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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.)*

PRIMUS TELECOMMUNICATIONS GROUP, INCORPORATED

(Name of Issuer)

Common Stock, \$.01 Par Value (Title of Class of Securities)

741929103

(CUSIP Number)

March 6, 1998

(Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

> Rule 13d-1(b) Rule 13d-1(c) [X] Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosure provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

> Continued on following page(s) Page 1 of 37 Pages Exhibit Index: Page 29

> > SCHEDULE 13G

CUSIP No. 741929103

Page 2 of 37 Pages

Name of Reporting Person I.R.S. Identification No. of Above Persons (ENTITIES ONLY)

QUANTUM INDUSTRIAL PARTNERS LDC

- Check the Appropriate Box If a Member of a Group*
 - a. [_] b. [x]

- 3 SEC Use Only
- Citizenship or Place of Organization

CAYMAN ISLANDS

5

Sole Voting Power

Number of Shares Beneficially Owned By			0	
		ally 6 By	Shared Voting Power 1,406,283	
Each Reporting Person With		ing 7	Sole Dispositive Power	
	WICH	8	Shared Dispositive Power 1,406,283	
	9	Aggregate Amount Benef	icially Owned by Each Reportin	g Person
			1,406,283	
	10	Check Box If the Aggre [x]	gate Amount in Row (9) Exclud	es Certain Shares
	11	Percent of Class Repre	sented By Amount in Row (9)	
			7.16%	
	12	Type of Reporting Pers	on*	
		00; IV		

1	Name of Reporting Person I.R.S. Identification No. of Above Persons (ENTITIES ONLY)			
	QIH MANAGE	EMENT INVESTOR	, L.P.	
2	Check the Appropria	ate Box If a M	ember of a Group* a. [_] b. [x]	
3	SEC Use Only		b. [^]	
4	Citizenship or Plac	ce of Organiza	tion	
	DELAWARE			
Number Shar	of	5 Sole	Voting Power 0	
Benefic Owned Eac	ially By	6 Share	d Voting Power 1,406,283	
Repor Pers Wit	ting on	7 Sole	Dispositive Power 0	
WIC		8 Share	d Dispositive Power 1,406,283	
9	Aggregate Amount Be	eneficially Ow	ned by Each Reporting I	Person
			1,406,283	
10	Check Box If the A([x]	ggregate Amou	nt in Row (9) Excludes	Certain Shares*
11	Percent of Class Re	epresented By	Amount in Row (9)	
		7.16%		
12	Type of Reporting F	Person*		
	PN; IA			

1	Name of Reporting Person I.R.S. Identification No. of Above Persons (ENTITIES ONLY)			
	QIH MAN	AGEMENT,	INC.	
2	Check the Approp	riate Box	If a Member of a Group* a. [_] b. [x]	
3	SEC Use Only	· L J		
4	Citizenship or P	lace of On	rganization	
	DELAWARI	Ξ		
Number Shar		5	Sole Voting Power 0	
Benefic Owned Eac	ially By	6	Shared Voting Power 1,406,283	
Repor Pers Wit	ting on	7	Sole Dispositive Power 0	
		8	Shared Dispositive Power 1,406,283	
9	Aggregate Amount	Beneficia	ally Owned by Each Reporting Person	
			1,406,283	
10	Check Box If the [x]	Aggregate	e Amount in Row (9) Excludes Certain Shares*	
11	Percent of Class	Represent	ted By Amount in Row (9)	
			7.16%	
12	Type of Reporting	g Person*		
	СО			

1	Name of Reporting I.R.S. Identifica		of Above Persons	(ENTITIES ON	ILY)
	SOROS FU	ND MANAGEM	MENT LLC		
2	Check the Appropr	iate Box I	f a Member of a (Group* a. [_] b. [x]	
3	SEC Use Only			ν. [Λ]	
4	Citizenship or Pl	ace of Org	ganization		
	DELAWARE				
Number Share		5	Sole Voting Power 0	r	
Beneficially Owned By Each		6	Shared Voting Pov 1,406,283	wer	
Report Perso With	ing on	7	Sole Dispositive 0	Power	
		8	Shared Dispositiv 1,406,283	ve Power	
9	Aggregate Amount	Beneficial	ly Owned by Each	Reporting F	Person
			1,406,283	3	
10	Check Box If the [x]	Aggregate	Amount in Row (9) Excludes	Certain Shares*
11	Percent of Class Represented By Amount in Row (9)				
			7.16%		
12	Type of Reporting	Person*			
	00; IA				

