

Hearing Date and Time: December 21, 2010 at 10:00 a.m.
Response Deadline: December 13, 2010 at 4:00 p.m.

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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re

Quebecor World (USA) Inc., et al.,

Debtors.

Chapter 11

Case No. 08-10152 (JMP)
Jointly Administered

Honorable James M. Peck

**REORGANIZED DEBTORS' THIRTY-NINTH OMNIBUS OBJECTION TO
CLAIMS (SEEKING TO EXPUNGE CERTAIN EMPLOYEE BENEFIT
AND/OR EMPLOYEE PENSION CLAIMS)**

Quebecor World (USA) Inc. and 52 of its domestic direct and indirect subsidiaries, as reorganized debtors (collectively, the “Debtors” or “Reorganized Debtors”, as applicable), hereby file their Thirty-Ninth Omnibus Objection to Claims (Seeking to Expunge Certain Employee Benefit and/or Pension Claims) (the “Objection”), and hereby move this Court for the entry of an order substantially in the form of Exhibit A attached hereto, granting the relief sought by this Objection.

**PARTIES RECEIVING THIS OBJECTION SHOULD CONSULT EXHIBIT B TO
DETERMINE WHETHER THEIR NAMES AND RESPECTIVE CLAIMS ARE
IDENTIFIED ON EXHIBIT B.**

In support of this Objection, the Reorganized Debtors respectfully represent as follows:

Jurisdiction

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).
2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.
3. The statutory predicates for the relief requested herein are sections 105, 502 and 503 of title 11 of the United States Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the “Bankruptcy Code”), and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”).

Background

4. On January 21, 2008 (the “Petition Date”), the 53 Debtors filed their voluntary petitions for relief (the “Chapter 11 Cases”) under chapter 11 of title 11 of the Bankruptcy Code.
5. On January 20, 2008 the Debtors’ corporate parent, Quebecor World Inc. (“QWI”) together with each of the Debtors commenced a proceeding before the Quebec Superior Court, Commercial Division, for the Judicial District of Montreal (the “Canadian Court”) for a plan of compromise or arrangement (the “Canadian Proceeding”) under the Canadian Companies’ Creditors Arrangement Act (“CCAA”).¹ Each of the Debtors was joined in the Canadian Proceeding in order that each Debtor could obtain the protection of a stay under the CCAA as well as under the Bankruptcy Code.
6. On January 23, 2008 Donlin, Recano & Company, Inc. was appointed as the Claims Agent in these Chapter 11 Cases (the “Claims Agent”).

¹ The Canadian Court appointed Ernst & Young, Inc. to serve as Monitor for the Canadian Proceeding, and UBS Investment Bank was retained by QWI as a financial advisor in connection with the Canadian Proceeding.

7. On January 31, 2008, an Official Committee of Unsecured Creditors (the “Creditors’ Committee”) was appointed, and amended on February 8, 2008.

8. On or about June 18, 2008, the Debtors filed their respective schedules of assets and liabilities (collectively, the “Schedules”).

9. By an order entered on September 30, 2008 (Docket No. 1175) (the “Bar Date Order”), the Court established December 5, 2008 as the general bar date for creditors to file proofs of claim, including, among others, section 503(b)(9) claims (the “Bar Date”). Shortly after the entry of the Bar Date Order, a notice of the Bar Date (the “Bar Date Notice”) was served on all known creditors and potential creditors in accordance with the requirements of the Bar Date Order. Over 110,00 copies of the Bar Date Notice were mailed to such known creditors and potential creditors. Additionally, the Bar Date Notice was published on or about November 3, 2008 in the national editions of *The New York Times* and *The Wall Street Journal*.

10. In response to the mailing and publication of the Bar Date Notice, approximately 10,000 proofs of claim have been filed in these Chapter 11 Cases.

11. On May 18, 2009, the Debtors filed their Third Amended Joint Plan of Reorganization (Docket No. 1662). On July 2, 2009, the Court entered an order confirming the Debtors’ Third Amended Joint Plan of Reorganization, as modified (the “Plan”). See Findings of Fact, Conclusions of Law and Order Confirming Third Amended Joint Plan of Reorganization of Quebecor World (USA) Inc. and Certain Affiliated Debtors and Debtors-In-Possession (Docket No. 1802) (the “Confirmation Order”).

