

**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

**AFFIDAVIT OF SERVICE REGARDING REORGANIZED DEBTORS'
SEVENTY-SIXTH OMNIBUS OBJECTION TO CLAIMS (SEEKING TRANSFER OF
CLAIMS TO PROPER DEBTOR(S) AND ALLOWANCE OF CLAIMS)**

STATE OF NEW YORK)
) ss:
COUNTY OF NEW YORK)

I, Sung Kim declare:

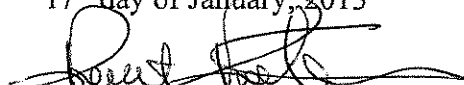
1. I am over the age of 18 years and not a party to the within action.
2. I am employed by Donlin, Recano & Company, Inc., 419 Park Avenue South, Suite 1206, New York, NY 10016.
3. On the 15th day of January, 2013, I caused a true and accurate copy of the:
 - i) "Notice of the Reorganized Debtors' Seventy-Sixth Omnibus Objection to Claims (Seeking Transfer of Claims to Proper Debtor(s) and Allowance of Claims)" *personalized to indicate the name, address and claim number(s) respective of the claimant's claim(s) subject to objection*, a form of which is set forth in Exhibit 1, attached hereto; and the
 - ii) "Reorganized Debtors' Seventy-Sixth Omnibus Objection to Claims (Seeking Transfer of Claims to Proper Debtor(s) and Allowance of Claims)", along with the relevant exhibits (Docket No. 4975) (the "Seventy-Sixth Omnibus Objection"),

to be served via First Class U.S. Mail upon each of the claimants listed in Exhibit 2, attached hereto.

4. On the 15th day of January, 2013, I caused a true and accurate copy of the:
- i) "Notice of the Reorganized Debtors' Seventy-Sixth Omnibus Objection to Claims (Seeking Transfer of Claims to Proper Debtor(s) and Allowance of Claims)" (Docket No. 4976); and the
 - ii) "Seventy-Sixth Omnibus Objection",
- to be served via electronic mail upon each of the parties listed in Exhibit 3, and via First Class U.S. Mail upon each of the parties listed in Exhibit 4, attached hereto.
5. Said documents were securely enclosed in postage prepaid envelopes and delivered to an office of the United States Postal Service for delivery by First Class Mail.
6. I declare under penalty of perjury that the foregoing is true and correct. Executed this 17th day of January, 2013 at New York, New York.

By 
Sung Kim

Sworn before me this
17th day of January, 2013


Notary Public

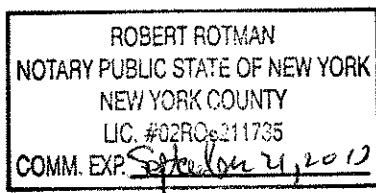


EXHIBIT 1

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

| | |
|------------------------------------|---|
| In re | Chapter 11 |
| Quebecor World (USA) Inc., et al., | Case No. 08-10152 (JMP) Jointly Administered |
| Debtors. | Honorable James M. Peck |

**NOTICE OF THE REORGANIZED DEBTORS' SEVENTY-SIXTH
OMNIBUS OBJECTION TO CLAIMS (SEEKING TRANSFER OF
CLAIMS TO PROPER DEBTOR(S) AND ALLOWANCE OF CLAIMS)**

| |
|---|
| TO: 1937 ROSS-GAGE, INC. PO BOX 8 INDIANAPOLIS, IN 46206 |
| Claim Number(s): 2950 |

The Reorganized Debtors have filed the *Reorganized Debtors' Seventy-Sixth Omnibus Objection To Claims (Seeking Transfer Of Claims To Proper Debtor(s) and Allowance of Claims)* (the "Objection"),¹ a copy of which is attached hereto. The Reorganized Debtors have received one or more proof of claim forms filed on your behalf (the "Claim" or "Claims") and by this Objection seek to disallow, modify and/or allow one or more of your Claims listed above.

The Objection is filed pursuant to the Order Authorizing the (a) Establishment of Claims Allowance, Objection, Claims Resolution and Settlement Procedures and (b) Extension of the

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

503(b)(9)/Reclamation Claims Objection Deadline (the "Claims Procedure Order") and the Procedures attached thereto (the "Claims Procedures") (Docket No. 1978). Copies of the Claims Procedure Order and the Claims Procedures are available for inspection on the Claims Agent's internet website at <http://www.qwusadocket.com> or by contacting the Claims Agent, in writing, at Donlin Recano & Company, 419 Park Avenue South, Suite 1206, New York, NY 10016.

Representatives of the Reorganized Debtors will be available to discuss and potentially resolve the Objection to your proof of claim without the need for you to file a response or attend a hearing. To facilitate such a discussion, you may contact a representative of the Reorganized Debtors at 866-605-6273 within fourteen (14) calendar days after the date on which this Notice was served. The Reorganized Debtors' representative will be available to handle factual inquiries regarding the Objection. Legal matters, however, will be referred to the Reorganized Debtors' attorneys. When you contact the Reorganized Debtors, please have your proof(s) of claim and claim number(s) available.

Your discussions with the Reorganized Debtors' representative or the Reorganized Debtors' attorneys may result in an agreement to settle the Objection. If you do not reach an agreement with the Reorganized Debtors before the deadline of **February 4, 2013, at 4:00 p.m. (Eastern Time) (the "Response Deadline")** to file a response to the Objection (a "Response"), and you wish to file a Response, you must file such Response in compliance with the procedures set forth below. Contacting the Reorganized Debtors' representative or the Reorganized Debtors' attorneys prior to the Response Deadline will not satisfy the requirement that you must either reach an agreement with the Reorganized Debtors before the Response Deadline, or, if you so elect, file a Response and attend the hearing as discussed below.

