102	a 333,	2.19	(373,630)	\$ 472,607	- 3	32,811	3 107,972	321,481			

Note:

Due to their nature as holding companies and the lack of operating activity, the Debtors do not prepare financial statements for the following Debtor entities: Regatta Split-off II LLC; Regatta Split-off II LLC; Regatta Split-off II LLC; Local Insight Media Holdings II, Inc.; Regatta Investor Holdings, Inc.; and Regatta Investor Holdings II, Inc.

Debtors

Case No. <u>10-13677 (KG)</u>

Jointly Administered
Reporting Period: August 1, thru August 31, 2011

STATUS OF POSTPETITION TAXES

MOR-4

Declaration Regarding the Status of the Debtors' Postpetition Taxes

I am the Director of Tax for Local Insight Media Holdings, Inc. and its Debtor subsidiaries in the above-captioned chapter 11 cases. In this capacity, I am familiar with the Debtors' day to day operations, business affairs, and books and records. To the best of my knowledge, the Debtors have timely filed all federal, state, and local tax returns, and made all postpetition tax payments in connection therewith, or have promptly remediated any late filings or payments that may have occurred due to the Debtors' inadvertent oversights. To the extent that the Debtors become aware of anything to the contrary, they will take timely action to remedy any outstanding tax related matters.

Erica Rieber 9109/11

Case No. 10-13677 (KG)

Debtors

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Reporting Period: August 1, thru August 31, 2011

SUMMARY OF UNPAID POSTPETITION DEBTS

MOR-4

Combined Debtors' Summary of Unpaid Postpetition Trade Accounts Payable

(\$ in thousands)

,		Number of days past due								
as of: August 31, 2011	Total	С	urrent		1-30		31-60	-	61-90	>91
Combined Debtors	\$ 15,684	\$	5,414	\$	4,126	\$	4,280	\$	422	\$ 1.442

Note: The postpetition accounts payable reported above represent open and outstanding trade vendor invoices that have been entered and coded into the Debtors' accounts payable system. This summary does not include intercompany payables or accruals for invoices not yet received or approved.

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Debtors

Jointly Administered
Reporting Period: <u>August 1, thru August 31, 2011</u>

ACCOUNTS RECEIVABLE RECONCILIATION AND AGING

MOR-5 Combined Debtors' Summary of Open Accounts Receivable, Gross Basis

(\$ in thousands)

					Nun	mer o	or days pasi	COLL	;			
as of: August 31, 2011	Total	Current		1-30		31-60			61-90		>91	
Combined Debtors	\$ 76,441	\$	36,662	\$	3,429	\$	2,364	\$	4,458	\$	29,528	

Note: The postpetition accounts receivable reported above represent a gross balance, prior to any bad debt allowances and intercompany adjustments. The Debtors do not compile a separate aging of the bad debt allowance. The balance sheet presented on MOR-3 provides accounts receivable on a net basis as compared to this schedule which is presented on a gross basis.

Debtors

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Jointly Administered

Reporting Period: August 1, thru August 31, 2011

DEBTOR QUESTIONNAIRE

MOR-5

		Yes	No
1.	Have any assets been sold or transferred outside the normal course of business this reporting period? If yes, provide an explanation below.		x
2.	Have any funds been disbursed from any account other than a debtor in possession account this reporting period? If yes, provide an explanation below.		X
3.	Have all postpetition tax returns been timely filed? If no, provide an explanation below.	X	
4.	Are workers compensation, general liability and other necessary insurance coverages in effect? If no, provide an explanation below.	Х	
5.	Ilas any bank account been opened during the reporting period? If yes, provide documentation identifying the opened account(s). If an investment account has been opened provide the required documentation pursuant to the Delaware Local Rule 4001-3.		x

Note re. Question 3: See Debtors' Response to MOR-4.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
LOCAL INSIGHT MEDIA HOLDINGS, INC., et al., 1) Case No. 10-13677 (KG)
Debtors.) Jointly Administered)

AFFIDAVIT OF SERVICE

Monica A. Molitor, being duly sworn according to law, deposes and says that she is employed by the law firm of Pachulski Stang Ziehl & Jones LLP, counsel for the Debtors in the above-captioned action, and that on the 30th day of September, 2011, she caused copies of the following document(s) to be served upon the attached service list in the manner indicated:

Monthly Operating Report [Reporting Period: August 1 through August 31, 2011]

Monica A. Molitor, Paralegal

SWORN TO AND SUBSCRIBED

by rne on this 30th day of September, 2011.

Notary Publicp

My Commission Expires: 15/10/12

K A JOHN BOWER NOTARY PUBLIC STATE OF DELAWARE

My commission expires Dec. 10, 2012

The Debtors, together with the last four digits of each of the Debtors' federal tax identification number (if applicable), are: Local Insight Media Holdings, Inc. (2696); Local Insight Media Holdings II, Inc. (8133); Local Insight Media Holdings III, Inc. (8134); LIM Finance Holdings, Inc. (8135); LIM Finance, Inc. (8136); LIM Finance II, Inc. (5380); Local Insight Regatta Holdings, Inc. (6735); The Berry Company LLC (7899); Local Insight Listing Management, Inc. (7524); Regatta Investor Holdings, Inc. (8137); Regatta Investor Holdings II, Inc. (8138); Regatta Investor LLC; Regatta Split-off I LLC; Regatta Split-off II LLC; Regatta Holding II, L.P.; Regatta Holding II, L.P.; and Regatta Holding III, L.P. For the purpose of these chapter 11 cases, the service address for the Debtors is: 160 Inverness Drive West, Suite 400, Englewood, CO 80112.

Local Insight - Core Service List Case No. 10-13677 (KG) Document No. 167382 02 – Hand Delivery 02 – First Class Mail

(Counsel for the Debtors)
Laura Davis Jones, Esquire
Michael R. Seidl, Esquire
Curtis A. Hehn, Esquire
Pachulski Stang Ziehl & Jones LLP
919 North Market Street, 17th Floor
Wilmington, Delaware 19899-8705

Hand Delivery

(United States Trustee)
Richard Schepacarter
Office of the United States Trustee
J. Caleb Boggs Federal Building
844 King Street, Suite 2207
Wilmington, DE 19801

Hand Delivery

(Counsel to the Committee)
Robert J. Dehney, Esquire
Gregory T. Donilon, Esquire
Morris, Nichols, Arsht & Tunnell LLP
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