12. The Plan became effective on July 21, 2009 (the “Effective Date”).

13. Pursuant to the Plan, on the Effective Date, a Joint Claims Oversight Committee, as defined and provided for in the Plan, was formed.

14. In connection with the Debtors' emergence from these Chapter 11 Cases, Quebecor World (USA) Inc. changed its name to World Color (USA) Corp. and each of the affiliated Debtors changed its name to adopt the "World Color" name instead of the "Quebecor" or "Quebecor World" name, and, similarly, Quebecor World Inc. changed its name to World Color Press Inc. Further, on July 2, 2010, World Color Press Inc. was acquired by Quad/Graphics, Inc. Nevertheless, pursuant to section 6.4(c) of the Plan, the Reorganized Debtors retained their "Quebecor" names for purposes of these Chapter 11 Cases in all respects.

15. On November 5, 2009, this Court entered an Order Authorizing the (a) Establishment of Claims Allowance, Objection, Claims Resolution and Settlement Procedures and (b) Extension of the 503(b)(9)/Reclamation Claims Objection Deadline (Docket No. 1978) (the "Claims Procedures Order"), which approved certain detailed procedures for the allowance of claims, and for the filing and prosecution of objections to claims filed or scheduled in these Chapter 11 Cases, as more fully set forth in Appendix 1 to the Claims Procedures Order (the "Claims Procedures").

Relief Requested

16. Pursuant to the Claims Procedures, the Reorganized Debtors hereby seek entry of an order disallowing and expunging the proofs of claim (as identified on Exhibit B attached hereto, collectively referred to as the "Employee Claims") filed by certain current or former employees, or by the applicable union or other interested party on behalf of such employees, related to the Employee Plans (as defined in the Plan) and the Debtors' U.S. Pension Plans (as defined in the Plan), as the Employee Plans and the Pension Plans have been continued in accordance with their terms pursuant to Article 6.12 of the Plan, thereby resolving the Employee Claims in their entirety.

Basis For Relief

17. The Reorganized Debtors understand that the Employee Claims were generally filed as a prophylactic measure in case the Debtors did not continue the Employee Plans or terminated the Debtors' U.S. Pension Plans upon the Debtors' emergence from these Chapter 11 Cases.

18. In fact, neither the Employee Plans or the U.S. Pension Plans were terminated, and continue in all respects as if these Chapter 11 Cases had never occurred, such that the Employee Claims are no longer necessary.

19. Specifically, article 6.12 of the Plan provides, in relevant part:

Except with respect to any Rejected Employee Agreements, on and after the Effective Date, the Reorganized Debtors may: (1) honor, in the ordinary course of business, any contracts, agreements, policies, programs, and plans (collectively, "Employee Plans") for, among other things, compensation (including bonus compensation), health care benefits, disability benefits, deferred compensation benefits, travel benefits, savings, severance benefits, retirement benefits, welfare benefits, workers' compensation insurance, and accidental death and dismemberment insurance for the directors, officers, and employees of any of the Debtors who served in such capacity at any time; and (2) honor, in the ordinary course of business, Claims of employees employed as of the Effective Date for accrued and unused vacation time arising prior to the Petition Date; provided, however, that the Debtors' or Reorganized Debtors' performance of any employment agreement that is not a Rejected Employee Agreement will not entitle any Person to any benefit or alleged entitlement under any policy, program, or plan that has expired or been terminated before the Effective Date, or restore, reinstate, or revive any such benefit or alleged entitlement under any such policy, program, or plan. Nothing in the Plan shall limit, diminish, or otherwise alter the Reorganized Debtors' defenses, claims, Causes of Action, or other rights with respect to any such contracts, agreements, policies, programs, and plans.