Responses, if any, must be filed on or before the Response Deadline with the United States Bankruptcy Court for the Southern District of New York, Alexander Hamilton U.S. Custom House, Courtroom 601, One Bowling Green, New York, New York 10004. At the same

time, you must also serve a copy of the Response upon counsel for the Reorganized Debtors, listed below, and counsel for the Joint Claims Oversight Committee, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019 (Attn: Andrew N. Rosenberg, Esq. and Elizabeth R. McColm, Esq.) so that the Response is received on or before the Response Deadline.

Responses to the Objection must comply with the procedures set forth in the Claims Procedures and include: (a) an appropriate caption, including the title and date of the Objection to which the Response is directed; (b) the name of the Claimant, the reference number of the Proof of Claim or 503(b)(9) Claim listed above and as identified on the claims register maintained on the Debtors' case information website (located at <http://www.qwusadocket.com>), and a description of the basis for the amount of the Claim; (c) a concise statement setting forth the reasons why the Court should not sustain the Objection, including, but not limited to, the specific factual and legal bases upon which you rely in opposing the Objection; (d) copies of any documentation and other evidence upon which you will rely in opposing the Objection at a hearing; (e) sworn affidavits or declarations conforming to 28 U.S.C. 1746 of persons with personal knowledge of any new facts relied upon to support the Response; and (f) the name, address, telephone number and facsimile number of a person authorized to reconcile, settle or otherwise resolve the Claim or Claims on your behalf. If you cannot timely provide such documentation, declarations and/or other evidence, you should provide a detailed explanation in the Response as to why it was not possible to timely provide such documentation, declarations and/or other evidence.

**A HEARING ON THE OBJECTION WILL BE HELD ON FEBRUARY 14, 2013
AT 10:00 A.M. (EASTERN TIME) BEFORE THE HONORABLE JAMES M. PECK IN
THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF**

**NEW YORK, ALEXANDER HAMILTON U.S. CUSTOM HOUSE, COURTROOM 601,
ONE BOWLING GREEN, NEW YORK, NEW YORK 10004.**

**IF YOU FAIL TO SERVE AND FILE A RESPONSE IN ACCORDANCE WITH
THIS NOTICE AND THE CLAIMS PROCEDURES, THE COURT MAY GRANT THE
RELIEF REQUESTED IN THE OBJECTION WITHOUT FURTHER NOTICE OR
HEARING. PARTIES SERVING AND FILING A RESPONSE ARE REQUIRED TO
ATTEND THE HEARING (IN THE ABSENCE OF AN AGREEMENT BETWEEN YOU
AND THE REORGANIZED DEBTORS PROVIDING OTHERWISE), AND FAILURE
TO APPEAR MAY RESULT IN THE OBJECTION BEING GRANTED UPON
DEFAULT.**

Dated: January 15, 2013
New York, New York

Respectfully submitted,

ARNOLD & PORTER LLP
399 Park Avenue
New York, NY 10022-4690
Telephone: (212) 715-1781
Facsimile: (212) 715-1399

COUNSEL FOR REORGANIZED DEBTORS

EXHIBIT 2

001937P002-1245A-359
ROSS-GAGE, INC.
PO BOX 8
INDIANAPOLIS IN 46206

000294S001-1245A-359
VEEMETCO INC
C/O JAMES W. SHEA, LLC
209 TOXON RD
NORTH BRANFORD CT 06471

000294P001-1245A-359
VEEMETCO INC
89 STATE STREET
GUILFORD CT 06437

EXHIBIT 3

000106P001-1245S-357
ALLEN & OVERY LLP
ATTN: KEN COLEMAN
1221 AVENUE OF THE AMERICAS
NEW YORK NY 10020
KEN.COLEMAN@ALLENOVERY.COM

000121P001-1245S-357
ARNOLD & PORTER LLP
ATTN: JOEL GROSS
555 TWELFTH STREET, NW
WASHINGTON DC 20004-1206
QUEBECORSERVICE@APORTER.COM

000414P002-1245S-357
ASK LLP
ATTN: KARA E. CASTEEL
2600 EAGAN WOODS DRIVE
SUITE 400
ST. PAUL MN 55121
KCASTEEL@ASKLLP.COM

000409P002-1245S-357
ASK LLP
ATTN: ALEX GOVZE, ESQ.
2600 EAGAN WOODS DRIVE
SUITE 400
ST. PAUL MN 55121
agovze@askllp.com

000411P002-1245S-357
ASK LLP
ATTN: GARY D. UNDERDAHL, ESQ.
2600 EAGAN WOODS DRIVE
SUITE 400
ST. PAUL MN 55121
gunderdahl@askllp.com

000412P002-1245S-357
ASK LLP
ATTN: JOSEPH L. STEINFELD, JR. ESQ.
2600 EAGAN WOODS DRIVE
SUITE 400
ST. PAUL MN 55121
jsteinfeld@askllp.com

000422P001-1245S-357
ASSISTANT ATTORNEY GENERAL
ATTN: CHARLES A. GRUBE
1275 WEST WASHINGTON STREET
PHOENIX AZ 85007-2926
CHARLES.GRUBE@AZAG.GOV

000421P001-1245S-357
ASSISTANT ATTORNEY GENERAL
BANKRUPTCY & COLLECTIONS DIVISION
ATTN: JASON A. STARKS
PO BOX 12548
AUSTIN TX 78711-2548
JASON.STARKS@OAG.STATE.TX.US