1	Name of Reporting I.R.S. Identifica		of Above Persons (ENTITIES ONLY)
	GEORGE S	SOROS (in	the capacity described herein)
2	Check the Appropriate Box If a Member of a Group* a. $\left[\begin{smallmatrix} -1 \end{smallmatrix} \right]$		
3	SEC Use Only		b. [x]
4	Citizenship or P	Lace of Or	ganization
	UNITED S	STATES	
5 Number of			Sole Voting Power 0
Shares Beneficially Owned By Each Reporting Person		6	Shared Voting Power 2,250,052
		7	Sole Dispositive Power 0
With	l	8	Shared Dispositive Power 2,250,052
9	Aggregate Amount	Beneficia	ally Owned by Each Reporting Person
			2,250,052
10	Check Box If the Aggregate Amount in Row (9) Excludes Certain Shares* $[X]$		
11	Percent of Class Represented By Amount in Row (9)		
			11.46%
12	Type of Reporting	g Person*	

IΑ

IΑ

1	Name of Reporting Person I.R.S. Identification No. of Above Persons (ENTITIES ONLY)				
	STANLEY	F. DRUCKE	ENMILLER (in the capacity described herein)		
2	a. [_]				
3	SEC Use Only		b. [x]		
4	Citizenship or Pl	ace of Or	ganization		
	UNITED S	STATES			
Number		5	Sole Voting Power 0		
Shares Beneficially Owned By Each		6	Shared Voting Power 1,406,283		
Report Perso With	ing n	7	Sole Dispositive Power		
WICI		8	Shared Dispositive Power 1,406,283		
9	Aggregate Amount	Beneficia	ally Owned by Each Reporting Person		
			1,406,283		
10	Check Box If the [x]	Aggregate	e Amount in Row (9) Excludes Certain Shares*		
11	Percent of Class	Represent	ed By Amount in Row (9)		
			7.16%		
12	Type of Reporting	Person*			

1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person				
	S-C PHOE	ENIX HOLDI	NGS, L.L.C.		
2	2 Check the Appropriate Box If a Member of a Group* a. [_] b. [x]				
3	SEC Use Only				
4	Citizenship or Pi	lace of Or	ganization		
	DELAWARE	≣			
Number of		5	Sole Voting Power 843,769		
Share Benefici Owned Each	ally By	6	Shared Voting Power 0		
Report Perso With	ing n	7	Sole Dispositive Power 843,769		
WICH		8	Shared Dispositive Power 0		
9	Aggregate Amount	Beneficia	lly Owned by Each Reporting Person		
			843,769		
10	Check Box If the [x]	Aggregate	Amount in Row (9) Excludes Certain Shares*		
11	Percent of Class	Represent	ed By Amount in Row (9)		
			4.30%		
12	Type of Reporting	g Person*			
	00				

1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person			
	WINSTON	PARTNERS	, L.P.	
2	Check the Approp	riate Box	If a Member of a Group* a. [_] b. [x]	
3	SEC Use Only			
4	Citizenship or P	lace of O	rganization	
	DELAWAR	E		
Number Share		5	Sole Voting Power 0	
Benefic: Owned Eacl	ially By	6	Shared Voting Power 843,769	
Report Perso With	ting on	7	Sole Dispositive Power 0	
WIC	'	8	Shared Dispositive Power 843,769	
9	Aggregate Amount	Benefici	ally Owned by Each Reporting Person	
			843,769	
10	Check Box If the [x]	Aggregat	e Amount in Row (9) Excludes Certain Shares*	
11	Percent of Class	Represen	ted By Amount in Row (9)	
			4.30%	
12	Type of Reportin	g Person*		
	PN			

1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person			
	CHATTER	JEE FUND N	MANAGEMENT, L.P.	
2	Check the Appropr	riate Box	If a Member of a Group* a. [_] b. [x]	
3	SEC Use Only			
4	Citizenship or Pl	lace of O	rganization	
	DELAWARE	Ξ		
Number		5	Sole Voting Power 0	
Shares Beneficially Owned By		6	Shared Voting Power 843,769	
Each Report Perso With	ing on	7	Sole Dispositive Power	
WICI	ı	8	Shared Dispositive Power 843,769	
9	Aggregate Amount	Beneficia	ally Owned by Each Reporting Person	
			843,769	
10	Check Box If the [x]	Aggregate	e Amount in Row (9) Excludes Certain Shares*	
11	Percent of Class	Represent	ted By Amount in Row (9)	
			4.30%	
12	Type of Reporting	g Person*		
	PN			

1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person				
	WINSTON	PARTNERS	II LDC		
2	2 Check the Appropriate Box If a Member of a Group* a. [_] b. [x]				
3	SEC Use Only				
4	Citizenship or P	lace of Or	ganization		
	CAYMAN :	ISLANDS			
Number Share	• •	5	Sole Voting Power 383,103		
Benefici Owned Each	ally By	6	Shared Voting Power		
Report Perso With	ing n	7	Sole Dispositive Power 383,103		
WICI		8	Shared Dispositive Power 0		
9	Aggregate Amount	Beneficia	ally Owned by Each Reporting Person		
			383,103		
10	Check Box If the [x]	Aggregate	e Amount in Row (9) Excludes Certain Shares*		
11	Percent of Class	Represent	ted By Amount in Row (9)		
			1.95%		
12	Type of Reporting	g Person*			
	00; IV				

