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Date: August 6, 2001

The following is a slide show presented at an analyst conference held by EchoStar on August 6, 2001.

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COVER PAGE

[EchoStar Logo]

[Hughes Logo]

A Powerful Platform

August 6, 2001

1 SAFE HARBOR

This presentation contains "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements involve known and unknown risks. uncertainties and other factors that could cause our actual results to be materially different from historical results or from any future results expressed or implied by such forward-looking statements. The factors that could cause actual results of EchoStar Communications Corporation ("EchoStar") or a combined EchoStar and Hughes Electronics Corporation ("Hughes") to differ materially, many of which are beyond the control of EchoStar include, but are not limited to, the following: (1) the businesses of EchoStar and Hughes may not be integrated successfully or such integration may be more difficult, time-consuming or costly than expected; (2) expected benefits and synergies from the combination may not be realized within the expected time frame or at all; (3) revenues following the transaction may be lower than expected; (4) operating costs, customer loss and business disruption including, without limitation, difficulties in maintaining relationships with employees, customers, clients or suppliers, may be greater than expected following the transaction; (5) generating the incremental growth in the subscriber base of the combined company may be more costly or difficult than expected; (6) the regulatory approvals required for the transaction may not be obtained on the terms expected or on the anticipated schedule; (7) the effects of legislative and regulatory changes; (8) an inability by EchoStar to obtain certain retransmission consents; (9) EchoStar's inability to retain necessary authorizations from the FCC; (10) an increase in competition from cable as a result of digital cable or otherwise, direct broadcast satellite, other satellite system operators, other providers of subscription television services; (11) and the introduction of new technologies and competitors into the subscription television business; (12) changes in labor, programming, equipment and capital costs; (13) future acquisitions, strategic partnership and divestitures; (14) general business and economic conditions; and (15) other risks described from time to time in EchoStar's periodic reports filed with the Securities and Exchange Commission. You are urged to consider statements that include the words "may," "will," "would," "could," "should," "believes," "estimates," "projects," "potential," "expects," "plans," "anticipates," "intends," "continues" or the negative of those words or other comparable words to be uncertain and forward-looking. This cautionary statement applies to all forward-looking statements in this presentation. Subject to future developments, EchoStar may file with the Securities and Exchange Commission a registration statement at a date or dates subsequent hereto to register the EchoStar shares to be issued in the proposed transaction. Investors and security holders are urged to read the registration statement (when and if available) and any other relevant documents filed with the SEC, as well as any amendments or supplements obtain a free

copy of the registration statement (when and if available) and other relevant documents at the SEC's Internet web site at www.sec.gov. The registration statement (when and if available) and other relevant documents may also be obtained free of charge from EchoStar by directing such request to: EchoStar Communications Corp., 5701 South Santa Fe Drive, Littleton, CO 80120, Attention: Investor Relations.

EchoStar and certain executive officers of EchoStar may be deemed to be "participants" in EchoStar's solicitation of proxies from GM and GMH shareholders. A detailed list of the names, affiliations and interests of the participants in the solicitation was filed with the Securities and Exchange Commission on August 6, 2001. Stock-for-stock transaction 0.75 DISH / GMH share (1.0B new DISH shares issued) Values Hughes at \$32B*, including debt of \$1.9B \$42 - \$56 billion of additional present value to combined company from DirecTV / DISH Network synergies Economic ownership = 66% Hughes : 34% EchoStar Tax free to GM and GMH shareholders Note: Based on the closing market price of DISH on the Nasdaq Stock Market on August 3, 2001.

o Massive synergy opportunities
o 100% digital nationwide platform with 16M+ subscribers
o Creates stronger competitor to large, US cable / broadband providers
o 100M US households offer powerful growth opportunity
o Leverage already compelling DBS economics
o Superior management team with proven success

ESTIMATED

	EXCHANGE	INCLUDING PV OF SYNERGIES		
	RATIO ONLY*	LOWER	UPPER	
Value per GMH Share	\$23	\$43	\$49	
Premium to Current GMH Stock Price (\$19)	18%	121%	155%	
Equivalent Value to GM Shareholders	0.76	0.76	0.76	
Per GM Share	\$17	\$33	\$38	
% of Current GM Stock Price (\$63)	28%	52%	59%	
Value per DISH Share	\$30	\$57	\$66	
Premium to Current DISH Stock Price (\$30)		87%	116%	

Note: Based on the closing market price of DISH on the Nasdaq Stock Market and GM and GMH on the NYSE on August 3, 2001.