000423P001-1245S-357
ASSISTANT ATTORNEY GENERAL
ATTN: ROBERT P. VENTRELLA
1275 WEST WASHINGTON STREET
PHOENIX AZ 85007-2926
ROBERT.VENTRELLA@AZAG.GOV

000176P002-1245S-357
Airgas, Inc.
Mr. David Boyle
259 Radnor-Chester Road, Suite 100
P.O. Box 6675
Radnor PA 19087-8675
David.boyle@airgas.com

000281P001-1245S-357
Akin Gump Strauss Hauer & Feld LLP
Sarah Link Schultz
1700 Pacific Avenue, Suite 4100
Dallas TX 75201
sschultz@akingump.com

000194P003-1245S-357
Akin Gump Strauss et al.
David H. Botter
One Bryant Park
New York NY 10036
dbotter@akingump.com

000193P003-1245S-357
Akin Gump Strauss et al.
Ira S. Dizengoff
One Bryant Park
New York NY 10036
idizengoff@akingump.com

000335P001-1245S-357
Alabama Department of Revenue
Mark Griffin
Assistant Counsel
P.O. Box 320001
Montgomery AL 36132-0001
mark.griffin@revenue.alabama.gov

000123P002-1245S-357
Arent Fox LLP
Robert M. Hirsh
1675 Broadway
New York NY 10119
hirsh.robert@arentfox.com

000339P002-1245S-357
Arizona Attorney General
Bankruptcy & Collection Enforcement
Attn: April J. Theis
1275 West Washington
Phoenix AZ 85007
april.theis@azag.gov

000207P001-1245S-357
Arnold & Porter LLP
Charles A. Malloy
555 Twelfth Street, N.W.
Washington DC 20004
CHARLES_MALLOY@APORTER.COM

000208P001-1245S-357
Arnold & Porter LLP
Rosa J. Evergreen
555 Twelfth Street, N.W.
Washington DC 20004
ROSA_EVERGREEN@APORTER.COM

000255P001-1245S-357
Arnold M. Flank, Esq
555 Skokie Blvd.
Suite 500
Northbrook IL 60062
amfgoblue@aol.com

000342P001-1245S-357
Assistant Attorney General
Denise Mondell
P.O. Box 120
55 Elm Street, Fourth Floor
Hartford CT 06141-0120
Denise.Mondell@po.state.ct.us

000315P004-1245S-357
Assistant Attorney General
Bankruptcy & Collections Division
Attn: Jay W. Hurst
P. O. Box 12548
Austin TX 78711-2548
jay.hurst@oag.state.tx.us

000336P001-1245S-357
Assistant Attorney General
The State of New York
Neal S. Mann
120 Broadway - 24th Floor
New York NY 10271
neal.mann@oag.state.ny.us

000389P001-1245S-357
BARNES & THORNBURG LLP
PAULA JACOBI
ONE NORTH WACKER DRIVE
SUITE 4400
CHICAGO IL 60606
pjacobi@btlaw.com

000390P002-1245S-357
BARNES & THORNBURG LLP
ATTN: WILLIAM M. MCERLEAN
ONE NORTH WACKER DRIVE
SUITE 4400
CHICAGO IL 60606
wmcerclean@btlaw.com

000408P001-1245S-357
BRADLEY ARANT ET AL. LLP
ATTN: WILLIAM L. NORTON III, ESQ.
1600 DIVISION STREET, SUITE 700
NASHVILLE TN 37203
bnorton@babc.com

000375P001-1245S-357
BROUSE MCDOWELL
KATE M. BRADLEY
388 S. MAIN STREET
SUITE 500
AKRON OH 44311
kbradley@brouse.com

000385P001-1245S-357
BARR & FORMAN LLP
GRAHAM H. STIEGLITZ
171 17TH STREET, N.W.
SUITE 1100
ATLANTA GA 30363
gstiegli@burr.com

000172P003-1245S-357
Barack Ferrazzano et al.
Kimberly J. Robinson, Esq.
200 West Madison Street
Suite 3900
Chicago IL 60606
kim.robinson@bfkn.com

000136P003-1245S-357
Barrack Ferrazzano et al.
William J. Barrett, Esq.
200 West Madison Street
Suite 3900
Chicago IL 60606
William.barrett@bfkn.com

000283P002-1245S-357
Bennett Jones LLP
Kevin J. Zych
Suite 3400, 1 First Canadian Place
100 King Street West
Toronto Ontario M5X 1A4
Canada
zychk@bennettjones.ca

000278P001-1245S-357
Bolen Robinson & Ellis LLP
Timothy J. Tighe, Jr.
202 South Franklin
2nd Floor
Decatur IL 62523
ttighe@brelaw.com

000323P003-1245S-357
Buchalter Nemer, PC
Shawn M. Christianson, Esq.
55 Second Street, 17th Floor
San Francisco CA 94105-3493
schristianson@buchalter.com

000116P002-1245S-357
City of Farmers Branch
c/o Elizabeth Banda
Perdue, Brandon, Fielder,
Collins & Mott, L.L.P.
P.O. Box 13430
Arlington TX 76094-0430
ebcalvo@pbfcm.com

000290P002-1245S-357
Cohn Whitesell & Goldberg LLP
Daniel C. Cohn, Esq.
101 Arch Street
Suite 1605
Boston MA 02110
cohn@cwgl1.com

000398P001-1245S-357
DECAILLY, P.A.
PAUL DECAILLY
3111 W. DR. MLK JR, BLVD.
SUITE 100
TAMPA FL 33607
ATTORNEY@PDLAW.NET

000301P001-1245S-357
Bartlett Hackett Feinberg P.C.
Frank F. McGuinn, Esq.
155 Federal Street, 9th Floor
Boston MA 02110
ffm@bostonbusinesslaw.com

