

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MINNESOTA**

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| In re: | Jointly Administered Under Case No. 17-30673 (MER) |
| Gander Mountain Company, Overton's, Inc., | Case No. 17-30673 Case No. 17-30675 |
| Debtors. | Chapter 11 Cases |

**ORDER (I) AUTHORIZING DONLIN, RECANO & COMPANY, INC. TO ACT AS
BALLOTING AGENT; (II) APPROVING SOLICITATION PACKAGES AND
DISTRIBUTION PROCEDURES, INCLUDING THE CONFIRMATION HEARING
NOTICE; (III) APPROVING BALLOT FORMS AND PLAN VOTING PROCEDURES;
(IV) APPROVING FORMS OF NOTICES TO NON-VOTING CLASSES UNDER THE
PLAN; (V) FIXING THE VOTING DEADLINE TO ACCEPT OR REJECT THE PLAN;
AND (VI) APPROVING PROCEDURES FOR VOTE TABULATIONS**

This matter is before the Court on the Motion for Order (I) Further Authorizing Donlin, Recano & Company, Inc. to Act as Balloting Agent; (II) Approving Solicitation Packages and Distribution Procedures, Including the Confirmation Hearing Notice; (III) Approving Ballot Forms and Plan Voting Procedures; (IV) Approving Forms of Notices to Non-Voting Classes under the Plan; (V) Fixing the Voting Deadline to Accept or Reject the Plan; and (VI) Approving the Procedures for Vote Tabulations (the "Motion") filed by the above-captioned debtors (the "Debtors"), which incorporates and references the concurrently filed Debtors' and Official Committee of Unsecured Creditors' Joint Plan of Liquidation Dated October 31, 2017 (the "Plan") and the proposed Amended Disclosure Statement in Support of Debtors' and Official Committee of Unsecured Creditors' Joint Chapter 11 Plan of Liquidation Dated October 31, 2017 (the "Disclosure Statement").

Based on the Motion, all of the files, records, and proceedings herein, the Court being advised in the premises,

IT IS HEREBY ORDERED:

1. The Motion is granted.
2. Donlin, Recano & Company, Inc. (“Donlin Recano”) is authorized to (a) distribute the applicable solicitation materials, (b) administer and receive ballots; (c) tabulate and calculate votes; (d) determine with respect to each ballot cast, its timeliness and its compliance with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), and procedures promulgated by this Court; (e) generate an official ballot certification and testify, if necessary, in support of the ballot tabulation results; (f) maintain a phone line for questions regarding the Plan, Disclosure Statement, and voting process; and (g) provide any and all other services related to the solicitation of ballots, the voting of ballots, and the tabulation of ballots.
3. The proposed order approving the disclosure statement substantially in the form attached to the Motion as Exhibit A (the “Disclosure Statement Approval Order”) is approved.
4. The proposed notice for hearing on confirmation of plan substantially in the form attached to the Motion as Exhibit B (the “Confirmation Hearing Notice”) constitutes adequate and sufficient notice of the hearing to consider approval of the Plan, the manner in which a copy of the Plan or Disclosure Statement could be obtained, and the time fixed for filing objections to the Plan, in satisfaction of the requirements of the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

5. The hearing to consider confirmation of the Plan will be held on **January 25, 2018 at 9:00 a.m.** (prevailing Central Time) in Courtroom 7 West, U.S. Courthouse, 300 South Fourth Street, Minneapolis, Minnesota (the “Confirmation Hearing”).

6. The deadline to file objections to the Plan is **January 18, 2018, at 4:00 p.m.** (prevailing Central Time) (the “Objection Deadline”).

7. The solicitation packages shall be sent to holders of claims in classes entitled to vote and shall include the Confirmation Hearing Notice and the appropriate ballot (the “Solicitation Packages”).

8. The Debtors are not required to provide paper copies of the Disclosure Statement or Plan to any party-in-interest, except for parties identified in Local Rule 9013-3. The Debtors are authorized to distribute the Plan, the Disclosure Statement, the Disclosure Statement Approval Order, and any related documents by providing instructions for how to access the Plan, the Disclosure Statement, the Disclosure Statement Approval Order, and related documents online at the Debtors’ case information website or by requesting a paper copy of the Plan, Disclosure Statement, or the Disclosure Statement Approval Order.

9. The Solicitation Packages provide the holders of claims entitled to vote on the Plan with adequate information to make informed decisions with respect to voting on the Plan in accordance with Bankruptcy Rules 2002(b) and 3017(d), the Bankruptcy Code, and the Local Rules.

10. The Debtors shall distribute the Solicitation Packages to all holders of claims entitled to vote on the Plan within five business days of the entry of this Order.

11. The Debtors are authorized to make non-substantive changes to the Solicitation Packages and related documents with the consent of the Official Committee of Unsecured

Creditors (the “Committee”), without further order of the Court, including ministerial changes to correct typographical and grammatical errors, and to make conforming changes among the Solicitation Packages, the Disclosure Statement, the Plan, and any related materials prior to mailing.

12. If a Solicitation Package is returned by the United States Postal Service or other carrier as “undeliverable” or “moved – no forwarding address” or otherwise returned, the Debtors are excused from re-mailing an undelivered Solicitation Package, unless the Debtors have been informed in writing of the new address at least five days prior to the Voting Deadline, as defined below. The Debtors’ inability to mail a Solicitation Package due to not having a new address does not constitute inadequate notice of the Confirmation Hearing or the Voting Deadline and is not a violation of Bankruptcy Rule 3017(d).

13. The form of ballot for Class 2 attached as Exhibit C to the Motion is approved.

14. The form of ballot for Class 3 attached as Exhibit D to the Motion is approved.

15. The Debtors are authorized to distribute ballots to the classes entitled to vote under the Plan. Except to the extent the Debtors determine otherwise, the Debtors are not required to distribute Solicitation Packages or ballots to holders of unclassified claims (the “Unclassified Claim Holders”), holders of claims in classes not entitled to vote on the Plan (the “Non-Voting Classes”), or counterparties to executory contracts or unexpired leases that are not otherwise classified under the Plan (the “Counterparties”). Instead, the Debtors shall cause the Confirmation Hearing Notice and a notice of non-voting status (the “Notice of Non-Voting Status”), substantially in the form attached as Exhibit E to the Motion, to be mailed to the Unclassified Claim Holders, the Non-Voting Classes, and the Counterparties.

16. In order to be counted as a vote to accept or reject the Plan, each ballot must be properly executed, completed, and delivered to Donlin Recano (a) by first class mail, in the return envelope provided with each ballot, (b) by overnight courier, (c) by hand delivery, or (d) by scanning the completed ballot and e-mailing the scanned copy of the completed Ballot to Donlin Recano at GanderVote@DonlinRecano.com, with “Gander Vote” on the subject line, so that the ballot is actually received by Donlin Recano no later than **4:00 p.m.** (prevailing Central Time) on **January 22, 2018** (the “Voting Deadline”). For any Ballot cast via electronic mail, the format of the attachment must be found in the common workplace and industry standard format (i.e., industry-standard PDF file) and the received date and time in the Donlin Recano’s inbox will be used as the timestamp for receipt.

17. No ballots should be sent to the Debtors’ agents (other than Donlin Recano), the Debtors’ financial or legal advisors, the Committee, the Committee’s agents, or the Committee’s financial or legal advisors and any ballots so received shall not be counted.