5 BENEFITS TO CONSUMERS

More channels and better service would be available Increased local to local service Increased HDTV offerings Increased VOD/PPV offerings Additional speciality content

o Significant cost savings expected from synergies

- o Effective containment of cable price increases
- o Bridges the "Digital Divide" -Broadband availability -Nationwide competitive pricing

[Bar Chart By Number of Subscribers (in Millions)

14.4 (AT&T) to between 17.4 and 27.1 (including other cable)	16.1	12.7	8.4	6.9	6.2	5.8	3.0
AT&T+ ANY MAJOR CABLE PRO FORMA	DISH NETWORK DIRECTV PRO FORMA	TIME WARNER CABLE	COMCAST	CHARTER	сох	ADELPHIA	CABLEVISION]

NOTE: SUBSCRIBERS ARE AS OF JUNE 30, 2001, PRO FORMA FOR ALL ANNOUNCED TRANSACTIONS. ADELPHIA AND CABLEVISION ARE AS OF MARCH 31, 2001.

[Bar Chart BY REVENUE (\$ IN MILLIONS)

\$8,964 (AT&T) to between \$10,861 and \$15,309 (including other cable)	\$8,925	\$6,345	\$4,982	\$3,974	\$3,426	\$3,098	\$1,897
Other Cable)	φ0, 925	φ0, 345	φ4,90Z	43,914	φ 3 ,420	43,090	φ τ ,097
AT&T+ ANY MAJOR CABLE PRO FORMA	DISH NETWORK DIRECTV PRO FORMA	TIME WARNER CABLE	COMCAST	CHARTER	сох	ADELPHIA	CABLEVISION]

Note: Revenue figures reflect core cable or DBS revenue for the pro forma quarter ended June 30, 2001, annualized, except for Adelphia and Cablevision which are as of March 31, 2001.

Key to Success	Who has the
	Advantage?
-attest Pipe	DBS
Nationwide Footprint	DBS
Cost per Home Passed	DBS
100% Digital Quality	DBS
Channel Capacity	DBS
Plant Upgrades	DBS
Customer Service	DBS
Incumbency	Cable
Broadband	?

	Total	Basic	Total Debt /
	Debt (\$M)	Subs (M)	Subscriber
AT&T	\$17,202	14.4	\$1,191
Comcast	11,699	8.4	1,390
Charter	15,571	6.9	2,243
Cox	9,114	6.2	1,478
Adelphia	12,474	5.8	2,137
Cablevision	7,599	3.0	2,560
Average			\$1,833
EchoStar / Hughes	\$6,891	16.1	\$429
Net Debt	3,523	16.1	219

Notes: Total debt includes convertible notes. All statistics are as of June 30, 2001 except for Adelphia and Cablevision which are as of March 31, 2001. Subscribers are pro forma for all announced swaps. AT&T debt is per UBSW estimate.

	Homes Passed (M)	Basic Subs (M)	Invested Capital (\$M)	Per Home Passed	Per Basic Sub
Comcast	13.5	8.4	\$23,727	\$1,761	\$2,818
Cox	9.9	6.2	21,107	2,139	3,423
Charter	11.2	6.9	23,984	2,135	3,455
Adelphia	9.5	5.8	17,998	1,900	3,083
Cablevision	4.3	3.0	4,846	1,125	1,632
Total	48.4	30.3	\$91,662	\$1,857	\$3,022
EchoStar Hughes Pro Forma	100.0 100.0 100.0	6.1 10.0 16.1	\$4,664 9,180 \$13,844	\$47 92 \$138	\$768 918 \$861

11 MASSIVE SYNERGIES

Expected Synergies	o Incremental subscribers o Improved ARPU o Increased EBITDA o Reduced Churn
Aggregate Benefit	o 9.4M incremental subscribers o \$5.0B annual EBITDA increase by 2005 o \$12.3B cumulative EBITDA increase '02-'05
Shareholder Value	o Creation of \$42-\$56B in PV synergies o \$20 - \$26/share for GMH shareholder (0.75 ratio) o \$15 - \$20/share for GM shareholder o \$27 - \$35/share for DISH shareholder
Shareholder Value	o \$20 - \$26/share for GMH shareholder (0.75 ratio o \$15 - \$20/share for GM shareholder