000191P002-1245S-357
Bialson, Bergen & Schwab
Lawrence Schwab
2600 El Camino Real
Suite 300
Palo Alto CA 94306
lschwab@bbslaw.com

000269P001-1245S-357
Borges & Associates, LLC
Wanda Borges, Esq.
575 Underhill Blvd.
Suite 110
Syosset NY 11791
borgeslawfirm@aol.com

000393P001-1245S-357
CAMPEAU GOODSELL SMITH, L.C.
WILLIAM J. HEALY
440 N. 1ST STREET, # 100
SAN JOSE CA 95112
whealy@campeaulaw.com

000294P001-1245S-357
Cohen, Weiss and Simon LLP
Bruce H. Simon, Esq.
330 West 42nd Street
New York NY 10036
bsimon@ewsny.com

000229P001-1245S-357
Connell Foley LLP
Stephen V. Falanga
85 Livingston Avenue
Roseland NJ 07068
sfalanga@connellfoley.com

000348P001-1245S-357
David Shaiken LLC
David M. S. Shaiken, Esq.
45 Hartford Turnpike
P.O. Box 2421
Vernon CT 06066
dshaiken@davidshaiken.com

000150P001-1245S-357
Benanti & Associates
Jane W. Arnone, Esq.
350 Bedford Street
Suite 201
Stamford CT 06901
benanti_associates@msn.com

000263P001-1245S-357
Blakeley & Blakeley LLP
Ronald A. Clifford
1000 Quail Street
Suite 200
Newport Beach CA 92660
rclifford@bandblaw.com

000337P001-1245S-357
Brown & Connery, LLP
Donald K. Ludman, Esq.
6 North Broad Street, Suite 100
Woodbury NJ 08096
dludman@brownconnery.com

000418P001-1245S-357
COLLINS & FELDMAN
ATTN: ILENE J. FELDMAN
325 REEF ROAD
SUITE 105
FAIRFIELD CT 06824
COLLINSFELDMAN@AOL.COM

000295P001-1245S-357
Cohen, Weiss and Simon LLP
David R. Hock, Esq.
330 West 42nd Street
New York NY 10036
dhock@ewsny.com

000112P002-1245S-357
Contrarian Capital Mgmt., L.L.C.
Jonathan Neiss
411 West Putnam Avenue
Suite 425
Greenwich CT 06830
jneiss@contrariancapital.com

000168P001-1245S-357
Day Pitney LLP
Herbert K. Ryder
P.O. Box 1945
Morristown NJ 07962-1945
hryder@daypitney.com

000282P002-1245S-357
Bennett Jones LLP
S. Richard Orzy
Suite 3400, 1 First Canadian Place
100 King Street West
Toronto Ontario M5X 1A4
Canada
orzyr@bennettjones.ca

000262P002-1245S-357
Blakeley & Blakeley LLP
Scott E. Blakeley
1000 Quail Street
Suite 200
Newport Beach CA 92660
seb@bandblaw.com

000298P001-1245S-357
Bryan Cave LLP
Michelle McMahon, Esq.
1290 Avenue of the Americas
New York NY 10104
Michelle.McMahon@bryancave.com

000222P001-1245S-357
Cadwalader Wickersham & Taft
Gregory M. Petrick
One World Financial Center
New York NY 10281
gregory.petrick@cwt.com

000160P001-1245S-357
Cohen, Weiss and Simon LLP
Richard M. Sletzer
330 West 42nd Street
New York NY 10036
rsletzer@ewsny.com

000292P002-1245S-357
Corzin, Sanislo & Ufholz, LLC
Harold A. Corzin
304 N. Cleveland-Massillon Rd
Akron OH 44333
hcorzin@csu-law.com

000185P001-1245S-357
Day Pitney LLP
Richard M. Meth, Esq.
P.O. Box 1945
Morristown NJ 07962-1945
rmeth@daypitney.com

Exhibit Pages

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000210P002-1245S-357
Diserio Martin O'Connor et al.
Scott M. Harrington, Esq.
One Atlantic Street
Stamford CT 06901
sharrington@dmoc.com

000239P001-1245S-357
Downey Brand LLP
R. Dale Ginter
555 Capital Mall
10th Floor
Sacramento CA 95814
dginter@downeybrand.com

000404P001-1245S-357
ELMER J. GEORGE
105 W. MAIN STREET
LEBANON KY 40033
ejgeorge@windstream.net

000155P002-1245S-357
Empire Blue Cross Blue Shield
Louis Benza, Esq.
15 Metro Tech Center
6th Floor
Brooklyn NY 11201
louis.benza@empireblue.com

000344P001-1245S-357
FOLEY & LARDNER LLP
John A. Simon
One Detroit Center
500 Woodward Ave. Suite 2700
Detroit MI 48226-3489
jsimon@foley.com

000384P001-1245S-357
FOX ROTHSCHILD LLP
RAYMOND M. PATELLA
1301 ATLANTIC AVENUE
MIDTOWN BLDG, STE 400
ATLANTIC CITY NJ 08401
rpatella@foxrothschild.com

000345P001-1245S-357
Foley & Lardner LLP
Joanne Lee, Esq.
321 N Clark Street, Suite 2800
Chicago IL 60654
jlee@foley.com

000417P001-1245S-357
GOTTEN, WILSON, SAVORY & BEARD, PLLC
ATTN: RUSSELL W. SAVORY
88 UNION AVENUE, 14TH FLOOR
MEMPHIS TN 38103
RUSSELL.SAVORY@GWSBLAW.COM