18. Solely for purposes of voting to accept or reject the Plan and not for the purpose of the allowance of, or distribution on account of, any claim, with the exception of subparagraph (e) below, and without prejudice to the rights of the Debtors in any context, each claim within a class of claims entitled to vote to accept or reject the Plan shall be temporarily allowed in an amount equal to the amount of such claim as set forth in the Debtors’ schedules [Docket No. 428]. This general procedure shall be subject to the following exceptions:

a. If a claim is deemed allowed under the Plan, such claim shall be allowed for voting purposes in the deemed allowed amount set forth in the Plan.

b. If the Court estimates or otherwise allows a claim for voting purposes, the claim shall be temporarily allowed in the amount so estimated or allowed by the Court for voting purposes only and not for purposes of allowance or distribution.

c. If a proof of claim was timely filed in an amount that is liquidated, non-contingent, and undisputed, such claim shall be temporarily allowed in the amount set forth in the proof of claim for voting purposes only and not for purposes of allowance or distribution.

d. If a claim for which a proof of claim has been timely filed is contingent, unliquidated, or disputed, such claim shall be accorded one vote and valued at \$1.00 for voting purposes only and not for purposes of allowance, distribution, or classification.

e. If a claim is listed in the Debtors' schedules as contingent, unliquidated, or disputed and a proof of claim was not (i) filed by the applicable bar date for the filing of proofs of claim established by the Court or (ii) deemed timely filed by an order of the Court prior to the Voting Deadline, such claim is disallowed for voting purposes and for purposes of allowance and distribution pursuant to Bankruptcy Rule 3003(c).

f. If a claim is listed in the Debtor's schedules or on a timely filed proof of claim as contingent, unliquidated, or disputed in part, such a claim shall be temporarily allowed in the amount that is liquidated, non-contingent, and undisputed for voting purposes only and not for purposes of allowance or distribution.

g. If the Debtors have served an objection or request for estimation as to a claim described in paragraphs 22, 23, 24, and 25 at least 10 days before the Voting Deadline, such claim shall be temporarily disallowed for voting purposes only and not for purposes of allowance or distribution.

h. For purposes of voting, classification, and treatment under the Plan, each entity that holds or has filed more than one claim, shall be treated as if such entity only has one claim in each applicable class and the claims filed by such entity shall be aggregated in each applicable class and the total dollar amount of such entity's claim in each applicable class shall be the sum of the aggregated claims of such entity in each applicable class.

i. Donlin Recano is authorized, in its discretion, to contact voters to cure any defects in the ballots and is authorized to cure any defects.

j. There shall be a rebuttable presumption that any claimant who submits a properly completed superseding ballot or withdrawal of ballot on or before the Voting Deadline has sufficient cause, within the meaning of Bankruptcy Rule 3018(a), to change or withdraw such claimant's acceptance or rejection of the Plan.

19. If any creditor seeks to challenge the allowance of its claim for voting purposes in accordance with the above procedures, such claimant must serve on counsel for the Debtors and the Committee and file with the Court a motion for an order pursuant to Bankruptcy Rule 3018(a) temporarily allowing such a claim in a different amount for purposes of voting to accept or reject the Plan on or before the 10th day after the later of (a) service of the Solicitation Packages or (b) service of notice of an objection or request for estimation, if any, as to such claimant. In accordance with Bankruptcy Rule 3018, for any claimant filing such a motion, such claimant's ballot shall not be counted unless temporarily allowed by an order entered by the Court prior to the Voting Deadline.

20. The following procedures shall apply with respect to ascertaining the intent of certain creditors who cast ballots:

a. A ballot shall be deemed delivered only when Donlin Recano actually receives the executed ballot, except if the Clerk's Office receives a ballot prior to the Voting Deadline, the ballot shall be deemed delivered when the Clerk's Office receives such a ballot;

b. Whenever a creditor casts more than one ballot voting the same claim or claims before the Voting Deadline, the last ballot received before the Voting Deadline shall be deemed to reflect the voter's intent and thus supersede any prior ballots;

c. Whenever a creditor casts a ballot that is properly completed, executed, and timely returned to Donlin Recano, but does not indicate either an acceptance or a rejection of the Plan, the ballot shall be deemed to reflect the creditor's intent to accept the Plan;

d. Whenever a creditor casts a ballot that is properly completed, executed, and timely returned to Donlin Recano, but indicates both an acceptance and a rejection of the Plan, the ballot shall be deemed to reflect the creditor's intent to accept the Plan; and

e. Whenever a General Unsecured Creditor makes a Convenience Class Election on the Class 3 Ballot, the ballot shall be deemed to reflect the General Unsecured Creditors' intent to accept the Plan in Class 2.

21. The following ballots shall not be counted or considered for any purpose in determining whether the Plan has been accepted or rejected:

a. Any ballot received after the Voting Deadline unless the Debtors and the Committee have jointly granted an extension of the Voting Deadline in writing with respect to such ballot.

b. Any ballot that is illegible or contains insufficient information to permit the identification of the creditor.

c. Any ballot cast by a person or entity that does not hold a claim that is entitled to vote to accept or reject the Plan.

d. Any ballot for a claim identified as unliquidated, contingent, or disputed for which no proof of claim was timely filed or motion for temporary allowance is granted.

e. Any unsigned ballot.

f. Any ballot transmitted to Donlin Recano by any means not specifically approved in this order.

22. Consistent with the requirements of Local Rule 3020-2, the Debtors shall file with the Court, or cause Donlin Recano to file with the Court, no less than 24 hours before the Confirmation Hearing a ballot report (the "Ballot Report"). The Ballot Report shall, among other things, delineate every ballot that does not conform to the voting instructions or that contains any form of irregularity, including without limitation, those ballots that are late or illegible, unidentifiable, lacking signatures, lacking necessary information, or damaged (the "Irregular Ballots"). The Ballot Report shall indicate the Debtors' intentions with regard to each Irregular Ballot.

23. The Debtors, Donlin Recano, the Committee, or any other entity shall not be under any duty to provide notification that a received ballot is an Irregular Ballot, other than as provided in the Ballot Report.

24. The Debtors, in consultation with the Committee and subject to a contrary order of the Court, may waive any defects or irregularities as to any particular Irregular Ballot at any

time either before or after the Voting Deadline and such waivers shall be documented in the Ballot Report.

25. Donlin Recano shall date-stamp all ballots when received. Donlin Recano shall retain the original Ballots and an electronic copy of the same for a period of one year after the Effective Date of the Plan.

26. A person signing a Ballot in his, her, or its capacity as a trustee, executor, administrator, guardian, attorney in fact, officer of a corporation, or otherwise acting in a fiduciary or representative capacity of a holder of a claim must indicate such capacity when signing.

27. All time periods set forth in this order shall be calculated in accordance with Bankruptcy Rule 9006(a).

28. The Debtors are authorized to take all actions necessary to effectuate the relief granted in this order in accordance with the Motion.

29. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this order.

Dated: *December 7, 2017*

/e/ Michael E. Ridgway

Michael E. Ridgway
United States Bankruptcy Judge

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| NOTICE OF ELECTRONIC ENTRY AND FILING ORDER OR JUDGMENT Filed and Docket Entry made on 12/07/2017 Lori Vosejpka, Clerk, by KN |
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Certificate of Notice Page 11 of 21
United States Bankruptcy Court
District of Minnesota

In re:
Gander Mountain Company
Debtor

Case No. 17-30673-MER
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0864-3

User: Kristin
Form ID: pdf111

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Total Noticed: 1

Date Rcvd: Dec 07, 2017

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Dec 09, 2017.

db #+Gander Mountain Company, 180 East 5th Street, Suite 1300, Saint Paul, MN 55101-1664

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
NONE. TOTAL: 0

***** BYPASSED RECIPIENTS *****

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable, the notice recipient was advised to update its address with the court immediately.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Dec 09, 2017

Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on December 7, 2017 at the address(es) listed below:

- Abigail M McGibbon on behalf of Interested Party Pathlight Capital LLC
abigail.mcgibbon@gpmlaw.com
- Alan D. Smith on behalf of Creditor Grundens USA, Ltd ADSmith@perkinscoie.com,
vbarei@perkinscoie.com/al-smith-9439@ecf.pacerpro.com
- Amanda K. Schlitz on behalf of Interested Party Oracle America, Inc.
ASchlitz@eckbergglammers.com, kwoerner@eckbergglammers.com
- Amanda K. Schlitz on behalf of Interested Party Tw Telecom Holdings Inc.
ASchlitz@eckbergglammers.com, kwoerner@eckbergglammers.com
- Amanda K. Schlitz on behalf of Creditor Cellco Partnership d/b/a Verizon Wireless
ASchlitz@eckbergglammers.com, kwoerner@eckbergglammers.com
- Amanda K. Schlitz on behalf of Interested Party c/o Eckberg Lammers Attn. Amanda K. Schlitz
Thomas Grace Construction, Inc. ASchlitz@eckbergglammers.com, kwoerner@eckbergglammers.com
- Amanda K. Schlitz on behalf of Interested Party Level 3 Communications, LLC
ASchlitz@eckbergglammers.com, kwoerner@eckbergglammers.com
- Amanda K. Schlitz on behalf of Interested Party Oracle Credit Corporation
ASchlitz@eckbergglammers.com, kwoerner@eckbergglammers.com
- Amanda K. Schlitz on behalf of Creditor c/o Eckberg Lammers Attn. Amanda K. Schlitz
Thomas Grace Construction, Inc. ASchlitz@eckbergglammers.com, kwoerner@eckbergglammers.com
- Amanda K. Schlitz on behalf of Creditor Verizon Credit Inc. ASchlitz@eckbergglammers.com,
kwoerner@eckbergglammers.com
- Amelia C Joiner on behalf of Interested Party Pathlight Capital LLC
amelia.joiner@morganlewis.com, megan.olsen@morganlewis.com
- Amy J Swedberg on behalf of Creditor Ovative Group, LLC amy.swedberg@maslon.com,
debra.wegler@maslon.com
- Amy J Swedberg on behalf of Interested Party Scottrade Equipment Finance, a division of
Scottrade Bank amy.swedberg@maslon.com, debra.wegler@maslon.com
- Andrea M. Hauser on behalf of Creditor Co-operative Feed Dealers, Inc. ahauser@losgs.com,
hbrown@losgs.com
- Andrea M. Hauser on behalf of Interested Party Master Technology Group ahauser@losgs.com,
hbrown@losgs.com
- Andrea M. Hauser on behalf of Creditor Garmin International, Inc. ahauser@losgs.com,
hbrown@losgs.com
- Andrea M. Hauser on behalf of Creditor BTM Global Consulting, LLC ahauser@losgs.com,
hbrown@losgs.com
- Andrea M. Hauser on behalf of Creditor Fusion Electronics USA ahauser@losgs.com,
hbrown@losgs.com
- Andrea M. Hauser on behalf of Creditor Navico, Inc. ahauser@losgs.com, hbrown@losgs.com

District/off: 0864-3

User: Kristin
Form ID: pdf111

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Total Noticed: 1

Date Rcvd: Dec 07, 2017

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Andrew R. Shedlock on behalf of Interested Party STORE Master Funding X, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party Cole GM Spring TX, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party ARCP GM Waukesha WI, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party STORE Master Funding VI, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party STORE SPE Cicero 2013-4, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party STORE SPE Belle, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party ARCP MT Lafayette IN, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party Cole GM Houston TX, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party Cole GM Pensacola FL, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party STORE Master Funding IV, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Andrew R. Shedlock on behalf of Interested Party Cole GM Hermantown MN, LLC
andrew.shedlock@kutakrock.com, christy.sales@kutakrock.com
Arleen A. Nand on behalf of Creditor RetailNext, Inc. arleen.nand@dlapiper.com,
joanne.stone@dlapiper.com
Barbara Berens on behalf of Creditor Accenture, LLP bberens@berensmiller.com,
elisle@berensmiller.com;nmccormick@berensmiller.com
Barbara Berens on behalf of Other Professional Donlin Recano & Company, Inc.
bberens@berensmiller.com, elisle@berensmiller.com;nmccormick@berensmiller.com
Barry Bazian on behalf of Creditor Committee OFFICIAL COMMITTEE OF UNSECURED CREDITORS
bbazian@lowenstein.com
Benjamin Gurstelle on behalf of Interested Party Spirit Master Funding IV, LLC
bgurstelle@briggs.com, soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party GM Lansing 824, LLC bgurstelle@briggs.com,
soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Duckett Fishing, LLC bgurstelle@briggs.com,
soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Spirit SPE Gander 2013-5, LLC
bgurstelle@briggs.com, soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Scenic Capital, LLC bgurstelle@briggs.com,
soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Hawthorne North Rivers LLC
bgurstelle@briggs.com, soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Andrew Square85 LLC bgurstelle@briggs.com,
soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Gander Hill LLC bgurstelle@briggs.com,
soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Spirit Master Funding, LLC
bgurstelle@briggs.com, soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Spirit SPE Gander 2013-1, LLC
bgurstelle@briggs.com, soneill@briggs.com
Benjamin Gurstelle on behalf of Interested Party Outkast Tackle, Inc. bgurstelle@briggs.com,
soneill@briggs.com
Bradley A. Kletscher on behalf of Creditor HealthCare Impact Associates LLC
bkletscher@bgs.com, rmurphy@bgs.com
Brett S. Moore on behalf of Interested Party Oakley, Inc. bsmoore@pbnlaw.com,
nvfuentes@pbnlaw.com
Brian A Kilpatrick on behalf of Interested Party JPMorgan Chase Bank, National Association
bkilpatrick@jw.com, llisenbee@jw.com
Brian F. Kidwell on behalf of Interested Party Ibotta, Inc. brian@kidwell-law.com
Bryce D Jasper on behalf of Interested Party Scenic Capital, LLC bjasper@briggs.com,
lboucher@briggs.com
Cameron A. Lallier on behalf of Creditor Merkle Inc. clallier@foleymansfield.com,
rloreay@foleymansfield.com
Cameron A. Lallier on behalf of Interested Party Tiger Capital Group, LLC
clallier@foleymansfield.com, rloreay@foleymansfield.com
Cameron A. Lallier on behalf of Interested Party CWI, Inc. clallier@foleymansfield.com,
rloreay@foleymansfield.com
Cameron A. Lallier on behalf of Interested Party Great American Group, LLC
clallier@foleymansfield.com, rloreay@foleymansfield.com
Cameron A. Lallier on behalf of Interested Party Hilco Merchant Resources, LLC
clallier@foleymansfield.com, rloreay@foleymansfield.com
Cameron A. Lallier on behalf of Interested Party Gordon Brothers Retail Partners, LLC and
Hilco Merchant Resources, LLC clallier@foleymansfield.com, rloreay@foleymansfield.com
Camisha L. Simmons on behalf of Interested Party Interstate Batteries, Inc.
camisha@simmonslegal.solutions, simmons_camisha@hotmail.com
Caroline A. Reckler on behalf of Interested Party CWI, Inc. caroline.reckler@lw.com,
chefiling@lw.com;beth.arnold@lw.com;matthew.warren@lw.com;jason.gott@lw.com;michael.zucker@lw.com
;carol.hennessey@lw.com

District/off: 0864-3

User: Kristin
Form ID: pdfill1

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Casey M. Cantrell Swartz on behalf of Interested Party Cabot IV-IN1B04, LLC
cswartz@taftlaw.com, docket@taftlaw.com

Charles B Hendricks on behalf of Interested Party City of Corsicana and Navarro, County,
Texas chuckh@chfirm.com, gking@chfirm.com;chps.ecfnofices@gmail.com;PTiede@murnane.com

Charles E. Nelson on behalf of Interested Party BANK OF THE WEST cnelson@lindquist.com,
mwoehler@lindquist.com;tmcgruder@lindquist.com

Christopher J Harayda on behalf of Interested Party Holiday Stationstores, Inc.
cj.harayda@faegrebd.com, brenda.walz@faegrebd.com

Christopher J Harayda on behalf of Debtor 1 Gander Mountain Company cj.harayda@faegrebd.com,
brenda.walz@faegrebd.com