Notwithstanding anything to the contrary in Article 6.12(a) and (b), the U.S. Pension Plans shall not be modified or affected by any provision of the Plan and shall be continued after the Effective Date in accordance with their terms. The Debtors or the Reorganized Debtors shall satisfy the minimum funding standards under 26 U.S.C. §§ 412, 430, and 29 U.S.C. § 1082, 1083 and be liable for the payment of PBGC premiums in accordance with 29 U.S.C. §§ 1306 and 1307 subject to any and all applicable rights and defenses of the Debtors, and administer the U.S. Pension Plans in accordance with the provisions of ERISA and the Internal Revenue Code. In the event that the U.S. Pension Plans terminate after the Effective Date, the Reorganized Debtors and each of its controlled group members will be responsible for the liabilities imposed by Title IV of ERISA.

20. As the neither the Employee Plans nor the U.S. Pension Plans were terminated upon the Effective Date of the Plan, but were, in fact, continued in accordance with the applicable ordinary course terms, the prophylactic Employee Claims filed are no longer necessary or relevant. Indeed, as the Employee Plans and the U.S. Pension Plans are continuing in the ordinary course, unmodified or affected by the Plan or these Chapter 11 Cases, the Employee Claims should be disallowed and expunged.

21. For the foregoing reasons, the Reorganized Debtors request that the Employee Claims be disallowed and expunged in their entirety pursuant to section 502 of the Bankruptcy Code.

Reservation of Rights

22. At this time, the Reorganized Debtors have not completed their review of the validity of all claims and demands filed against their estates, and, accordingly, reserve their right to object to any and all claims, whether or not they are included in this Objection.

23. The Reorganized Debtors also expressly reserve the right to object further to each of the Pension Claims, to the extent not disallowed and expunged, on any and all additional factual or legal grounds. Without limiting the generality of the foregoing, the Reorganized

Debtors specifically reserve the right to amend this Objection, file additional papers in support of this Objection or take other appropriate actions, all as more fully set forth in the Claims Procedures.

Notice

24. Pursuant to the Claims Procedures, notice of this Objection has been provided to all claimants whose claims are subject to this Objection, as identified on Exhibit B attached hereto, and to the parties on the Notice List (as such term is defined in the Case Management Order). The Reorganized Debtors submit that no other or further notice need be provided.

WHEREFORE the Reorganized Debtors respectfully request the Court enter an order, substantially in the form attached hereto as Exhibit A, (i) sustaining this Objection and disallowing and expunging the Employee Claims and (ii) granting such other and further relief as is just and proper.

Dated: New York, New York
November 19, 2010

Respectfully submitted,

/s/ Michael J. Canning
Michael J. Canning
ARNOLD & PORTER LLP
399 Park Avenue
New York, New York 10022-4690
Telephone: (212) 715-1000
Facsimile: (212) 715-1399

Counsel for the Reorganized Debtors

EXHIBIT A

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re

Quebecor World (USA) Inc., et al.,

Debtors.

Chapter 11

Case No. 08-10152 (JMP)
Jointly Administered

Honorable James M. Peck

**ORDER SUSTAINING REORGANIZED DEBTORS' THIRTY-NINTH OMNIBUS
OBJECTION TO CLAIMS (SEEKING TO EXPUNGE CERTAIN EMPLOYEE
BENEFIT AND/OR EMPLOYEE PENSION CLAIMS)**

This matter coming before the Court on the Reorganized Debtors' Thirty-Ninth Omnibus Objection to Claims (Seeking to Expunge Certain Employee Benefit and/or Employee Pension Claims) (the "Objection")¹; it appearing that the relief requested in the Objection is in the best interests of the Reorganized Debtors' estates, their creditors and other parties in interest; the Court having found that (a) it has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (b) this proceeding is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), (c) venue of this proceeding is proper pursuant to 28 U.S.C. §§ 1408 and 1409, and (d) notice of the Objection was provided to all necessary and appropriate parties; and the Court having determined that the legal and factual bases set forth in the Objection establish grounds for the relief granted herein;

IT IS HEREBY ORDERED THAT:

¹ Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Objection.