000238P001-1245S-357
Gibbons P.C.
David N. Crapo, Esq.
One Gateway Center
Newark NJ 07102-5310
dcrapo@gibbonslaw.com

000237P001-1245S-357
Gibbons P.C.
Karen A. Giannelli, Esq.
One Gateway Center
Newark NJ 07102-5310
kgiannelli@gibbonslaw.com

000355P001-1245S-357
Glenn M. Reisman, Esq.
Two Corporate Drive
Suite 234
Shelton CT 06484
Glenn.Reisman@ge.com

000232P001-1245S-357
Greenberg Traurig LLP
Diane E. Vuocolo, Esq.
2700 Two Commerce Square
2001 Market Street
Philadelphia PA 19103
vuocolod@gtlaw.com

000268P001-1245S-357
Gust Rosenfeld P.L.C.
Madeleine C. Wanslee
201 E. Washington Street
Suite 800
Phoenix AZ 85004-2327
mwanslee@gustlaw.com

000313P001-1245S-357
Hill Wallack LLP
Thomas W. Halm, Jr.
202 Carnegie Center
Princeton NJ 08543-5226
twh@hillwallack.com

000306P001-1245S-357
Hodgson Russ LLP
Garry M. Graber, Esq.
60 East 42nd Street
37th Floor
New York NY 10165-0150
GGraber@HodgsonRuss.com

000173P001-1245S-357
Hogan & Hartson LLP
Scott A. Golden
875 Third Avenue
New York NY 10022
sagolden@hhlaw.com

000270P001-1245S-357
Holland & Knight LLP
Barbara R. Parlin, Esq.
195 Broadway
24th Floor
New York NY 10007
barbara.parlin@hklaw.com

000276P002-1245S-357
Hughes Hubbard & Reed LLP
Daniel S. Lubell, Esq.
One Battery Park Plaza
New York NY 10004
lubell@hugheshubbard.com

000277P001-1245S-357
Hughes Hubbard & Reed LLP
Jeffrey S. Margolin, Esq.
One Battery Park Plaza
New York NY 10004
margolin@hugheshubbard.com

000304P001-1245S-357
Hughes Hubbard & Reed LLP
Attn: Daniel H. Slate, Esq.
350 South Grand Avenue
Los Angeles CA 90071-3442
slate@hugheshubbard.com

000349P001-1245S-357
Iowa Department of Revenue
John Waters
Collections Section
P.O. Box 10457
Des Moines IA 50306
IDRFBankruptcy@idrf.state.ia.us

000320P001-1245S-357
Jackson Walker L.L.P.
Bruce J. Ruzinsky
1401 McKinney Street, Suite 1900
Houston TX 77010
bruzinsky@jw.com

000322P001-1245S-357
Jackson Walker L.L.P.
Heather M. Forrest
901 Main Street, Suite 6000
Dallas TX 75202
hforrest@jw.com

000338P001-1245S-357
Katten Muchin Rosenman LLP
Kenneth E. Noble, Esq.
575 Madison Avenue
New York NY 10022
Kenneth.noble@kattenlaw.com

000115P002-1245S-357
Kelley Drye & Warren LLP
Craig A. Wolfe, Esq.
101 Park Avenue
New York NY 10178
bankruptcydepartment2@kelleydrye.com

000189P002-1245S-357
Kennedy, Covington, et al.
Lawrence E. Behning
The Hearst Tower
214 N. Tryon Street, Suite 4700
Charlotte NC 28202
lbehning@kennedycovington.com

000164P001-1245S-357
King & Spalding LLP
Sarah Robinson Borders
1180 Peachtree Street
Atlanta GA 30309
sborders@kslaw.com

000296P001-1245S-357
Kizer, Hood & Morgan, L.L.P.
Chantel K. Adams
2111 Quail Run Drive
Baton Rouge LA 70808
cadams@khmlp.com

000318P001-1245S-357
Kohner, Mann & Kailas, SC.
Samuel C. Wisotzkey, Esq.
Washington Building Barnabas Business Center
4650 North Port Washington Road
Milwaukee WI 53212-1059
swisotzkey@kmksc.com

000103P001-1245S-357
LUSKIN, STERN & EISLER LLP
ATTN: RICHARD STERN
330 MADISON AVENUE
SUITE 3400
NEW YORK NY 10017
RSTERN@LSE-LAW.COM

000113P003-1245S-357
Latham & Watkins LLP
Richard A. Levy
Sears Tower
233 S. Wacker Drive
Suite 5800
Chicago IL 60606
richard.levy@lw.com

000218P001-1245S-357
Lovells LLP
Robin E. Keller, Esq.
590 Madison Avenue
New York NY 10022
robin.keller@lovells.com

000195P002-1245S-357
Lowenstein Sandler PC
Kenneth A. Rosen, Esq.
65 Livingston Avenue
Roseland NJ 07068
krosen@lowenstein.com

000388P001-1245S-357
MCNEES WALLACE ET AL.
CLAYTON W. DAVIDSON
100 PINE STREET
P.O. BOX 1166
HARRISBURG PA 17108-1166
cdavidson@mwn.com

000314P001-1245S-357
Meyer Suozzi English & Klein, P.C.
Alan E. Marder
990 Stewart Avenue, Suite 300
P.O. Box 9194
Garden City NY 11530-9194
amarder@msek.com

000107P004-1245S-357
Krugliak, Wilkins, Griffiths et al.
Sam O. Simmerman
4775 Munson Street, N.W.
P.O. Box 36963
Canton OH 44735-6963
sosimmerman@kwgd.com