1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person			
	WINSTON PARTNERS II LLC			
2	Check the Appropriate Box If a Member o	of a Group* a. [_] b. [x]		
3	SEC Use Only			
4	Citizenship or Place of Organization			
	DELAWARE			
Number Share	- , -			
Benefici Owned Each	cially 6 Shared Voting 8	ng Power		
Report Perso	orting 7 Sole Disposi			
WICI		ositive Power		
9	Aggregate Amount Beneficially Owned by	Each Reporting Person		
	175,	785		
10	Check Box If the Aggregate Amount in F $[\times]$	Row (9) Excludes Certain Shares*		
11	Percent of Class Represented By Amount	in Row (9)		
	.90%			
12	Type of Reporting Person*			
	00; IV			

1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person			
	CHATTER	JEE ADVIS	ORS LLC	
2	Check the Approp	riate Box	If a Member of a Group* a. [_] b. [x]	
3	SEC Use Only			
4	Citizenship or P.	lace of O	rganization	
	DELAWAR	E		
Number Shar		5	Sole Voting Power 558,888	
Benefic: Owned Eacl	ially By	6	Shared Voting Power	
Report Perso	ting on	7	Sole Dispositive Power 558,888	
WIC	'	8	Shared Dispositive Power	
9	Aggregate Amount	Beneficia	ally Owned by Each Reporting Person	
			558,888	
10	Check Box If the [x]	Aggregate	e Amount in Row (9) Excludes Certain Shares*	
11	Percent of Class	Represent	ted By Amount in Row (9)	
			2.85%	
12	Type of Reportin	g Person*		
	00; IA			

Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person								
CHATTERJEE MANAGEMENT COMPANY								
2	Check the Appropriate Box If a Member of a Group* a. [_] b. [x]							
3	SEC Use Only	SEC Use Only						
4	Citizenship or Place of Organization							
	DELAWARE	Ξ						
Number of Shares Beneficially Owned By Each Reporting Person With		5	Sole Voting Power 558,888					
		6	Shared Voting Power 0					
		7	Sole Dispositive Power 558,888					
WICI	'	8	Shared Dispositive Power 0					
9	9 Aggregate Amount Beneficially Owned by Each Reporting Person							
			558,888					
10	Check Box If the Aggregate Amount in Row (11) Excludes Certain Shares* $[\times]$							
11	Percent of Class Represented By Amount in Row (11)							
2.85%								
12 Type of Reporting Person*								
	CO; IA							

1	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person							
	DR. PURNENDU CHATTERJEE (in the capacity described herein)							
2	Check the Appropriate Box If a Member of a Group* a. [_] b. [x]							
3	SEC Use Only							
4	Citizenship or Place of Organization							
	UNITED S	STATES						
Number Share		5		oting Power 558,888				
Benefici Owned	ally By	6		Voting Powe 2,250,052	r			
Each Reporting Person		7	Sole Di	spositive P 558,888	ower			
With		8		Dispositive 2,250,052	Power			
9 Aggregate Amount Beneficially Owned by Each Reporting Person								
				2,808,940				
10	Check Box If the $\left[- \right]$	Aggregate	Amount	in Row (9)	Excludes	Certain	Shares*	
11	Percent of Class	Represent	ed By Am	nount in Row	(9)			
			14.31%					
12	Type of Reporting	person*						
	IA							

Item 1(a) Name of Issuer:

Primus Telecommunications Group, Incorporated (the "Issuer").

Item 1(b) Address of the Issuer's Principal Executive Offices:

2070 Chain Bridge Road, Suite 425, Vienna, VA 22182.

Item 2(a) Name of Person Filing:

This statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

- i) Quantum Industrial Partners LDC, a Cayman Islands exempted limited duration company ("QIP");
- ii) QIH Management Investor, L.P., a Delaware limited partnership ("QIHMI");
- iv) Soros Fund Management LLC, a Delaware limited liability company ("SFM LLC");
- v) Mr. George Soros ("Mr. Soros");
- vi) Mr. Stanley F. Druckenmiller ("Mr. Druckenmiller");
- vii) S-C Phoenix Holdings, LLC, a Delaware limited liability
 company ("Phoenix Holdings");
- viii) Winston Partners, L.P., a Delaware limited partnership
 ("Winston L.P.");
- ix) Chatterjee Fund Management, L.P., a Delaware limited
 partnership ("CFM");
- x) Winston Partners II LDC, a Cayman Islands exempted limited duration company ("Winston LDC");
- xi) Winston Partners II LLC, a Delaware limited liability company ("Winston LLC");
- xii) Chatterjee Advisors LLC, a Delaware limited liability
 company ("Chatterjee Advisors");
- xiii)Chatterjee Management Company, a Delaware corporation
 ("Chatterjee Management"); and
- xiv) Dr. Purnendu Chatterjee ("Dr. Chatterjee").