1. The Objection is SUSTAINED.
2. Each of the claims identified on Exhibit B attached hereto and incorporated herein by reference is disallowed and expunged in its entirety, pursuant to section 502 of the Bankruptcy Code.
3. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.
4. The Reorganized Debtors and their Claims Agent are authorized to take all such actions as are necessary or appropriate to implement the terms of this Order.
5. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

Dated: _____, 2010

United States Bankruptcy Judge

EXHIBIT B

Case No. 08-10152 (JMP)

**Reorganized Debtors' Thirty-Ninth Omnibus Objection to Claims
(Seeking to Expunge Certain Employee Benefit
and/or Employee Pension Claims)**

Exhibit B

NAME/ADDRESS OF CLAIMANT	CLAIM NUMBER	CLAIM CLASSIFICATION	CASE NUMBER	CLAIM AMOUNT (\$)
Cred. # 35807 ADAMS, HILDA 3810 S 96TH STREET MILWAUKEE, WI 53228	4982	PRIORITY	08-10152	\$245.05
Cred. # 33384 ARBOGAST, GERALD 10 CR 319 CORINTH, MS 38834	5114	UNSECURED	08-10152	\$840.00
Cred. # 35865 ARLICH, LOIS 33-610 BELL ROAD THOUSAND PALMS, CA 92276	2680	PRIORITY	08-10152	UNKNOWN
Cred. # 34529 BARTLETT, MARGARET I. 136 MELROSE ST APT 92 BRATTLEBORO, VT 05301-6821	2530	PRIORITY	08-10152	UNKNOWN
Cred. # 35974 BELCHER, DAVID 25 WHIDDEN AVENUE WHITMAN, MA 02382	3030	PRIORITY	08-10152	\$23,000.00
Cred. # 58939 BROWN, BRIAN K 234 DOUGLAS CHAPEL RD. JONESBOROUGH, TN 37659	3131	PRIORITY	08-10152	UNKNOWN
Cred. # 36167 BRUNNER, LOIS N 82 W 13496 FOND DU LAC #D206 MENOMONEE FALLS, WI 53051	3019	PRIORITY	08-10152	UNKNOWN
Cred. # 24697 BUKOWSKI, FLORENCE 123 WALLACE AVE CHEEKTOWAGA, NY 14227	7261	UNSECURED	08-10152	UNKNOWN
Cred. # 58235 CANTY, MICHAEL R 3314 LYLEWOOD RD. WOODLAWN, TN 37191	3353	PRIORITY	08-10152	\$15,516.00
Cred. # 36296 CIRCUIT, JEFFREY LEE 17735 HOLIDAY DRIVE MORGAN HILL, CA 95037	2737	PRIORITY	08-10152	UNKNOWN
Cred. # 36336 COLLINS, BETTY 301 GALE ST KINGSPORT, TN 37660	2808	PRIORITY	08-10152	UNKNOWN
Cred. # 34579 COOMBS, ANNA M ATTN: ANNA M. COOMBS PO BOX 774 HINSDALE, NH 03451-0774	2751	PRIORITY	08-10152	UNKNOWN
Cred. # 36430 DANNA, LARRY K. 446 WEST SULLIVAN STREET KINGSPORT, TN 37660	3410	PRIORITY	08-10152	\$89,860.80
Cred. # 34596 DUNN, LINDA 140 DENNIS ROAD HENDERSONVILLE, TN 37075	2526	PRIORITY	08-10152	UNKNOWN
Cred. # 33682 FAHSBENDER, MARIE 502 W LIVINGSTON ST PONTIAC, IL 61764	6790	UNSECURED	08-10152	\$5,000.00
Cred. # 60879 FELIX, ERICA 1100 PEDRAS ROAD #G142 TURLOCK, CA 95382	3882	PRIORITY	08-10152	\$19,378.27

Case No. 08-10152 (JMP)

**Reorganized Debtors' Thirty-Ninth Omnibus Objection to Claims
(Seeking to Expunge Certain Employee Benefit
and/or Employee Pension Claims)**