000383P001-1245S-357
LUTZ CORNETET MEYER & RUSH
KARI YEOMANS
123 BOGGS LANE
CINCINNATI OH 45246
kyeomans@lcmrlaw.com

000113P002-1245S-357
Law Offices of
Gabriel Del Virginia
Attn: Gabriel Del Virginia, Esq.
641 Lexington Avenue
21st Floor
New York NY 10022
gabriel.delvirginia@verizon.net

000198P001-1245S-357
Lowenstein Sandler PC
Bruce S. Nathan, Esq.
65 Livingston Avenue
Roseland NJ 07068
bnathan@lowenstein.com

000196P001-1245S-357
Lowenstein Sandler PC
Sharon L. Levine, Esq.
65 Livingston Avenue
Roseland NJ 07068
slevine@lowenstein.com

000378P001-1245S-357
MENN LAW FIRM. LTD.
ROBERT N. DUIMSTRA
2501 E. ENTERPRISE AVENUE
P.O. BOX 785
APPLETON WI 54912-0785
robert-duimstra@mennlaw.com

000243P001-1245S-357
Miller & Martin PLLC
Nicholas W. Whittenburg
Volunteer Building
832 Georgia Ave., Suite 1000
Chattanooga TN 37402
nwwhittenburg@millermartin.com

000102P001-1245S-357
LUSKIN STERN & EISLER LLP
ATTN: MICHAEL LUSKIN
330 MADISON AVENUE
SUITE 3400
NEW YORK NY 10017
MLUSKIN@LSE-LAW.COM

000396P001-1245S-357
LYONS & CONE, PLC
JIM LYONS
P.O. BOX 7044
JONESBORO AR 72403
JLYONS@LECLAW.COM

000153P002-1245S-357
Linebarger Goggan Blair et al.
Elizabeth Weller
2323 Bryan Street
Suite 1600
Dallas TX 75201
dallas.bankruptcy@publicans.com

000328P001-1245S-357
Lowenstein Sandler PC
Jeffrey A. Kramer, Esq.
65 Livingston Avenue
Roseland NJ 07068
jkramer@lowenstein.com

000204P001-1245S-357
Luskin, Stern & Eisler LLP
Trevor Hoffman, Esq.
330 Madison Avenue
34th Floor
New York NY 10017
mluskin@lse-law.com

000387P001-1245S-357
MEYERS LAW GROUP, P.C.
MERLE C. MEYERS, ESQ.
44 MONTGOMERY STREET
SUTIE 1010
SAN FRANCISCO CA 94104
mmeyers@mlg-pc.com

000130P003-1245S-357
Mirick, O'Connell, et al.
Robert B. Gibbons
100 Front Street
Worcester MA 01608-1477
bankrupt@modl.com

000104P001-1245S-357
LUSKIN STERN & EISLER LLP
ATTN: PATRICK GARTLAND
330 MADISON AVENUE
SUITE 3400
NEW YORK NY 10017
PGARTLAND@LSE-LAW.COM

000124P002-1245S-357
Latham & Watkins LLP
Peter P. Knight
Sears Tower
233 S. Wacker Drive
Suite 5800
Chicago IL 60606
peter.knight@lw.com

000217P001-1245S-357
Lovells LLP
Christopher R. Donoho III, Esq.
590 Madison Avenue
New York NY 10022
chris.donoho@lovells.com

000197P001-1245S-357
Lowenstein Sandler PC
John K. Sherwood, Esq.
65 Livingston Avenue
Roseland NJ 07068
jsherwood@lowenstein.com

000327P001-1245S-357
Luskin, Stern & Eisler LLP
Patrick Gartland
330 Madison Avenue
New York NY 10017
pgartland@lse-law.com

000209P001-1245S-357
McGuireWoods LLP
John H. Maddock III
One James Center
901 East Cary Street
Richmond VA 23219
jmaddock@mcguirewoods.com

000129P003-1245S-357
Mirick, O'Connell, et al.
Paul W. Carey
100 Front Street
Worcester MA 01608-1477
pwcarey@modl.com

000156P003-1245S-357
Moore & Van Allen PLLC
David B. Wheeler, Esq.
40 Calhoun Street, Suite 300
P.O. Box 22828
Charleston SC 29413-2828
davidwheeler@mvalaw.com

000419P002-1245S-357
NEIGER LLP
JONATHAN S. BODNER
EDWARD E. NEIGER
317 MADISON AVENUE
NEW YORK NY 10017
JBODNER@NEIGERLLP.COM

000394P001-1245S-357
OFFIT KURMAN, P.A.
THOMAS W. REPCZYNSKI
4800 MONTGOMERY LANE
NINTH FLOOR
BETHESDA MD 20814
TREPCZYNSKI@OFFITKURMAN.COM

000221P001-1245S-357
Osler, Hoskin & Harcourt LLP
Steven G. Golick
1 First Canadian Place
100 King Street West
Toronto, Ontario M5X 1B8
CANADA
sgolick@osler.com

000170P001-1245S-357
Pension Benefit Guaranty Corp.
Joseph M. Krettek
Office of the Chief Counsel
1200 K Street, N.W.
Suite 340
Washington DC 20005
krettek.joseph@pbgc.gov

000377P001-1245S-357
RENDIGS FRY KIELY & DENNIS LLP
MICHAEL J. CHAPMAN
ONE WEST FOURTH STREET
SUITE 900
CINCINNATI OH 45202
mchapman@rendigs.com

000374P001-1245S-357
RUDY GASSERT YETKA et al.,
JOHN M. GASSERT
813 CLOQUET AVENUE
CLOQUET MN 55720
jgassert@cloquetlaw.com

