## UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 3

## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940

(T	ype or Print Responses)					
- 1.	Name and Address of Reporting	Person*				
	Financiere De Videocommunicat					
-	(Last)	(First)				
	85-89, Quai Andre Citroen					
-	75015 Paris France	(Street)				
-		(State)				
2.	Date of Event Requiring State January 22, 2002	ement (Month/Day/	Year)			
- 3.						
- 4.						
٠.	EchoStar Communications Corpo					
- 5.						
	[ ] Director [ ] Officer (give title belo		10% Owner Other (specify	/ below)		
- 6.	If Amendment, Date of Origina		r)			
- 7.	Individual or Joint/Group Fil					
	[X] Form filed by One Report	ing Person				
	[ ] Form filed by More than	One Reporting Pe	rson			
==	======================================					
==	=======================================					
1.	Title of Security (Instr. 4)	2. Amount of Beneficia (Instr. 4	Securities lly Owned )	3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nature of Indirect Beneficial Ownership (Instr. 5)	
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-						-
Re	======================================	e for each class	of securities b	eneficially owned	directly or indirectly.	
		Page 1 of 2				
	,	age 1 01 2				
F0	RM 3 (continued)					
==	Table II Derivati (e.g., puts, calls, warra		nvertible securi	lties)		
				Amount of Securitie Derivative Securit	·	

Underlying Derivative Security

Amount

Number

Shares

or

of

(Instr. 4)

Title

2. Date Exercisable

Date

Exer-

cisable

1. Title of Derivative

Security (Instr. 4)

and Expiration Date

Expira-

tion

Date

(Month/Day/Year)

Derivative Security:

Direct

(I)

(D) or Indirect

(Instr. 5)

6. Nature of Indirect

Beneficial

Ownership (Instr. 5)

4. Conver-

sion or Exercise Price of Derivative

Security

Series D Mandatorily Convertible Participating Preferred	ote (	 (1)	See	Note	(2)	alue \$		57,60	 04, 790	See	Note	(3)	D	 · · · · · · · · · · · · · · · · · · ·	See M	 Note (	(4)
Stock, par value \$0.01 per share 	 					 	 							 			

## Explanation of Responses:

- (1) The 5,760,479 shares of Series D mandatorily convertible participating The 5,760,479 shares of Series D mandatorily convertible participating preferred stock, par value \$.01 per share (the "Preferred Stock"), of EchoStar Communications Corporation, a Nevada corporation (the "Company") may only be held beneficially or of record by Vivendi Universal, S.A., a societe anonyme organized under the laws of France ("Vivendi Universal"), or any direct or indirect wholly owned subsidiary of Vivendi Universal (collectively "the Holders", each individually a "Holder"). Each share of Preferred Stock is convertible into 10 shares of Class A common stock, par value \$.01 per share (the "Common Stock") of the Company upon the election of the Holder that is the owner of record upon the date of such election.
- (2) In the event that none of the Holders elect to convert shares of Preferred Stock in the manner described in Note (1), each share of Preferred Stock will mandatorily convert into 10 shares of Common Stock upon the earliest to occur of: (i) the effective time of the merger contemplated by the Agreement and Plan of Merger, dated as of October 28, 2001, by and between the Company and Hughes Electronics Corporation, a Delaware corporation (ii) Vivendi Universal or its subsidiaries cease to own Preferred Stock or Common Stock representing, on a fully converted basis, 51% or more of the total shares of Common Stock underlying the Preferred Stock issued on January 22, 2002 to Financiere De Videocommunication, a societe anonyme organized under the laws of France ("Financiere") and wholly owned subsidiary of Groupe Canal+, a societe anonyme organized under the laws of France and wholly owned subsidiary of Vivendi Universal, (iii) the purported sale, assignment, transfer or other disposition of such share of Preferred Stock or beneficial ownership thereof to any person other than a Holder, or (iv) January 22,
- (3) The purchase price of the Preferred Stock was \$1,499,999,929.21 in cash. On the terms described in Notes (1) and (2), each share of Preferred Stock is convertible into 10 shares of Common Stock.
- On January 22, 2002 the Preferred Stock was purchased by Financiere in exchange for the consideration described in Note (3).
- Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

FINANCIERE DE VIDEOCOMMUNICATION

by /s/ Marc-Andre Feffer

January 22, 2002

Name: Marc-Andre Feffer

Date

Title: Chairman and Chief Executive Officer

\*\*Signature of Reporting Person