Christopher J Harayda on behalf of Debtor 1 Overton's Inc. cj.harayda@faegrebd.com,
brenda.walz@faegrebd.com

Christopher J. Knapp on behalf of Creditor Committee Lowenstein Sandler LLP
christopher.knapp@btlaw.com, marie.robinson@btlaw.com

Christopher J. Knapp on behalf of Financial Advisor FTI Consulting, Inc.
christopher.knapp@btlaw.com, marie.robinson@btlaw.com

Christopher J. Knapp on behalf of Attorney Barnes & Thornburg LLP christopher.knapp@btlaw.com,
marie.robinson@btlaw.com

Christopher J. Knapp on behalf of Creditor Committee OFFICIAL COMMITTEE OF UNSECURED
CREDITORS christopher.knapp@btlaw.com, marie.robinson@btlaw.com

Christopher J. Rausch on behalf of Creditor Lockard Mankato L.L.C. crausch@lockardonline.com,
crausch@lockardonline.com

Christopher L. Anderson on behalf of Creditor James A. Grant, Jr. anderson@brickeranderson.com

Christopher L. Anderson on behalf of Creditor Nicole Chandler-Grant
anderson@brickeranderson.com

Clinton E. Cutler on behalf of Debtor 1 Overton's Inc. ccutler@fredlaw.com,
stimm@fredlaw.com;sstallings@fredlaw.com

Clinton E. Cutler on behalf of Debtor 1 Gander Mountain Company ccutler@fredlaw.com,
stimm@fredlaw.com;sstallings@fredlaw.com

Colin M. Bernardino on behalf of Interested Party ParBec, LLC and Lake Kristi Properties, LLC
cbernardino@kilpatricktownsend.com,
sagreen@kilpatricktownsend.com;mwilliams@kilpatricktownsend.com

Connie A. Lahn on behalf of Creditor Committee OFFICIAL COMMITTEE OF UNSECURED CREDITORS
clahn@btlaw.com, marobinson@btlaw.com;sofia.shaw@btlaw.com

Craig S. Ganz on behalf of Interested Party Spirit SPE Gander 2013-5, LLC
ganzc@ballardspahr.com, hartt@ballardspahr.com;PHXDocketingbkr@ballardspahr.com

Craig S. Ganz on behalf of Interested Party Spirit SPE Gander 2013-1, LLC
ganzc@ballardspahr.com, hartt@ballardspahr.com;PHXDocketingbkr@ballardspahr.com

Craig S. Ganz on behalf of Interested Party Spirit Master Funding, LLC ganzc@ballardspahr.com,
hartt@ballardspahr.com;PHXDocketingbkr@ballardspahr.com

Craig S. Ganz on behalf of Interested Party Spirit Master Funding VIII, LLC
ganzc@ballardspahr.com, hartt@ballardspahr.com;PHXDocketingbkr@ballardspahr.com

Craig S. Ganz on behalf of Interested Party Spirit Master Funding IV, LLC
ganzc@ballardspahr.com, hartt@ballardspahr.com;PHXDocketingbkr@ballardspahr.com

Cynthia A. Moyer on behalf of Debtor 1 Overton's Inc. cmoyer@fredlaw.com,
sstallings@fredlaw.com;stimm@fredlaw.com

Cynthia A. Moyer on behalf of Debtor 1 Gander Mountain Company cmoyer@fredlaw.com,
sstallings@fredlaw.com;stimm@fredlaw.com

Cynthia L. Hegarty on behalf of Interested Party KTJ 243, LLC Chegarty@morrisonsund.com,
kfgarty@morrisonsund.com

Cynthia L. Hegarty on behalf of Interested Party Sig Sauer Chegarty@morrisonsund.com,
kfgarty@morrisonsund.com

Damon G. Newman on behalf of Creditor Accenture, LLP damon.newman@qpwbllaw.com,
Krcmarteam@qpwbllaw.com

Daniel C. Beck on behalf of Interested Party Comenity Bank dbeck@winthrop.com,
tcooke@winthrop.com

Daniel I Waxman on behalf of Interested Party Teacher's Retirement System of the State of
Kentucky lexbankruptcy@wyattfirm.com, dwaxman@wyattfirm.com

Daniel J McGarry on behalf of Interested Party Sheltered Wings, Inc. d/b/a Vortex Optics
dmcgarry@whdlaw.com, Debra.Steaffens@huschblackwell.com;Iana.Vladimirova@huschblackwell.com

Darron C. Knutson on behalf of Creditor Karen Scardino dck@dknutsonlaw.com,
darron.knutson@comcast.net

Darron C. Knutson on behalf of Creditor Joseph Hofstetter dck@dknutsonlaw.com,
darron.knutson@comcast.net

Darron C. Knutson on behalf of Creditor Theodore Scardino dck@dknutsonlaw.com,
darron.knutson@comcast.net

Darron C. Knutson on behalf of Creditor Kimberly Chiapperini dck@dknutsonlaw.com,
darron.knutson@comcast.net

Darron C. Knutson on behalf of Creditor Marian and Janina Kaczowka dck@dknutsonlaw.com,
darron.knutson@comcast.net

David Juhnke on behalf of Interested Party Weatherby, Inc. docket@sjmslaw.com

David A Lutz on behalf of Interested Party Dealer Properties, Inc. david@lutzlawfirm.com

David A Lutz on behalf of Interested Party Bip Enterprises, LLC david@lutzlawfirm.com

David B Galle on behalf of Interested Party Wells Fargo Vendor Financial Services
dgalle@foxrothschild.com

David Bradley Olsen on behalf of Debtor 1 Gander Mountain Company dolsen@hensonefron.com,
cfisher@hensonefron.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

David Bradley Olsen on behalf of Interested Party Wildlife Research Center, Inc.
dolsen@hensonefron.com, cfisher@hensonefron.com
David E. Runck on behalf of Interested Party Grand Traverse Marketplace, LLC
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party KRG Oldsmar Project Company, LLC
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Regency Centers david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party ETCO Properties, Inc. david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Fenwood Associates david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Gander Three Rivers, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Brixmor Property Group, Inc.
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party ARC RGCHRNCOOL, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party DDR Corp. david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party CHAMPLAIN CENTRE NORTH, LLC
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party WaterWalk GM, Inc. david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party B.H. West Baraboo, LLC., a California limited
liability company david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Ronald Rockford, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Starwood Retail Partners LLC
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Annie Rockford, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party K.I.L. Enterprises, Ltd david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party KW Rockford LLC, CFT Rockford LLC, Genna
Rockford LLC, Annie Rockford LLC, Ronald Rockford LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Realty Income Corporation david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Genna Rockford, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Second Thing LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party The Walk at Tulsa Hills, LLC
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party DFG Chattanooga, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Eldorado Marketplace Associates, LP
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party BRE RC Riverpark SC TX LP david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Fernwood Associates david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party IRC Pine Tree Plaza, L.L.C.
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Cabot IV-IN1B04, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Win Properties, Inc. david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party CFT Rockford, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Gander Enterprises, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Hudson Valley 2011 LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Salmon Run Shopping Center, L.L.C.
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party KW Rockford, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Gander Texarkana, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Round Rock Crossings Texas, LP
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party Gander St. Andrews, LLC david.runck@fmjlaw.com,
sherri.debettignies@fmjlaw.com
David E. Runck on behalf of Interested Party National Retail Properties
david.runck@fmjlaw.com, sherri.debettignies@fmjlaw.com
David J. Cocke on behalf of Creditor Strike King Lures, Co. dcocke@evanspetree.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