000154P001-1245S-357
Morrison Cohen LLP
Michael R. Dal Lago, Esq.
909 Third Avenue
New York NY 10022
bankruptcy@morrisoncohen.com

000324P003-1245S-357
New Jersey Attorney Generals Office
Gabriel I. Chacon
Deputy Attorney General of New Jersey
R.J. Hughes Justice Complex
P.O. Box 106
Trenton NJ 08625-0106
gabriel.chacon@dol.lps.state.nj.us

000125P003-1245S-357
OGILVY RENAULT LLP
ATTN: DERRICK TAY
ROYAL BANK PLAZA, SOUTH TOWER
200 BAY STREET, SUITE 3800
TORONTO ONTARIO M5J 2Z4
CANADA
DTAY@OGILVYRENAULT.COM

000220P001-1245S-357
Osler, Hoskin & Harcourt LLP
Tracy C. Sandler
1 First Canadian Place
100 King Street West
Toronto, Ontario M5X 1B8
CANADA
tsandler@osler.com

000284P001-1245S-357
Pension Benefit Guaranty Corporation
Michael C. Miller, Esq
1200 K Street, N.W., Suite 340
Washington DC 20005
miller.michael@pbgc.gov

000122P001-1245S-357
RICHARDS, KIBBE & ORBE LLP
ATTN: MICHAEL FRIEDMAN
ONE WORLD FINANCIAL CENTER
NEW YORK NY 10281-1003
MFRIEDMAN@RKOLLP.COM

000286P002-1245S-357
Ravich Meyer Kirkman et al.
Michael F. McGrath
4545 IDS Center
80 South Eighth Street
Minneapolis MN 55402
mfmcgrath@ravichmeyer.com

000224P001-1245S-357
Munsch Hardt Koft & Harr
Joe E. Marshall
3800 Lincoln Plaza
500 N. Akard Street
Dallas TX 75201-6659
jmarshall@munsch.com

000275P001-1245S-357
O'Neill Cannon et al.
Seth E. Dizard
111 East Wisconsin Ave.
Suite 1400
Milwaukee WI 53202-4870
seth.dizard@wilaw.com

000330P001-1245S-357
ORRICK HERRINGTON & SUTCLIFFE LLP
Raniero D'Aversa, Jr., Esq.
666 Fifth Avenue
New York NY 10103-0001
rdaversa@orrick.com

000407P001-1245S-357
PICCIONE, KEELEY & ASSOCIATES LTD.
ATTN: PATRICK C. KEELEY
122C SOUTH COUNTY FARM ROAD
WHEATON IL 60187-4594
pkeeley@pkalaw.com

000343P001-1245S-357
Pepper Hamilton LLP
Leon R. Barson
3000 Two Logan Square
18th and Arch Streets
Philadelphia PA 19103
barsonl@pepperlaw.com

000372P001-1245S-357
ROBERT S. OVOIAN
BBO # 381055
120 NORTH MAIN STREET
SUITE 306
ATTLEBORO MA 02703
robert.ovoian@verizon.net

000257P001-1245S-357
Richards Kibbe & Orbe LLP
Craig A. Newman
One World Financial Center
New York NY 10281
rkoquebec@rkollp.com

000300P001-1245S-357
Murtha Cullina LLP
Robert A. White, Esq.
CityPlace I - 185 Asylum Street
Hartford CT 06103-3469
rwhite@murthalaw.com

000258P001-1245S-357
O. Allan Fridman, Esq.
555 Skokie Boulevard
Suite 500
Northbrook IL 60062
afridman@tds.net

000316P001-1245S-357
Office of the Attorney General of Pennsylvania
Christopher R. Momjian
Senior Deputy Attorney General
21 S. 12th Street, 3rd Floor
Philadelphia PA 19107-3603
crmomjian@attorneygeneral.gov

000234P002-1245S-357
Paul Weiss Rifkind Wharton
Alan W. Kornberg
1285 Avenue of the Americas
New York NY 10019-6064
AKORNBURG@PAULWEISS.COM

000317P001-1245S-357
Pierce Atwood LLP
Keith J. Cunningham, Esq.
One Monument Square
Portland ME 04101
kcunningham@pierceatwood.com

000379P001-1245S-357
RONALD HOROWITZ, ESQ.
14 TINDALL ROAD
TINDALL PROFESSIONAL PLAZA
MIDDLETOWN NJ 07748
ronhorowitz@verizon.net

000188P001-1245S-357
Robert R. Ross
3620 Hacks Cross Road
Building B, 2nd Floor
Memphis TN 38125
rross@fedex.com

000200P001-1245S-357
Russell R. Johnson III
2258 Wheatlands Drive
Manakin-Sabot VA 23103
russj4478@aol.com

000361P001-1245S-357
SABIN, BERMANT ET AL.
ATTN: RICHARD M. CONSTANTINE, ESQ.
FOUR TIMES SQUARE
NEW YORK NY 10036-6526
rconstantine@sbandg.com

000360P001-1245S-357
SATTERLEE STEPHENS ET AL.
ATTN: ABIGAIL SNOW, ESQ.
230 PARK AVENUE
NEW YORK NY 10169
asnow@ssbb.com

000358P001-1245S-357
SATTERLEE STEPHENS ET AL.
ATTN: CHRISTOPHER R. BELMONTE, ESQ.
230 PARK AVENUE
NEW YORK NY 10169
cbelmonte@ssbb.com

000359P001-1245S-357
SATTERLEE STEPHENS ET AL.
ATTN: PAMELA BOSSWICK, ESQ.
230 PARK AVENUE
NEW YORK NY 10169
pbosswick@ssbb.com