Estimated (\$ in millions)

PV of Cost Savings

PV of Revenue Synergies

SAC Churn Programming G&A CapEx	\$13,128 9,345 7,890 4,943 317	Advertising / Interactive Local Service Digital Divide VOD / PPV HDTV Box Swaps	\$10,349 7,449 2,759 1,003 502 (1,981)
Subtotal	\$35,624	Subtotal	\$20,080

[Pie chart showing cost savings of 64% and revenue synergies of 36% of total present value of synergies]

Total Present Value of Synergies = \$55.7 billion

Estimated (\$ in Millions)		
Cost Synergies	Assumption	Projected 2005 EBITDA Impact
Reduced SAC	o Standardization of set-top boxes o Increased production volumes o \$125 /Gross add (blended)	\$1,041
Reduced Churn	o 0.3% reduction o Increased services and higher customer loyalty	778
Reduced Programming Costs	o 5% cost reduction in 2002 o Additional 5% reduction thereafter	664
Reduced G&A	o Elimination of duplicative overhead	427
Reduced CapEx	o Elimination of a portion of corporate and satellite capex	100
Subtotal - Cost Savings		\$2,910*
Note: Excluded \$100 million	n of CapEx synergies	

Estimated (\$ in Millions)

				Results		Projected 2005 EBITDA Impact
Revenue Synergies	A	Assumption	Sub	ARPU	Churn	
Advertising/Interactive	0 0	Incremental Revenue \$30/year by 2005	Up	Up	Down	\$925
Local Service	0 0	Approx. 60 new markets \$5.99/month	Up	Up	Down	740
Digital Divide		Offer broadband to more areas ARPU from \$70 down to \$55	Up	Up	Down	278
VOD / PPV	0 0 0	Offer more content Additional 0.5 buy/month \$3.99/buy	Up	Up	Down	108
HDTV	0	More content, \$10/month	-	Up	Down	73
		2.5 billion over 4 years			-	(625)
Subtotal - Revenue Synergies						\$2,124*

Note: Excludes \$625 million of cost to swap boxes, which is non-recurring.

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Estimated Incremental Subscribers in 2005 (In Millions)

[Bar Chart showing subscriber synergy impact in millions of subscribers

Local to Local	2.6
Reduced Churn	3.3
HDTV / Specialty Content	2.5
VOD / PPV	1.0
Total	9.4]

_____ 16 PRESENT VALUE OF SYNERGIES

Estimated (\$ in Billions Except per Share and Share Amounts)

	Range		
	Lower	Upper	
Total EBITDA from Synergies in 2005* Terminal EBITDA Multiple	\$5.0 10.0x	\$5.0 14.0x	
Terminal Value Discount Rate	\$50.3 10.0%	\$70.5 10.0%	
Present Value of Terminal Value Present Value of Cash Flows from 2002 - 2005	\$34.4 7.6	\$48.1 7.6	
Present Value of Synergies	\$42.0	\$55.7	
Pro Forma Shares Outstanding (millions)	1,578	1,578	
Present Value of Synergies per DISH Share	\$26.58/sh.	\$35.29/sh.	

Note: Excludes cost to swap boxes, which is non-recurring.

Estimated (\$ in Billions Except per Subscriber and Share Amounts)

	Range		
	Lower	Upper	
Incremental 2005 Subscribers (M) Enterprise Value / Subscriber		9.4 \$4,500	
Total Incremental Subscriber Value	\$28.3	\$42.4	
Total Pro Forma 2005 Subscribers (M) Incremental Value / Subscriber (Ops., Churn, etc	32.0 .) \$500		
Total Multiple Expansion Value	\$16.0	\$32.0	
Total Incremental Value Discount Rate	\$44.3 10.0%		
Present Value	\$30.2	\$50.8	
Pro Forma Shares Outstanding (millions)	1,578	1,578	
Present Value per DISH Share	\$19.16/sh.	\$32.20/sh.	