David L. Pollack on behalf of Interested Party Brixmor Property Group, Inc.
pollack@ballardspahr.com
David T. Shay on behalf of Interested Party SIXTH AND SECOND LLC dts@shaylaw.com
David T. Shay on behalf of Interested Party Shay Law Office, LTD dts@shaylaw.com
David W Larson on behalf of Interested Party CM Architecture, P.A. dylarson@martinsquires.com
Deborah C. Swenson on behalf of Creditor Rochester Gas and Electric Corporation
debs@lommen.com, swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor West Penn Power Company debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Pennsylvania Electric Company dba Penelec
debs@lommen.com, swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Ohio Edison Company debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor PECO Energy Company debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor American Electric Power debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Niagra Mohawk Power Corporation debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Westar Energy debs@lommen.com, swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor New York State Electric and Gas Corporation
debs@lommen.com, swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Virginia Electric and Power Company dba Dominion
Virginia Power debs@lommen.com, swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor COMMONWEALTH EDISON COMPANY debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Metropolitan Edison Company debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Florida Power & Light Company debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor The East Ohio Gas Company dba Dominion East Ohio
debs@lommen.com, swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor The Cleveland Electric Illuminating Company dba The
Illuminating Company debs@lommen.com, swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor TOLEDO EDISON COMPANY debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Georgia Power Company debs@lommen.com,
swensonlaw@yahoo.com
Deborah C. Swenson on behalf of Creditor Constellation Energy Inc. debs@lommen.com,
swensonlaw@yahoo.com
Dennis M Ryan on behalf of Debtor 1 Overton's Inc. dennis.ryan@faegrebd.com
Dennis M Ryan on behalf of Debtor 1 Gander Mountain Company dennis.ryan@faegrebd.com
Donald G Powell on behalf of Interested Party Triple "S" Sporting Supplies, Inc.
dpowell@spa-legal.com
Dustin P. Branch on behalf of Interested Party ARC RGCHRNCOOL, LLC branchd@ballardspahr.com,
carolod@ballardspahr.com
Edwin J. Rambuski on behalf of Interested Party Mountain Prairie, LLC edwin@rambuskilaw.com,
marissa@rambuskilaw.com
Elizabeth Weller on behalf of Interested Party County of Jefferson, Texas
bethw@publicans.com, dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party County of Harris, Texas bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party Cypress-Fairbanks ISD bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Creditor American Electric Power bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party County of Grayson, Texas bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party Harris County bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party County of Dallas, Texas bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party Dallas county bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party City of Frisco bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party County of Tarrant, Texas bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party Bexar County, TX bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party County of Smith, Texas bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party El Paso, Texas bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party Fort Bend County LID #10 bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party TARRANT COUNTY bethw@publicans.com,
dallas.bankruptcy@publicans.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Elizabeth Weller on behalf of Interested Party Fort Bend County bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party Lewisville ISD bethw@publicans.com,
dallas.bankruptcy@publicans.com
Elizabeth Weller on behalf of Interested Party County of McLennan, Texas bethw@publicans.com,
dallas.bankruptcy@publicans.com
Erin A. West on behalf of Creditor Hard and Soft Fishing, Inc. ewest@gklaw.com,
kboucher@gklaw.com;mfuller@gklaw.com;pbrellenthin@gklaw.com
George E. Warner, Jr. on behalf of Interested Party Expeditors International of Washington,
Inc. george@warnerlawmn.com
George E. Warner, Jr. on behalf of Creditor CZ-USA george@warnerlawmn.com
George E. Warner, Jr. on behalf of Interested Party Sylvan Park Apartments, LLC
george@warnerlawmn.com
George E. Warner, Jr. on behalf of Plaintiff Amtai Imports, Inc. george@warnerlawmn.com
Gregory A Bromen on behalf of Interested Party Alliance Sports Group gbromen@nilanjohnson.com,
dbunnell@nilanjohnson.com
Harrel L. Davis on behalf of Interested Party River Oaks Properties, Ltd.
hdavis@eplawyers.com, vrust@eplawyers.com
Jacqueline J. Williams on behalf of Interested Party Mesquite ISD jwilliams@mantylaw.com,
laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party Bexar County, TX jwilliams@mantylaw.com,
laurie@mantylaw.com
Jacqueline J. Williams on behalf of Creditor General Sports, Inc. jwilliams@mantylaw.com,
laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of Fort Bend, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party Cypress-Fairbanks ISD
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party Fort Bend County LID #10
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Creditor Microsoft Corporation jwilliams@mantylaw.com,
laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of Jefferson, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of Smith, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of Grayson, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party El Paso, Texas jwilliams@mantylaw.com,
laurie@mantylaw.com
Jacqueline J. Williams on behalf of Creditor TG-Cotops Youngmann, NY LLC
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Creditor Monroeville Plaza 1989 Limited Partnership
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of Harris, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party Lewisville ISD jwilliams@mantylaw.com,
laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of Dallas, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of McLennan, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party County of Tarrant, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
Jacqueline J. Williams on behalf of Interested Party City of Mesquite, Texas
jwilliams@mantylaw.com, laurie@mantylaw.com
James C. Brand on behalf of Debtor 1 Overton's Inc. jbrand@fredlaw.com, stimm@fredlaw.com
James C. Brand on behalf of Debtor 1 Gander Mountain Company jbrand@fredlaw.com,
stimm@fredlaw.com
James C. MacGillis on behalf of Interested Party Striker Brands LLC
jmacgillis@trepanierlaw.com, jspratt@trepanierlaw.com
James M. Jorissen on behalf of Interested Party Ellett Brothers, LLC jjorissen@logsg.com,
vrittenbach@logsg.com
James M. Jorissen on behalf of Interested Party Scotty, Inc. jjorissen@logsg.com,
vrittenbach@logsg.com
Jane Welch on behalf of Interested Party Sig Sauer jwelch@morrisonson.com,
lgottzman@morrisonson.com
Jeffrey D. Klobucar on behalf of Interested Party Cisco Systems Capital Corporation
jklobucar@bassford.com, pcarter@bassford.com
Jeffrey D. Klobucar on behalf of Interested Party AEI Fund Management, Inc.; AEI Income &
Growth Fund XXI Limited Partnership; AEI Accredited Investor Fund V LP; and AEI National Income
Property Fund VIII LP jklobucar@bassford.com, pcarter@bassford.com
Jeffrey D. Klobucar on behalf of Interested Party Flipp Corporation jklobucar@bassford.com,
pcarter@bassford.com
Jeffrey L. Cohen on behalf of Creditor Committee OFFICIAL COMMITTEE OF UNSECURED CREDITORS
jcohen@lowenstein.com
Jeffrey M Thompson on behalf of Creditor Joyce A. Broderick jthompson@meagher.com,
dleslauriers@meagher.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Jeffrey T. Wegner on behalf of Interested Party STORE SPE Cicero 2013-4, LLC
jeffrey.wegner@kutakrock.com
Jeffrey T. Wegner on behalf of Interested Party STORE Master Funding IV, LLC
jeffrey.wegner@kutakrock.com
Jeffrey T. Wegner on behalf of Interested Party STORE Master Funding X, LLC
jeffrey.wegner@kutakrock.com
Jeffrey T. Wegner on behalf of Interested Party STORE SPE Belle, LLC
jeffrey.wegner@kutakrock.com
Jeffrey T. Wegner on behalf of Interested Party STORE Master Funding VI, LLC
jeffrey.wegner@kutakrock.com
Jennifer D. Raviele on behalf of Interested Party Win Properties, Inc.
jraviele@kelleydrye.com, kdwbankruptcydepartment@kelleydrye.com
Jennifer D. Raviele on behalf of Interested Party National Retail Properties
jraviele@kelleydrye.com, kdwbankruptcydepartment@kelleydrye.com
Jennifer D. Raviele on behalf of Interested Party Realty Income Corporation
jraviele@kelleydrye.com, kdwbankruptcydepartment@kelleydrye.com
Jennifer D. Raviele on behalf of Creditor Wipro, LLC jraviele@kelleydrye.com,
kdwbankruptcydepartment@kelleydrye.com
Jennifer D. Raviele on behalf of Interested Party DDR Corp. jraviele@kelleydrye.com,
kdwbankruptcydepartment@kelleydrye.com
Jennifer D. Raviele on behalf of Interested Party Benderson Development Group
jraviele@kelleydrye.com, kdwbankruptcydepartment@kelleydrye.com
Jennifer D. Raviele on behalf of Creditor Tata America International Corporation
jraviele@kelleydrye.com, kdwbankruptcydepartment@kelleydrye.com
Jennifer D. Raviele on behalf of Interested Party Regency Centers jraviele@kelleydrye.com,
kdwbankruptcydepartment@kelleydrye.com
Jennifer P. Himes on behalf of Interested Party C.E. Smith Company, Inc.
jhimes@tuggleduggins.com, kredman@tuggleduggins.com;dcompton@tuggleduggins.com
Jenny Gassman-Pines on behalf of Interested Party City of Mobile, Alabama
jgassman-pines@greeneespel.com, sholenko@greeneespel.com;lbulson@greeneespel.com
Jil Mazer-Marino on behalf of Interested Party Gander Texarkana, LLC jmazermarino@msek.com
Jil Mazer-Marino on behalf of Interested Party Gander Enterprises, LLC jmazermarino@msek.com
Jil Mazer-Marino on behalf of Interested Party Gander Three Rivers, LLC jmazermarino@msek.com
Jil Mazer-Marino on behalf of Interested Party Alief ISD jmazermarino@msek.com
Jil Mazer-Marino on behalf of Interested Party Gander St. Andrews, LLC jmazermarino@msek.com
Joel D. Nessel on behalf of Interested Party River Oaks Properties, Ltd. jnesset@cozen.com,
akulbeik@cozen.com;vjones@cozen.com
Joel D. Nessel on behalf of Interested Party GAN Palm Beach Lessee L.P. jnesset@cozen.com,
akulbeik@cozen.com;vjones@cozen.com
Joel D. Nessel on behalf of Interested Party Lex Albany L.P. jnesset@cozen.com,
akulbeik@cozen.com;vjones@cozen.com
Joel D. Nessel on behalf of Creditor MasterCard International Incorporated jnesset@cozen.com,
akulbeik@cozen.com;vjones@cozen.com
John D. Lamey, III on behalf of Creditor FIFTH THIRD EQUIPMENT FINANCE COMPANY
bankrupt@lameylaw.com, shari.nelson@lameylaw.com;ewright@lameylaw.com
John D. Lamey, III on behalf of Interested Party LAMEY LAW FIRM PA bankrupt@lameylaw.com,
shari.nelson@lameylaw.com;ewright@lameylaw.com
John J. Kane on behalf of Interested Party GM Lansing 824, LLC jkane@krcl.com, ecf@krcl.com
John M Baker on behalf of Interested Party City of Mobile, Alabama jbaker@greeneespel.com,
smattingly@greeneespel.com
John P. Brice on behalf of Interested Party Teacher's Retirement System of the State of
Kentucky Lexbankruptcy@wyattfirm.com, jbrice@wyattfirm.com
John P. Dillman on behalf of Interested Party Fort Bend County LID #10
houston_bankruptcy@publicans.com
John P. Dillman on behalf of Interested Party Cypress-Fairbanks ISD
houston_bankruptcy@publicans.com
John P. Dillman on behalf of Interested Party Fort Bend County
houston_bankruptcy@publicans.com
John P. Dillman on behalf of Interested Party Harris County houston_bankruptcy@publicans.com
Joseph D. Kantor on behalf of Interested Party Thirty and Summit Billboard Company, LLC
jkantor@gamlaw.net, HBagha@gamlaw.net;tmaher@gamlaw.net
Joseph D. Kantor on behalf of Interested Party Gravois Bluffs A, LLC jkantor@gamlaw.net,
HBagha@gamlaw.net;tmaher@gamlaw.net
Joseph D. Kantor on behalf of Interested Party Ramco-Gershenson Properties Trust
jkantor@gamlaw.net, HBagha@gamlaw.net;tmaher@gamlaw.net
Joseph D. Roach on behalf of Interested Party Custom Jigs & Spins, Inc. jroach@lapplibra.com
Joseph G. Krcmar on behalf of Creditor Accenture, LLP jkrcmar@qpwblaw.com,
Krcmarteam@qpwblaw.com
Joseph H Lemkin on behalf of Interested Party Ramco-Gershenson Properties Trust
jlemkin@stark-stark.com
Joseph L. Steinfeld, Jr. on behalf of Interested Party Vista Outdoor Sales
jsteinfeld@askllp.com,
lmiskowiec@askllp.com;kcasteel@askllp.com;gunderdahl@askllp.com;bmcgrath@askllp.com;kbader@askllp.com;
bmcgrath@askllp.com;jchristian@askllp.com;brubis@askllp.com;rreding@askllp.com
Joseph L. Steinfeld, Jr. on behalf of Interested Party Oakley, Inc. jsteinfeld@askllp.com,
lmiskowiec@askllp.com;kcasteel@askllp.com;gunderdahl@askllp.com;bmcgrath@askllp.com;kbader@askllp.com;
bmcgrath@askllp.com;jchristian@askllp.com;brubis@askllp.com;rreding@askllp.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Julia Frost-Davies on behalf of Interested Party Pathlight Capital LLC
julia.frost-davies@morganlewis.com