This Statement relates to Shares (as defined herein) held for the account of QIP. QIHMI, an investment advisory firm, is vested with investment discretion over the Shares held for the account of QIP. Mr. Soros is the sole shareholder of QIH Management, the sole general partner of QIHMI, and Chairman of SFM LLC. Mr. Soros has entered into an agreement pursuant to which he has agreed to use his best efforts to cause QIH Management to act at the direction of SFM LLC. Mr. Druckenmiller is Lead Portfolio Manager of SFM LLC and is also a member of the management committee of SFM LLC. Dr. Chatterjee serves as a sub-investment advisor to QIP.

This Statement also relates to Shares held for the accounts of Phoenix Holdings, Winston LDC and Winston LLC.

Mr. Soros and Winston L.P. are the managing members of Phoenix Holdings, a Delaware limited liability company. CFM is a Delaware limited partnership and the general partner of Winston L.P. Dr. Chatterjee is the sole general partner of CFM.

Chatterjee Advisors, a Delaware limited liability company that is managed and controlled by Dr. Chatterjee, serves as the manager, and is responsible for supervising the operations, of each of Winston LDC and Winston LLC. Chatterjee Advisors is also a shareholder of Winston LDC and Winston LLC.

Chatterjee Management, a Delaware corporation that is managed and controlled by Dr. Chatterjee, serves as investment advisor to each of Winston LDC and Winston LLC pursuant to investment management contracts between Chatterjee Management, Chatterjee Advisors and each of Winston LDC and Winston LLC.

Chatterjee Advisors, as the manager of each of Winston LDC and Winston LLC, and by reason of its ability as manager to terminate the contractual relationship of Winston LDC and Winston LLC with Chatterjee Management within 60 days, and Chatterjee Management, by reason of its voting and dispositive power over securities held for the accounts of Winston LDC and Winston LLC, may each be deemed to be the beneficial owner of securities (including the Shares) held for the account of each of Winston LDC and Winston LLC.

Item 2(b) Address of Principal Business Office or, if None, Residence:

The address of the principal business office of each of QIP and Winston LDC is Kaya Flamboyan 9, Willemstad, Curacao, Netherlands Antilles. The address of the principal business office of each of QIHMI, QIH Management, SFM LLC, Mr. Soros, Phoenix Holdings and Mr. Druckenmiller is 888 Seventh Avenue, 33rd Floor, New York, NY 10106. The address of the principal business office of each of Winston L.P., CFM, Winston LLC, Chatterjee Advisors, Chatterjee Management and Dr. Chatterjee is 888 Seventh Avenue, 30th Floor, New York, NY 10106.

Item 2(c) Citizenship:

- QIP is a Cayman Islands exempted limited duration company;
- ii) QIHMI is a Delaware limited partnership;
- iii) QIH Management is a Delaware corporation;
- iv) SFM LLC is a Delaware limited liability company;
- v) Mr. Soros is a United States citizen;
- vi) Mr. Druckenmiller is a United States citizen;
- vii) Phoenix Holdings is a Delaware limited liability company;
- viii) Winston L.P. is a Delaware limited partnership;
- ix) CFM is a Delaware limited partnership;
- Winston LDC is a Cayman Islands exempted limited duration company;
- xi) Winston LLC is a Delaware limited liability company;
- xii) Chatterjee Advisors is a Delaware limited liability
 company;
- xiii) Chatterjee Management is a Delaware corporation; and
- xiv) Dr. Chatterjee is a United States citizen.
- Item 2(d) Title of Class of Securities:

Common Stock, \$.01 par value (the "Shares").

Item 2(e) CUSIP Number:

741929103

Item 3. If this statement is filed pursuant to Rule 13d-1(b), or 13d-2(b), check whether the person filing is a:

This Item 3 is not applicable.

Item 4. Ownership:

Item 4(a) Amount Beneficially Owned:

As of March 5, 1998, each of the Reporting Persons may be deemed the beneficial owner of the following number of Shares:

- (i) Each of QIP, QIHMI, QIH Management, SFM LLC and Mr. Druckenmiller may be deemed the beneficial owner of the 1,406,283 Shares held for the account of QIP.
- (ii) Mr. Soros may be deemed the beneficial owner of 2,250,052 Shares. This number consists of (A) the 1,406,283 Shares held for the account of QIP and (B) the 843,769 Shares held for the account of Phoenix Holdings.
- (iii)Each of Phoenix Holdings, Winston L.P. and CFM may be deemed the beneficial owner of the 843,769 Shares held for the account of Phoenix Holdings.
- (iv) Winston LDC may be deemed the beneficial owner of 383,103 Shares.
- (v) Winston LLC may be deemed the beneficial $\,$ owner of 175,785 Shares.
- (vi) Each of Chatterjee Management and Chatterjee Advisors may be deemed the beneficial owner of 558,888 Shares. This number consists of (A) 383,103 Shares held for the account of Winston LDC and (B) 175,785 Shares held for the account of Winston LLC.
- (vii)Dr. Chatterjee may be deemed the beneficial owner of 2,808,940 Shares. This number consists of (A) 558,888 Shares which Chatterjee Management and Chatterjee Advisors may be deemed to own beneficially, (B) 843,769 Shares which Phoenix Holdings, CFM and Winston L.P. may be deemed to own beneficially and (C) 1,406,283 Shares which QIP may be deemed to own beneficially.