Exhibit B

NAME/ADDRESS OF CLAIMANT	CLAIM NUMBER	CLAIM CLASSIFICATION	CASE NUMBER	CLAIM AMOUNT (\$)
Cred. # 70586 GRAPHIC COMMUNICATIONS (527-S) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS LOCAL 527-S 715 VETERANS MEMORIAL HIGHWAY SE P.O. BOX 641 MABLETON, GA 30126	8537	PRIORITY	08-10199	UNKNOWN
Cred. # 70617 GRAPHIC COMMUNICATIONS (LOCAL 124-C) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS LOCAL 124-C P.O. BOX 8 MT. MORRIS, IL 61054	8550	PRIORITY	08-10165	UNKNOWN
Cred. # 70624 GRAPHIC COMMUNICATIONS (LOCAL 17- B) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 17-B 5230 TRANSIT ROAD DEPEW, NY 20005	8555	PRIORITY	08-10158	\$63,037.68
Cred. # 70600 GRAPHIC COMMUNICATIONS (LOCAL 231-M) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LCOAL 231-M 7948 WINCHESTER ROAD, #109-127 MEMPHIS, TN 38125	8547	PRIORITY	08-10165	UNKNOWN
Cred. # 70622 GRAPHIC COMMUNICATIONS (LOCAL 27- C) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 27-C 295 MAIN STREET, STE 828 BUFFALO, NY 14203	8554	PRIORITY	08-10158	UNKNOWN
Cred. # 70599 GRAPHIC COMMUNICATIONS (LOCAL 290-M) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 290-M 732 ACORN DRIVE CLARKSVILLE, TN 37040	8546	PRIORITY	08-10165	UNKNOWN
Cred. # 70598 GRAPHIC COMMUNICATIONS (LOCAL 467-S) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS LOCAL 467-S 1208 1ST AVENUE STERLING, IL 61081	8545	PRIORITY	08-10165	UNKNOWN
Cred. # 70588 GRAPHIC COMMUNICATIONS (LOCAL 518-M) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 518-M 601 BRADY STREET, SUITE 210 DAVENPORT, IA 52803-5251	8539	PRIORITY	08-10194	UNKNOWN
Cred. # 70597 GRAPHIC COMMUNICATIONS (LOCAL 715-C) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 715-C 26 TRIPLETT LANE YERINGTON, NV 89447	8544	PRIORITY	08-10173	UNKNOWN

Case No. 08-10152 (JMP)

**Reorganized Debtors' Thirty-Ninth Omnibus Objection to Claims
(Seeking to Expunge Certain Employee Benefit
and/or Employee Pension Claims)**

Exhibit B

NAME/ADDRESS OF CLAIMANT	CLAIM NUMBER	CLAIM CLASSIFICATION	CASE NUMBER	CLAIM AMOUNT (\$)
Cred. # 70591 GRAPHIC COMMUNICATIONS (LOCAL 735-S) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 735-S 897 ALTER STREET HAZLETON, PA 18201+	8541	PRIORITY	08-10185	UNKNOWN
Cred. # 70594 GRAPHIC COMMUNICATIONS (LOCAL 826-C) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 826-C 264 BRYANWOOD DRIVE VERSAILLES, KY 40383	8543	PRIORITY	08-10177	UNKNOWN
Cred. # 70587 GRAPHIC COMMUNICATIONS (LOCAL 8-M) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS LOCAL 8-M 501 PULLIAM STREET, S.W. STE 546 ATLANTA, GA 30312-2751	8538	PRIORITY	08-10199	UNKNOWN
Cred. # 70619 GRAPHIC COMMUNICATIONS (LOCAL 91-P) CONFERENCE OF THE INT'L BROTHERHOOD OF TEAMSTERS, LOCAL 91-P 4390 WEST ROUTE 64 MT. MORRIS, IL 61054	8551	PRIORITY	08-10165	UNKNOWN
Cred. # 70567 GRAPHICS COMMUNICATIONS CONFERENCE OF THE INTERNATIONAL BROTHERHOOD OF TEAMSTERS 25 LOUISIANA AVENUE N.W. WASHINGTON, DC 20001	8505	PRIORITY	08-10152	UNKNOWN
Cred. # 37025 HOLOWICKI, EUGENE 3526 N PARIS STREET CHICAGO, IL 60634	2509	PRIORITY	08-10152	UNKNOWN
Cred. # 59048 HOLT, CARLOTTA A 3552 SEYMOUR LOOP HUMBOLDT, TN 38343	6830	PRIORITY	08-10165	\$15,000.00
Cred. # 70621 INTERNATIONAL BROTHERHOOD (LOCAL 264) TEAMSTERS, LOCAL 264 35 TYROL DRIVE CHEEKTOWAGA, NY 14227	8553	PRIORITY	08-10158	UNKNOWN
Cred. # 70592 INTERNATIONAL BROTHERHOOD (LOCAL 312) OF TEAMSTERS, LOCAL 312 1 EAST 15TH STREET CHESTER, PA 19013	8542	PRIORITY	08-10184	\$6,627.60
Cred. # 35482 JOHNSON, JUDITH 507 HICKORY HILLS RD CHURCH HILL, TN 37642	3864	PRIORITY	08-10152	\$74,258.00
Cred. # 9914 JOHNSON, LONNIE 14312 180TH STREET LINDSAY, OK 73052	2960	PRIORITY	08-10165	\$3,478.73
Cred. # 59663 KORNEGAY, ARTHUR L 11 S. AUSTIN #227 CHICAGO, IL 60644	3376	PRIORITY	08-10152	\$46,083.00