Estimated

	Range		
	Lower	Upper	
Current EchoStar Stock Price* Present Value of Synergies per Share	\$30.44 26.58	\$30.44 35.29	
Total	\$57.02	\$65.73	
Exchange Ratio Total Offer Value per GMH Share	0.75x \$42.76	0.75x \$49.30	
Current GMH Stock Price*	\$19.36	\$19.36	
Premium - (\$/share) Premium - (%)	\$23.40 121%	\$29.94 155%	

Note: Based on the closing market price of DISH on the Nasdaq Stock Market and GMH on the NYSE on August 3, 2001.

Estimated

		Range	
	Current	Lower	Upper
Current EchoStar Stock Price*		\$30.44	\$30.44
Present Value of Synergies per Share		26.58	35.29
Total		\$57.02	\$65.73
Exchange Ratio		0.75x	0.75x
Total Offer Value per GMH Share		\$42.76	\$49.30
Equivalent Value to GM Shareholder	0.76	0.76	0.76
Value - (\$/share)*	\$14.71	\$32.60	\$37.58
Current GM Stock Price*	\$63.28	\$63.28	\$63.28
% of GM Share	23%	52%	59%

Note: Based on the closing market price on August 3, 2001 on the Nasdaq Stock Market for DISH and NYSE for GM and GMH.

Estimated

	Range		
	Lower	Upper	
Current EchoStar Stock Price*	\$30.44	\$30.44	
Present Value of Synergies per Share	26.58	35.29	
Total	\$57.02	\$65.73	
Premium - (\$/share)	\$26.58	\$35.29	
Premium - (%)	87%	116%	

Note: Closing market price on the Nasdaq Stock Market on August 3, 2001.

- o Fastest growing multi-channel TV provider in the U.S.
- o Powerful business model / EBITDA positive
- o Superior, results-driven management team
- o Proven track record of operational execution
- o Historical ability to create shareholder value

[Bar Chart showing a 93.3% compound annual growth rate in EchoStar revenues from 1996 to Q2 2001 Annualized. Revenues (\$M)

	1996	1997	1998	1999	2000	Q2 2001 Annualized
	\$199	\$477	\$983	\$1,603	\$2,715	\$3,865]
-	EchoStar			nnual growt 1996 to Q2		n the
	1996	1997	1998	1999	2000	Q2 2001
	350	1,040	1,940	3,410	5,260	6,070]
[Line Graph showing the net incremental market share of DISH Network relative to DirecTV from Q3 2000 to Q2 2001.						
	Q3 2000	Q4 2000	Q1 2000	Q2 2001		
DISH Network	50%	48%	58%	67%		

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DirecTV	50%	52%	42%	33%]

23 DISH NETWORK VS. DIRECTV

DISH NETWORK VS. DIRECTV	Dish		Who Has the
	Network	DirecTV 	Advantage?
Channel Capacity	500+	300+	Dish Network
Q2 2001 Incremental Market Share	67%	33%	Dish Network
Subscriber Growth (LTM)	40.8%	18.1%	Dish Network
ARPU Growth (LTM)	10.6%	0.9%	Dish Network
Est. Sub. Acq. Cost. (SAC)	\$100 less		Dish Network

24 VALUE CREATION

[Chart showing that since 1998 EchoStar's stock price has appreciated 1,354% compared to a 130% increase for cable companies, a 71% increase for NewsCorp, a 57% increase for GMH shares, a 26% increase for GM shares and a 25% increase for the S&P 500 index.]

Source: FactSet Note: Cable Composite consists of Comcast, Charter, Adelphia, Cox and Cablevision.

25 REGULATORY OVERVIEW

We are confident this transaction will receive regulatory approval

Benefits to Consumers	0 0 0 0	Increased content Access to competitive broadband services More local-to-local Competitive pricing
Improved Market Dynamics	0 0 0 0	Combined EchoStar (#7)/ DirecTV (#3) will represent only 18% of total MVPD FCC recently rescinded 30M subscriber cap (est. 40-60%) Significantly increased competition for incumbent cable operators Rural competition from various sources No content provider affiliations
Third Party Support	0 0	Donald Russell Former Chief of the Department of Justice's Telecom Task Force GM and GMH management believe regulatory approval is likely