Item 4(b) Percent of Class:

- (i) The number of Shares of which each of QIP, QIHMI, QIH Management, SFM LLC and Mr. Druckenmiller may be deemed to be the beneficial owner constitutes approximately 7.16% of the total number of Shares outstanding.
- (ii) The number of Shares of which Mr. Soros may be deemed to be the beneficial owner constitutes approximately 11.46% of the total number of Shares outstanding.
- (iii)The number of Shares of which each of Phoenix Holdings, Winston L.P. and CFM may be deemed to be the beneficial owner constitutes approximately 4.30% of the total number of Shares outstanding.
- (iv) The number of Shares of which Winston LDC may be deemed to be the beneficial owner constitutes approximately 1.95% of the total number of Shares outstanding.
- (v) The number of Shares of which Winston LLC may be deemed to be the beneficial owner constitutes approximately .90% of the total number of Shares outstanding.

(vi) The number of Shares of which each of Chatterjee Advisors and Chatterjee Management may be deemed to be the beneficial owner constitutes approximately 2.85% of the total number of Shares outstanding.
(vii) The number of Shares of which Dr. Chatterjee may be deemed to be the beneficial owner constitutes approximately 14.31% of the total number of Shares

Item 4(c)	Number	of	shares	as	to	which	such	person	has:

outstanding.

QIP

(i) Sole power to vote or to direct the vote:

(ii) Shared power to vote or to direct the vote: 1,406,283

- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 1,406,283

QIHMI

- - - - -

- (i) Sole power to vote or to direct the vote:
- (ii) Shared power to vote or to direct the vote: 1,406,283
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of:1,406,283

QIH Management

- (i) Sole power to vote or to direct the vote: 0
- (ii) Shared power to vote or to direct the vote: 1,406,283
- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 1,406,283

SFM LLC

- (i) Sole power to vote or to direct the vote:
- (ii) Shared power to vote or to direct the vote: 1,406,283
- (iii) Sole power to dispose or to direct the disposition of: 0

(iv) Shared power to dispose or to direct the disposition of: 1,406,283					
Mr. Soros					
(i) Sole power to vote or to direct the vote: 0					
(ii) Shared power to vote or to direct the vote: 2,250,052					
(iii) Sole power to dispose or to direct the disposition of: 0					
(iv) Shared power to dispose or to direct the disposition of:2,250,052					
Mr. Druckenmiller					
(i) Sole power to vote or to direct the vote: 0					
(ii) Shared power to vote or to direct the vote: 1,406,283					
(iii) Sole power to dispose or to direct the disposition of: 0					
(iv) Shared power to dispose or to direct the disposition of: 1,406,283					
Phoenix Holdings					
(i) Sole power to vote or to direct the vote: 843,769					
(ii) Shared power to vote or to direct the vote: 0					
(iii) Sole power to dispose or to direct the disposition of: 843,769					
(iv) Shared power to dispose or to direct the disposition of: 0					
Winston L.P.					
(i) Sole power to vote or to direct the vote: 0					
(ii) Shared power to vote or to direct the vote: 843,769					
(iii) Sole power to dispose or to direct the disposition of: 0					
(iv) Shared power to dispose or to direct the disposition of: 843,769					
CFM 					
(i) Sole power to vote or to direct the vote: 0					
(ii) Shared power to vote or to direct the vote: 843,769					

(iii) Sole power to dispose or to direct the disposition of:	0
(iv) Shared power to dispose or to direct the disposition of:	843,769
Winston LDC	
(i) Sole power to vote or to direct the vote:	383,103
(ii) Shared power to vote or to direct the vote:	0
(iii) Sole power to dispose or to direct the disposition of:	383,103
(iv) Shared power to dispose or to direct the disposition of:	0
Winston LLC	
(i) Sole power to vote or to direct the vote:	175,785
(ii) Shared power to vote or to direct the vote:	0
(iii) Sole power to dispose or to direct the disposition of:	175,785
(iv) Shared power to dispose or to direct the disposition of:	0
Chatterjee Advisors	
(i) Sole power to vote or to direct the vote:	558,888
(ii) Shared power to vote or to direct the vote:	0
(iii) Sole power to dispose or to direct the disposition of:	558,888
(iv) Shared power to dispose or to direct the disposition of:	Θ
Chatterjee Management	
(i) Sole power to vote or to direct the vote:	558,888
(ii) Shared power to vote or to direct the vote:	0
(iii) Sole power to dispose or to direct the disposition of:	558,888
(iv) Shared power to dispose or to direct the disposition of:	0

Dr. Chatterjee

- (i) Sole power to vote or to direct the vote: 558,888
- (ii) Shared power to vote or to direct the vote: 2,250,052
- (iii) Sole power to dispose or to direct the disposition of: 558,888
- (iv) Shared power to dispose or to direct the disposition of: 2,250,052

Item 5. Ownership of Five Percent or Less of a Class:

This Item 5 is not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

(i) The shareholders of QIP, including Quantum Industrial Holdings Ltd., a British Virgin Islands international business company, have the right to participate in the receipt of dividends from, or proceeds from the sale of, the Shares held for the account of QIP in accordance with their ownership interests in QIP.