Julia A. Christians on behalf of Interested Party Trissential jchristians@lapplibra.com,
kgatrost@lapplibra.com;lfrey@lapplibra.com

Julia A. Christians on behalf of Interested Party Kevin and Stephen Corp.
jchristians@lapplibra.com, kgatrost@lapplibra.com;lfrey@lapplibra.com

KEVIN M. NEWMAN on behalf of Interested Party BRE RC Riverpark SC TX LP kneuman@menterlaw.com

KEVIN M. NEWMAN on behalf of Interested Party IRC Pine Tree Plaza, L.L.C.
kneuman@menterlaw.com

KEVIN M. NEWMAN on behalf of Interested Party KRG Oldsmar Project Company, LLC
kneuman@menterlaw.com

KEVIN M. NEWMAN on behalf of Interested Party CHAMPLAIN CENTRE NORTH, LLC
kneuman@menterlaw.com

KEVIN M. NEWMAN on behalf of Interested Party Salmon Run Shopping Center, L.L.C.
kneuman@menterlaw.com

Karen C Bifferato on behalf of Interested Party RPAI Lewisville Lakepointe Limited
Partnership kbifferato@connollygallagher.com, slenkiewicz@connollygallagher.com

Karen C Bifferato on behalf of Interested Party RPAI McDonough Henry Town, L.L.C.
kbifferato@connollygallagher.com, slenkiewicz@connollygallagher.com

Karl J. Johnson on behalf of Interested Party Evolving Solutions, Inc. kjohnson@hjlawfirm.com,
jsamples@hjlawfirm.com;johnsonkj@gmail.com

Keara Waldron on behalf of Creditor Committee OFFICIAL COMMITTEE OF UNSECURED CREDITORS
kwaldron@lowenstein.com

Kenneth Edstrom on behalf of Interested Party Remington Outdoor Company, Inc.
kene@sapientialaw.com, paralegal@sapientialaw.com

Kesha L. Tanabe on behalf of Interested Party Mission First Tactical kesha@tanabelaw.com,
kesha.tanabe@gmail.com

Kevin T. Dobie on behalf of Interested Party JPMorgan Chase Bank, National Association
kevin@uwllaw.com, alysa@uwllaw.com;maria@uwllaw.com;jenni@uwllaw.com

Kimberly A Walsh on behalf of Interested Party Texas Comptroller of Public Accounts and Texas
Workforce Commission bk-kwalsh@oag.texas.gov, Sherri.simpson@oag.texas.gov

Lindsey A Simon on behalf of Interested Party ParBec, LLC and Lake Kristi Properties, LLC
lsimon@kilpatricktownsend.com, sagreen@kilpatricktownsend.com;mwilliams@kilpatricktownsend.com