Case No. 08-10152 (JMP)

**Reorganized Debtors' Thirty-Ninth Omnibus Objection to Claims
(Seeking to Expunge Certain Employee Benefit
and/or Employee Pension Claims)**

Exhibit B

NAME/ADDRESS OF CLAIMANT	CLAIM NUMBER	CLAIM CLASSIFICATION	CASE NUMBER	CLAIM AMOUNT (\$)
Cred. # 35080 LONG, JAMES 28488 US HWY 19 NORTH LOT 154 SILK OAK LODGE CLEARWATER, FL 33761	3445	PRIORITY	08-10152	UNKNOWN
Cred. # 37433 LUTTRELL, LESLIE 106 ASHMORE AVENUE VERSAILLES, KY 40383	3016	PRIORITY	08-10152	UNKNOWN
Cred. # 37487 MARTIN, LAWRENCE 1049 VIA ENRICO SAN LORENZO, CA 94580	2531	UNSECURED	08-10176	UNKNOWN
Cred. # 34098 MUELLER, LEONA S69 W14142 TESS COR 107 MUSKEGO, WI 53150	4227	UNSECURED	08-10152	\$5,000.00
Cred. # 70342 NYTKO, EDWARD C. AND DEBORAH H. 9 GOOSE LAKE DRIVE BARRINGTON HILLS, IL 60010	6621	UNSECURED	08-10201	UNKNOWN
Cred. # 70342 NYTKO, EDWARD C. AND DEBORAH H. 9 GOOSE LAKE DRIVE BARRINGTON HILLS, IL 60010	6622	UNSECURED	08-10176	UNKNOWN
Cred. # 70342 NYTKO, EDWARD C. AND DEBORAH H. 9 GOOSE LAKE DRIVE BARRINGTON HILLS, IL 60010	6623	UNSECURED	08-10152	UNKNOWN
Cred. # 70342 NYTKO, EDWARD C. AND DEBORAH H. 9 GOOSE LAKE DRIVE BARRINGTON HILLS, IL 60010	6624	UNSECURED	08-10193	UNKNOWN
Cred. # 70580 RINGIER A.G. ATTN: MARTIN WERFELI BRUHLSTRASSE 5, CH-4800 ZOFINGENSWITZERLAND	8490	UNSECURED	08-10152	UNKNOWN
Cred. # 70580 RINGIER A.G. ATTN: MARTIN WERFELI BRUHLSTRASSE 5, CH-4800 ZOFINGENSWITZERLAND	8491	UNSECURED	08-10176	UNKNOWN
Cred. # 70580 RINGIER A.G. ATTN: MARTIN WERFELI BRUHLSTRASSE 5, CH-4800 ZOFINGENSWITZERLAND	8492	UNSECURED	08-10193	UNKNOWN
Cred. # 70580 RINGIER A.G. ATTN: MARTIN WERFELI BRUHLSTRASSE 5, CH-4800 ZOFINGENSWITZERLAND	8493	UNSECURED	08-10201	UNKNOWN
Cred. # 38847 YANKE, ARLINE 20840 GEORGE HUNT CIRCLE, APT #224 WAUKESHA, WI 53186-4087	3480	UNSECURED	08-10152	\$91.68

Total Number of Claims: 50

Total Amount of Claims: \$367,416.81