(ii) The members of Phoenix Holdings have the right to participate in the receipt of dividends from, or proceeds from the sale of, Shares held for the account of Phoenix Holdings in accordance with their ownership interests in Phoenix Holdings.

(iii)The shareholders of Winston LDC have the right to participate in the receipt of dividends from, or proceeds from the sale of, Shares held by Winston LDC in accordance with their ownership interests in Winston LDC.

(iv) The members of Winston LLC have the right to participate in the receipt of dividends from, or proceeds from the sale of, Shares held by Winston LLC in accordance with their ownership interests in Winston LLC.

Each of QIP, QIHMI, QIH Management, SFM LLC and Mr. Druckenmiller expressly disclaims beneficial ownership of any Shares held directly for the accounts of Phoenix Holdings, Winston LDC and Winston LLC. Mr. Soros expressly disclaims beneficial ownership of any Shares held directly for the accounts of Winston LDC and Winston LLC. Each of Chatterjee Advisors and Chatterjee Management expressly disclaims beneficial ownership of any Shares held directly for the accounts of QIP and Phoenix Holdings. Winston LDC expressly disclaims beneficial ownership of any Shares held directly for the accounts of QIP, Phoenix Holdings and Winston LLC. Winston LLC expressly disclaims beneficial ownership of any Shares held directly for the accounts of QIP, Phoenix Holdings and Winston LDC. Each of Winston L.P., CFM and Phoenix Holdings expressly disclaims beneficial ownership of any Shares held directly for the accounts of QIP, Winston LDC and Winston LLC.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company:

This Item 7 is not applicable.

Item 8. Identification and Classification of Members of the Group:

This Item 8 is not applicable.

Item 9. Notice of Dissolution of Group:

This Item 9 is not applicable.

Item 10. Certification:

By signing below each signatory certifies that, to the best of his/its knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the Issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: March 6, 1998 QUANTUM INDUSTRIAL PARTNERS LDC

By: /S/ MICHAEL C. NEUS

Michael C. Neus Attorney-in-Fact

Date: March 6, 1998 QIH MANAGEMENT INVESTOR, L.P.

By: QIH Management, Inc., its General Partner

By: /S/ MICHAEL C. NEUS

Michael C. Neus Vice President

Date: March 6, 1998 QIH MANAGEMENT, INC.

By: /S/ MICHAEL C. NEUS

Michael C. Neus Vice President

Date: March 6, 1998 SOROS FUND MANAGEMENT LLC

By: /S/ MICHAEL C. NEUS

Michael C. Neus

Assistant General Counsel

Date: March 6, 1998 GEORGE SOROS

By: /S/ MICHAEL C. NEUS

Michael C. Neus Attorney-in-Fact Date: March 6, 1998 STANLEY F. DRUCKENMILLER

By: /S/ MICHAEL C. NEUS

Michael C. Neus Attorney-in-Fact

Date: March 6, 1998 S-C PHOENIX HOLDINGS, LLC

By: /S/ MICHAEL C. NEUS

Michael C. Neus Authorized Person

Date: March 6, 1998 WINSTON PARTNERS, L.P.

By: Chatterjee Fund Management, L.P.,

its General Partner

By: Purnendu Chatterjee,

Its General Partner

By: /S/ PETER HURWITZ

Peter Hurwitz Attorney-in-Fact Date: March 6, 1998 CHATTERJEE FUND MANAGEMENT, L.P.

By: Purnendu Chatterjee,

its General Partner

By: /S/ PETER HURWITZ ------

> Peter Hurwitz Attorney-in-Fact

WINSTON PARTNERS II LDC Date: March 6, 1998

By: /S/ PETER HURWITZ

Peter Hurwitz Attorney-in-Fact

Date: March 6, 1998 WINSTON PARTNERS II LLC

By: Chatterjee Advisors LLC, its Manager

By: /S/ PETER HURWITZ

Peter Hurwitz Manager

Date: March 6, 1998 CHATTERJEE ADVISORS LLC

By: /S/ PETER HURWITZ

Peter Hurwitz Manager

Date: March 6, 1998 CHATTERJEE MANAGEMENT COMPANY

By: /S/ PETER HURWITZ

Peter Hurwitz Vice President Date: March 6, 1998 PURNENDU CHATTERJEE

By: /S/ PETER HURWITZ

Peter Hurwitz Attorney-in-Fact

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F.	Joint Filing Agreement dated March 6, 1998 by and among Quantum Industrial Partners LDC, QIH Management Investor, L.P., QIH Management, Inc., Soros Fund Management LLC, Mr. George Soros, Mr. Stanley F. Druckenmiller, S-C Phoenix Holdings, LLC, Winston Partners, L.P., Chatterjee Fund Management, L.P., Winston Partners II LDC, Winston Partners II LLC, Chatterjee Advisors LLC, Chatterjee Management Company and Dr. Burnendy Chatterjee	35
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EXHIBIT A