Lindsey E. Krause on behalf of Interested Party Tiffany Gruidl lkrause@nka.com,
assistant@nka.com

Lisa M Peters on behalf of Interested Party Cole GM Hermantown MN, LLC
lisa.peters@kutakrock.com, marybeth.brukner@kutakrock.com

Lisa M Peters on behalf of Interested Party ARCP GM Waukesha WI, LLC
lisa.peters@kutakrock.com, marybeth.brukner@kutakrock.com

Lisa M Peters on behalf of Interested Party Cole GM Pensacola FL, LLC
lisa.peters@kutakrock.com, marybeth.brukner@kutakrock.com

Lisa M Peters on behalf of Interested Party ARCP MT Lafayette IN, LLC
lisa.peters@kutakrock.com, marybeth.brukner@kutakrock.com

Lisa M Peters on behalf of Interested Party Cole GM Houston TX, LLC lisa.peters@kutakrock.com,
marybeth.brukner@kutakrock.com

Lisa M Peters on behalf of Interested Party Cole GM Spring TX, LLC lisa.peters@kutakrock.com,
marybeth.brukner@kutakrock.com

Margaret Ann Santos on behalf of Interested Party AWC Distributing, Inc.
asantos@hinshawlaw.com, hzopelis@hinshaw.com

Margaret Ann Santos on behalf of Interested Party Vexilar, Inc. asantos@hinshawlaw.com,
hzopelis@hinshaw.com

Mark J Kalla on behalf of Interested Party Trissential mkalla@lapplibra.com,
nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Sunbeam Development Corporation
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Westpoint Plaza LP Ltd. Partnership
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party THF-CG Charleston Limited Partnership
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Red Wing Brands of America mkalla@lapplibra.com,
nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Concord USA mkalla@lapplibra.com,
nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Logic Information Systems, Inc.
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Park West Village Phase II, LLC
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Red Wing Brands of America VAS
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party NASH FINCH COMPANY mkalla@lapplibra.com,
nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party Fayetteville Mall Holdings, LLC
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mark J Kalla on behalf of Interested Party The Corsicana Industrial Foundation, Inc.
mkalla@lapplibra.com, nfriedman@lapplibra.com

Mary Jo A. Jensen-Carter on behalf of Creditor Lockard Mankato L.L.C.
maryjo@buckleyjensen.com,
cassiewarner@buckleyjensen.com;trustee@buckleyjensen.comcastbiz.net;MN01@ecfcbis.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Mary L. Cox on behalf of Creditor U.S. Bank, National Association mcox@steinmoore.com, notices@steinmoore.com
Matthew H. Morgan on behalf of Interested Party Tiffany Gruidl morgan@nka.com, assistant@nka.com
Matthew R. Burton on behalf of Creditor Keybank National Association mburton@losgs.com, ltims@losgs.com
Matthew R. Burton on behalf of Interested Party Master Technology Group mburton@losgs.com, ltims@losgs.com
Matthew R. Burton on behalf of Interested Party KeyBank National Association mburton@losgs.com, ltims@losgs.com
Michael Rosow on behalf of Interested Party Comenity Bank mrosow@winthrop.com, lvillegas@winthrop.com
Michael Rosow on behalf of Creditor TAHSIN INDUSTRIAL CORP USA mrosow@winthrop.com, lvillegas@winthrop.com
Michael Rosow on behalf of Interested Party DQC International Corp. mrosow@winthrop.com, lvillegas@winthrop.com
Michael A. Axel on behalf of Creditor Keybank National Association michael_axel@keybank.com
Michael A. Axel on behalf of Interested Party KeyBank National Association michael_axel@keybank.com
Michael B. Willey on behalf of Interested Party Tennessee Wildlife Resources Agency Agbankcal@ag.tn.gov, Michael.Willey@ag.tn.gov
Michael F. McGrath on behalf of Interested Party Magpul Industries Corp. mfmgrath@ravichmeyer.com, tljones@ravichmeyer.com
Michael F. McGrath on behalf of Interested Party TALON FIRST TRUST, LLC mfmgrath@ravichmeyer.com, tljones@ravichmeyer.com
Michael S. Dove on behalf of Interested Party KillerGearLLC mdove@gislason.com, kgleisner@gislason.com; jburgau@gislason.com
Michael S. Myers on behalf of Interested Party Spirit SPE Gander 2013-1, LLC myersms@ballardspahr.com, hartt@ballardspahr.com; PHXDocketingbkr@ballardspahr.com
Michael S. Myers on behalf of Interested Party Spirit SPE Gander 2013-5, LLC myersms@ballardspahr.com, hartt@ballardspahr.com; PHXDocketingbkr@ballardspahr.com
Michael S. Myers on behalf of Interested Party Spirit Master Funding IV, LLC myersms@ballardspahr.com, hartt@ballardspahr.com; PHXDocketingbkr@ballardspahr.com
Michael S. Myers on behalf of Interested Party Spirit Master Funding, LLC myersms@ballardspahr.com, hartt@ballardspahr.com; PHXDocketingbkr@ballardspahr.com
Michael S. Myers on behalf of Interested Party Spirit Master Funding VIII, LLC myersms@ballardspahr.com, hartt@ballardspahr.com; PHXDocketingbkr@ballardspahr.com
Mychal A Bruggeman on behalf of Interested Party City of Corsicana and Navarro, County, Texas mbruggeman@tiedegrabarski.com, randreotti@tiedegrabarski.com; Ajakkola@tiedegrabarski.com
Nicholas R Oleski on behalf of Interested Party K.I.L. Enterprises, Ltd nro@mccarthylebit.com, tlp@mccarthylebit.com
Patrick D. Newman on behalf of Interested Party Cisco Systems Capital Corporation pneyman@bassford.com, pcarter@bassford.com
Patrick D. Newman on behalf of Interested Party AEI Fund Management, Inc.; AEI Income & Growth Fund XXI Limited Partnership; AEI Accredited Investor Fund V LP; and AEI National Income Property Fund VIII LP pneyman@bassford.com, pcarter@bassford.com
Patti J. Sullivan on behalf of Interested Party City of Waco and Waco Independent School District patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party County of Brazos, Texas patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party County of Denton, Texas patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party Spring ISD patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party Bowie Central Appraisal District patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Creditor Tax Appraisal District of Bell County, et al patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party Lubbock Central Appraisal District patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party Alief ISD patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party City of Lewisville, Texas patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party W. Harris County MUD 6 patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party Potter County Tax Office patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party Randall County Tax Office patti@pattisullivan.net, krisann@pattisullivan.com
Patti J. Sullivan on behalf of Interested Party Arlington ISD patti@pattisullivan.net, krisann@pattisullivan.com
Paul A Levine on behalf of Interested Party Kevin and Stephen Corp. plevine@lemerygreisler.com, phartl@lemerygreisler.com
Paul A Levine on behalf of Interested Party Kevin and Stephen Corp. plevine@lemerygreisler.com, phartl@lemerygreisler.com
Paul L. Ratelle on behalf of Interested Party Central Bank of Saint Louis pratelle@fwhtlaw.com, abarthel@fwhtlaw.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Paul L. Ratelle on behalf of Interested Party 6100 Pacific, LLC pratelle@fwhtlaw.com, abarthel@fwhtlaw.com
Peter B Tiede on behalf of Interested Party City of Corsicana and Navarro, County, Texas ptiede@tiedegrabarski.com, randreotti@tiedegrabarski.com
Ralph Mitchell on behalf of Interested Party Clam Corporation rmitchell@lapplibra.com, JCollins@lapplibra.com
Reed Aaron Heiligman on behalf of Interested Party OpticsPlanet, Inc. rheiligman@fgllp.com, ccarpenter@fgllp.com
Richard D Anderson on behalf of Interested Party GM Lansing 824, LLC randerson@briggs.com, mjacobson@briggs.com
Richard D Anderson on behalf of Interested Party Scenic Capital, LLC randerson@briggs.com, mjacobson@briggs.com
Robert Fong on behalf of Interested Party Micro World, Inc. bobfong@ix.netcom.com
Robert A. Boghosian on behalf of Interested Party Tiger Capital Group, LLC rboghosian@ctswlaw.com
Robert A. Judd on behalf of Creditor Strike King Lures, Co. rjudd@wffjlted.com, rrice@wffjlted.com
Robert L LeHane on behalf of Interested Party Win Properties, Inc. rlehane@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com
Robert L LeHane on behalf of Interested Party Realty Income Corporation rlehane@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com
Robert L LeHane on behalf of Interested Party DDR Corp. rlehane@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com
Robert L LeHane on behalf of Interested Party National Retail Properties rlehane@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com
Robert L LeHane on behalf of Interested Party Regency Centers rlehane@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com
Robert L LeHane on behalf of Interested Party Benderson Development Group rlehane@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com
Robert L LeHane on behalf of Interested Party Arlington ISD rlehane@kelleydrye.com, KDWBankruptcyDepartment@kelleydrye.com
Robert R. Kracht on behalf of Interested Party K.I.L. Enterprises, Ltd rrk@mccarthylebit.com, tlp@mccarthylebit.com
Rory D Whelehan on behalf of Interested Party Remington Outdoor Company, Inc. rwhelehan@wcsr.com
Ryan Murphy on behalf of Defendant Gander Mountain Company rmurphy@fredlaw.com, stimm@fredlaw.com;sstallings@fredlaw.com
Ryan Murphy on behalf of Debtor 1 Overton's Inc. rmurphy@fredlaw.com, stimm@fredlaw.com;sstallings@fredlaw.com
Ryan Murphy on behalf of Debtor 1 Gander Mountain Company rmurphy@fredlaw.com, stimm@fredlaw.com;sstallings@fredlaw.com
S. Steven Prince on behalf of Interested Party Do-All Traps, LLC sprince@princepllc.com
S. Steven Prince on behalf of Interested Party Smith's Consumer Products, Inc. sprince@princepllc.com
S. Steven Prince on behalf of Interested Party Wapsi Fly, Inc. sprince@princepllc.com
S. Steven Prince on behalf of Interested Party The Wise Company sprince@princepllc.com
Sarah E. Doerr on behalf of Interested Party Cresa Minneapolis, Inc. sarah.doerr@lawmoss.com, maureen.montpetit@lawmoss.com
Sarah E. Doerr on behalf of Interested Party TDS Telecommunications Corporation sarah.doerr@lawmoss.com, maureen.montpetit@lawmoss.com
Sarah E. Doerr on behalf of Interested Party Starcom Worldwide, Inc. sarah.doerr@lawmoss.com, maureen.montpetit@lawmoss.com
Sarah E. Doerr on behalf of Interested Party OneNeck IT Solutions LLC sarah.doerr@lawmoss.com, maureen.montpetit@lawmoss.com
Sarah J Wencil on behalf of U.S. Trustee US Trustee Sarah.J.Wencil@usdoj.gov
Sarah M. Olson on behalf of Debtor 1 Overton's Inc. solson@fredlaw.com, stimm@fredlaw.com;sstallings@fredlaw.com
Sarah M. Olson on behalf of Debtor 1 Gander Mountain Company solson@fredlaw.com, stimm@fredlaw.com;sstallings@fredlaw.com
Scott Moriarity on behalf of Creditor Southeastern Mills, Inc. samoriarity@locklaw.com
Sean M Monahan on behalf of Interested Party Wells Fargo Bank, N.A. smonahan@choate.com, jmarshall@choate.com
Sean M Monahan on behalf of Interested Party Wells fargo bank smonahan@choate.com, jmarshall@choate.com
Stephen K Dexter on behalf of Interested Party Midland Radio Corporation sdexter@lathropgage.com, chuffman@lathropgage.com
Steven A. Ginther on behalf of Interested Party Missouri Department of Revenue mn@dor.mo.gov
Steven E. Fox on behalf of Interested Party Great American Group, LLC sfox@riemerlaw.com
Steven E. Fox on behalf of Interested Party Tiger Capital Group, LLC sfox@riemerlaw.com
Steven E. Fox on behalf of Interested Party Hilco Merchant Resources, LLC sfox@riemerlaw.com
Steven E. Fox on behalf of Interested Party Gordon Brothers Retail Partners, LLC and Hilco Merchant Resources, LLC sfox@riemerlaw.com
Steven H. Silton on behalf of Interested Party River Oaks Properties, Ltd. ssilton@cozen.com, akulbeik@cozen.com;mpocock@cozen.com; jnesset@cozen.com
Steven R. Kinsella on behalf of Debtor 1 Gander Mountain Company skinsella@fredlaw.com, sstallings@fredlaw.com;R62493@notify.bestcase.com
Steven R. Kinsella on behalf of Debtor 1 Overton's Inc. skinsella@fredlaw.com, sstallings@fredlaw.com;R62493@notify.bestcase.com