26 ROAD MAP TO COMPLETION

Proposed Process	Expected Timing
o Execution of Definitive Agreements	Immediate
o GM and GMH Shareholders Meeting	4 Months
o Receive Regulatory Clearances - DOJ, FCC, SEC - Various state approvals	9 Months
Close Transaction	9 Months

A Powerful Combination

- o Top tier pay TV provider 16M+ subscribers
- o Undeniable DBS economics
- o True competition to cable
- o Value creation

EchoStar Provides

- o Compelling synergies
 - o Superior management team
 - o Financial strength and
 flexibility
 - o Track record of stock price performance

[EchoStar Logo]

INFORMATION REGARDING PARTICIPANTS

Echostar and the following persons may be deemed to be "participants" on behalf of EchoStar in the solicitation of proxies from GM and GMH shareholders.

Charles W. Ergen	Chairman and Chief Executive Officer
David K. Moskowitz	Senior Vice President, General Counsel and Secretary
Michael R. McDonnell	Senior Vice President and Chief Financial Officer
Jason Kiser	Treasurer

As of August 6, 2001 EchoStar beneficially owned 1,000 shares of General Motors common stock and 185,000 shares of Hughes tracking stock. Mr. Ergen beneficially owns approximately 1,000 shares of General Motors common stock and approximately 10,000 shares of Hughes tracking stock.

Other than as set forth herein, as of the date hereof, neither EchoStar nor any of the other participants listed above has any substantial interest, direct or indirect, by security holdings or otherwise, in General Motors or Hughes.

Certain other persons named below may assist EchoStar in the solicitation of proxies from GM and GMH shareholders. Pursuant to a letter agreement between UBS Warburg LLC ("UBS Warburg") and EchoStar, EchoStar has agreed to pay UBS Warburg for its financial advisory services in connection with the proposed transaction involving Hughes a financial advisory fee of (1) up to \$5,000,000 in connection with the public announcement of the proposed transaction and (2) \$20,000,000 upon the closing of a transaction involving Hughes, subject to certain fee credits. EchoStar also has agreed to provide UBS Warburg and certain related parties with customary indemnification. UBS Warburg does not admit that it or any of its directors, officers, employees, affiliates or controlling persons, if any, is a "participant" as defined in Schedule 14A promulgated under the Securities Exchange Act of 1934, as amended, in the solicitation of proxies, or that Schedule 14A requires the disclosure of certain information concerning it or them. The following sets forth the name and title of each of the UBS Warburg employees who may assist EchoStar in the solicitation of proxies: James Brennan, Managing Director, Stephen Ketchum, Managing Director, James Neissa, Managing Director, Lee LeBrun, Executive Director and Lee Ann Gliha, Director.

UBS Warburg and its affiliates engage in a full range of investment banking, securities trading, market-making and brokerage services for institutional and individual clients. In the normal course of business, UBS Warburg and its affiliates may trade the debt and equity securities of General Motors for their own account and the accounts of customers and, accordingly, may at any time hold a long or short position in such securities, or option contracts or other derivatives in or relating to such securities. UBS Warburg has informed EchoStar that, as of the close of business on August 3, 2001, UBS Warburg, for its own account, held a net long position of less than 1% of General Motors common stock and less than 1% of shares of Hughes tracking stock. UBS Warburg and certain of its affiliates also may have voting and/or dispositive power with respect to certain shares of General Motors and shares of Hughes tracking stock held in asset management, brokerage and other accounts. UBS Warburg and such affiliates disclaim beneficial ownership of such shares of General Motors and Hughes tracking stock.

Subject to future developments, EchoStar may file with the Securities and Exchange Commission a registration statement at a date or dates subsequent hereto to register the EchoStar shares to be issued in the proposed transaction. Investors and security holders are urged to read the registration statement (when and if available) and any other relevant documents filed with the SEC, as well as any amendments or supplements to those documents, because they will contain important information. Investors and security holders may obtain a free copy of the registration statement (when and if available) and other relevant documents at the SEC's Internet web site at www.sec.gov. The registration statement (when and if available) and other relevant documents may also be obtained free of charge from EchoStar by directing such request to: EchoStar Communications Corp., 5701 South Santa Fe Drive, Littleton, CO 80120, Attention: Investor Relations.