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, GEORGE SOROS, hereby make, constitute and appoint each of SEAN C. WARREN and MICHAEL C. NEUS, acting individually, as my agent and attorney-in-fact for the purpose of executing in my name, (a) in my personal capacity or (b) in my capacity as Chairman of, member of or in other capacities with Soros Fund Management LLC, all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities or other investments, and any other documents relating or ancillary thereto, including but not limited to, all documents relating to filings with the United States Securities and Exchange Commission (the "SEC") pursuant to the Securities Act of 1933 or the Securities Exchange Act of 1934 (the "Act") and the rules and regulations promulgated thereunder, including: (1) all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act including, without limitation: (a) any acquisition statements on Schedule 13D or Schedule 13G and any amendments thereto, (b) any joint filing agreements pursuant to Rule 13d-1(f) and (c) any initial statements of, or statements of changes in, beneficial ownership of securities on Form 3, Form 4 or Form 5 and (2) any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act.

All past acts of the attorney-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This power of attorney shall be valid from the date hereof until revoked by me.

IN WITNESS WHEREOF, I have executed this instrument as of the 1st day of January, 1997.

EXHIBIT B

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, STANLEY F. DRUCKENMILLER, hereby make, constitute and appoint each of SEAN C. WARREN and MICHAEL C. NEUS, acting individually, as my agent and attorney-in-fact for the purpose of executing in my name, (a) in my personal capacity or (b) in my capacity as Lead Portfolio Manager of, member of or in other capacities with Soros Fund Management LLC, all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities or other investments, and any other documents relating or ancillary thereto, including but not limited to, all documents relating to filings with the United States Securities and Exchange Commission (the "SEC") pursuant to the Securities Act of 1933 or the Securities Exchange Act of 1934 (the "Act") and the rules and regulations promulgated thereunder, including: (1) all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act including, without limitation: (a) any acquisition statements on Schedule 13D or Schedule 13G and any amendments thereto, (b) any joint filing agreements pursuant to Rule 13d-1(f) and (c) any initial statements of, or statements of changes in, beneficial ownership of securities on Form 3, Form 4 or Form 5 and (2) any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act.

All past acts of the attorney-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This power of attorney shall be valid from the date hereof until revoked by me.

IN WITNESS WHEREOF, I have executed this instrument as of the 1st day of January, 1997.

EXHIBIT C

QUANTUM INDUSTRIAL PARTNERS LDC POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENT, that the undersigned QUANTUM INDUSTRIAL PARTNERS LDC (the "Company"), an exempted limited duration company existing and operating under the laws of the Cayman Islands does, pursuant to a duly adopted resolution of its Managing Director, hereby designate, constitute and appoint:

GARY GLADSTEIN, SEAN WARREN and MICHAEL NEUS

acting, singly and not jointly, as its true and lawful agent and attorney in fact for the purpose of executing in its name, all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities or other investments, and any other documents relating or ancillary thereto, including but not limited to, all documents relating to filings with the United States Securities and Exchange Commission (the "SEC") pursuant to the Securities Act of 1933 or the Securities Exchange Act of 1934 (the "Act") and the rules and regulations promulgated thereunder, including: (1) all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act including, without limitation: (a) any acquisition statements on Schedule 13D or Schedule 13G and any amendments thereto, (b) any joint filing agreements pursuant to Rule 13d-1(f) and (c) any initial statements of, or statements of changes in, beneficial ownership of securities on Form 3, Form 4 or Form 5 and (2) any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act.

Each attorney-in-fact is hereby authorized and empowered to perform all other acts and deeds, which he or she in his or her sole discretion deems necessary or appropriate to carry out to the fullest extent the terms and the intent of the foregoing. All prior acts of each attorney-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

IN WITNESS WHEREOF, the Company has caused this document to be execute this 23rd day of May, 1996.