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The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

Thomas Lallier on behalf of Interested Party Tiger Capital Group, LLC
ECF_Notices@foyleymansfield.com, rlore@foyleymansfield.com
Thomas Lallier on behalf of Interested Party IA San Antonio Westover, LLC
ECF_Notices@foyleymansfield.com, rlore@foyleymansfield.com
Thomas Lallier on behalf of Interested Party Great American Group, LLC
ECF_Notices@foyleymansfield.com, rlore@foyleymansfield.com
Thomas Lallier on behalf of Interested Party IA Monroe Poplin, LLC
ECF_Notices@foyleymansfield.com, rlore@foyleymansfield.com
Thomas E. Hoffman on behalf of Interested Party Wells Fargo bank thoffman@foxrothschild.com,
ewise@foxrothschild.com
Thomas E. Hoffman on behalf of Interested Party Wells Fargo Vendor Financial Services
thoffman@foxrothschild.com, ewise@foxrothschild.com
Thomas E. Hoffman on behalf of Interested Party Wells Fargo Bank, N.A.
thoffman@foxrothschild.com, ewise@foxrothschild.com
Thomas G. Wallrich on behalf of Interested Party GAN Palm Beach Lessee L.P.
twallrich@cozen.com, akulbeik@cozen.com;hmarx@cozen.com;jaudette@cozen.com;jnisset@cozen.com
Thomas G. Wallrich on behalf of Interested Party Lex Albany L.P. twallrich@cozen.com,
akulbeik@cozen.com;hmarx@cozen.com;jaudette@cozen.com;jnisset@cozen.com
Thomas J. Hainje on behalf of Interested Party BFHM, LLC thainje@messerlikramer.com,
crithmiller@messerlikramer.com
Thomas J. Hainje on behalf of Interested Party BBRG, Inc. thainje@messerlikramer.com,
crithmiller@messerlikramer.com
Thomas J. Hainje on behalf of Interested Party Islip U-Slip LLC thainje@messerlikramer.com,
crithmiller@messerlikramer.com
Thomas S Onder on behalf of Interested Party Ramco-Gershenson Properties Trust
tonder@stark-stark.com
US Trustee ustpreion12.mn.ecf@usdoj.gov
Wendy S. Tien on behalf of Interested Party Minnesota Department of Natural Resources
wendy.tien@ag.state.mn.us
Will R. Tansey on behalf of Interested Party FSC GM Lebanon IN, DST wrtansey@ravichmeyer.com
Will R. Tansey on behalf of Interested Party DUCK HILL, LLC wrtansey@ravichmeyer.com
William E. Schonberg on behalf of Creditor Geneva Center 2015, LLC wschonberg@beneschlaw.com,
cvaughn@beneschlaw.com/docket@beneschlaw.com
William P. Wassweiler on behalf of Interested Party BANK OF THE WEST
wwassweiler@lindquist.com, dheimerl@Lindquist.com

TOTAL: 401