QUANTUM INDUSTRIAL PARTNERS LDC

Curacao Corporation Company N.V.
Managing Director

EXHIBIT D

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENT, that I, PURNENDU CHATTERJEE, hereby make, constitute and appoint PETER HURWITZ as my agent and attorney in fact for the purpose of executing in my name or in my personal capacity all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities or other investments, and any other documents relating or ancillary thereto, including but not limited to, all documents relating to filings with the Securities and Exchange Commission (the "SEC") pursuant to the Securities Act of 1933 or the Securities Exchange Act of 1934 (the "Act") and the rules and regulations promulgated thereunder, including: (1) all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act including, without limitation: (a) any acquisition statements on Schedule 13D or Schedule 13G and any amendments thereto, (b) any joint filing agreements pursuant to Rule 13(d)-1(f) and (c) any initial statements of, or statements of changes in, beneficial ownership of securities on Form 3, Form 4 or Form 5 and (2) any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act.

All past acts of the attorney-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This power of attorney shall be valid from the date hereof until revoked by me.

IN WITNESS WHEREOF, I have executed this instrument this 31st day of May, 1995.

EXHIBIT E

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENT, that the undersigned, Winston Partners II LDC (the "Company"), a Cayman Islands exempted limited duration company, hereby makes, constitutes and appoints PETER A. HURWITZ as the Company's agent and attorney in fact for the purpose of executing on behalf of the Company, all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities or other and any other documents relating or ancillary thereto, including but not limited to, all documents relating to filings with the United States Securities and Exchange Commission (the "SEC") pursuant to the Securities Act of 1933 or the Securities Exchange Act of 1934 (the "Act") and the rules and regulations promulgated thereunder, including: (1) all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act including, without limitation: (a) any acquisition statements on Schedule 13D or Schedule 13G and any amendments thereto, (b) any joint filing agreements pursuant to Rule 13d-1(f) and (c) any initial statements of, or statements of changes in, beneficial ownership of securities on Form 3, Form 4 or Form 5 and (2) any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act. All past acts of the attorney-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This power of attorney shall be valid from the date hereof until revoked by the Company.

IN WITNESS WHEREOF, the Company has executed this instrument this 25th day of October, 1996.

WINSTON PARTNERS II LDC

By: /s/ Kieran Conroy /s/ Wiekert Weber

Name: Kieran Conroy / Wiekert Weber

EXHIBIT F

JOINT FILING AGREEMENT

The undersigned hereby agree that the statement on Schedule 13G with respect to the Common Stock of Primus Telecommunications Group, Incorporated dated as of March 6, 1998 is, and any amendments thereto (including amendments on Schedule 13D) signed by each of the undersigned shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(f) under the Securities Exchange Act of 1934.

Date: March 6, 1998 QUANTUM INDUSTRIAL PARTNERS LDC

By: /S/ MICHAEL C. NEUS

Michael C. Neus Attorney-in-Fact

Date: March 6, 1998 QIH MANAGEMENT INVESTOR, L.P.

By: QIH Management, Inc., its General Partner

By: /S/ MICHAEL C. NEUS

Michael C. Neus Vice President

Date: March 6, 1998 QIH MANAGEMENT, INC.

By: /S/ MICHAEL C. NEUS

Michael C. Neus Vice President

Date: March 6, 1998 SOROS FUND MANAGEMENT LLC

By: /S/ MICHAEL C. NEUS

Michael C. Neus

Assistant General Counsel

Date: March 6, 1998 GEORGE SOROS

By: /S/ MICHAEL C. NEUS

Michael C. Neus Attorney-in-Fact

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Date: March 6, 1998 STANLEY F. DRUCKENMILLER

By: /S/ MICHAEL C. NEUS

Michael C. Neus

Michael C. Neus Attorney-in-Fact

Date: March 6, 1998 S-C PHOENIX HOLDINGS, LLC

By: /S/ MICHAEL C. NEUS

Michael C. Neus Authorized Person

Date: March 6, 1998 WINSTON PARTNERS, L.P.

By: Chatterjee Fund Management, L.P.,

its General Partner

By: Purnendu Chatterjee,

Its General Partner

By: /S/ PETER HURWITZ

Peter Hurwitz Attorney-in-Fact

Date: March 6, 1998 CHATTERJEE FUND MANAGEMENT, L.P.

> By: Purnendu Chatterjee, its General Partner

> > By: /S/ PETER HURWITZ

Peter Hurwitz Attorney-in-Fact Date: March 6, 1998 WINSTON PARTNERS II LDC

By: /S/ PETER HURWITZ

Peter Hurwitz Attorney-in-Fact

Date: March 6, 1998 WINSTON PARTNERS II LLC

By: Chatterjee Advisors LLC, its Manager

By: /S/ PETER HURWITZ

Peter Hurwitz Manager

Date: March 6, 1998 CHATTERJEE ADVISORS LLC

By: /S/ PETER HURWITZ

Peter Hurwitz Manager

Date: March 6, 1998 CHATTERJEE MANAGEMENT COMPANY

By: /S/ PETER HURWITZ

Peter Hurwitz Vice President

Date: March 6, 1998 PURNENDU CHATTERJEE

By: /S/ PETER HURWITZ

Peter Hurwitz Attorney-in-Fact