00089P001-1245S-357
SHEARMAN & STERLING LLP
ATTN: DOUGLAS P. BARTNER, ESQ.
599 LEXINGTON AVENUE
NEW YORK NY 10022-6069
dbartner@shearman.com

000397P001-1245S-357
SHUMAKER LOOP & KENDRICK LLP
DAVID M. GROGAN
128 S. TRYON STREET
SUITE 1800
CHARLOTTE NC 28202
DGROGAN@SLK-LAW.COM

000364P002-1245S-357
STINSON MORRISON HECKER LLP
ATTN: DARRELL W. CLARK
1150 18TH STREET, NW
SUITE 800
Washington DC 20036-3816
dclark@stinson.com

000395P001-1245S-357
STITES & HARBISON, PLLC
ERIKA R. BARNES
401 COMMERCE STREET
SUITE 800
NASHVILLE TN 37219
EBARNES@STITES.COM

000334P001-1245S-357
STREUSAND & LANDON LLP
Sabrina L. Streusand, Esq.
816 Congress Avenue, Suite 1600
Austin TX 78701
Streusand@StreusandLandon.com

000386P001-1245S-357
SUSSMAN SHANK LLP
HOWARD M. LEVINE
1000 SW BROADWAY
SUITE 1400
PORTLAND OR 97205
howard@sussmanshank.com

000135P002-1245S-357
Schnader Harrison Segal & Lewis LLP
Matthew S. Tamasco
140 Broadway
Suite 3100
New York NY 10005-1101
mtamasco@schnader.com

000134P003-1245S-357
Schnader Harrison Segal & Lewis LLP
Nicholas J. LePore, III, Esq.
1600 Market Street
Suite 3600
Philadelphia PA 19103-7286
nlepore@schnader.com

000192P001-1245S-357
Schoeman Updike & Kaufman
Nancy A. Connery, Esq.
60 East 42nd Street
39th Floor
New York NY 10165
nconnery@schoeman.com

000260P001-1245S-357
Sheppard Mullin Richter
Malani J. Cademartori
30 Rockefeller Plaza
39th Floor
New York NY 10112
mcaudemartori@sheppardmullin.com

000231P001-1245S-357
Shumaker Loop & Kendrick
David A. Matthews
128 S. Tryon Street
Suite 1800
Charlotte NC 28202
dmatthews@slk-law.com

000175P001-1245S-357
Smith, Katzenstein & Furlow
Kathleen M. Miller
800 Delaware Avenue, 7th Fl.
P.O. Box 410
Courier: 1901
Wilmington DE 19899
Kmillier@skfdelaware.com

000279P001-1245S-357
Specialties Binding, Inc.
c/o Golan & Christie LLP
Attn: Caren A. Lederer
70 West Madison
Suite 1500
Chicago IL 60602
CALEDERER@GOLANCHRISTIE.COM

000187P001-1245S-357
Stevens & Lee, P.C.
Constantine D. Pourakis
485 Madison Avenue
20th Floor
New York NY 10022
cp@stevenslee.com

000240P002-1245S-357
Stroock & Stroock & Lavan LLP
Kristopher M. Hansen, Esq.
180 Maiden Lane
New York NY 10038
khansen@stroock.com

000241P001-1245S-357
Stroock & Stroock & Lavan LLP
Sayan Bhattacharyya, Esq.
180 Maiden Lane
New York NY 10038
sbhattacharyya@stroock.com

000382P001-1245S-357
THE LAW OFFICE OF
WILLIAM J. FACTOR, LTD
ATTN: SARA E. LORBER
1363 SHERMER ROAD
SUITE 224
NORTHBROOK IL 60062
slorber@wfactorlaw.com

000381P001-1245S-357
THE LAW OFFICE OF
WILLIAM J. FACTOR, LTD.
ATTN: WILLIAM J. FACTOR
1363 SHERMER ROAD
SUITE 224
NORTHBROOK IL 60062
wfactor@wfactorlaw.com

000392P001-1245S-357
TODTMAN, NACHAMIE, et al.,
JANICE B. GRUBIN
425 PARK AVENUE
NEW YORK NY 10022
jgrubin@tnsj-law.com

000380P001-1245S-357
TUCKER ARENSBERG, P.C.
MICHAEL A. SHINER, ESQ.
1500 ONE PPG PLACE
PITTSBURGH PA 15222
mshiner@tuckerlaw.com

000227P001-1245S-357
The Walt Disney Company
Alec M. Lipkind, Esq.
Vice President, Counsel
77 West 66th Street
15th Floor
New York NY 10023
alec.lipkind@disney.com

000177P001-1245S-357
Todd & Levi, LLP
Attn: Jill Levi, Esq.
444 Madison Avenue
Suite 1202
New York NY 10022
jlevi@toddevi.com

000002P001-1245S-357
U.S. SECURITIES AND EXCHANGE COMMISSION
NORTHEAST REGIONAL OFFICE
3 WORLD FINANCIAL CENTER, RM 4300
NEW YORK NY 10281-1022
NEWYORK@SEC.GOV

000431P001-1245S-357
UNRUH, TURNER, BURKE & FREES
ATTN: NANCY J. GLIDDEN, ESQ.
P.O. BOX 515
17 WEST GAY STREET
WEST CHESTER PA 19381-0515
NGLIDDEN@UTBF.COM

000353P001-1245S-357
United States Department of Justice
Donald G. Frankel
Environment & Natural Resources Division
Environmental Enforcement Section
One Gateway Center, Suite 616
Newton MA 02458
donald.frankel@usdoj.gov

000166P001-1245S-357
United Steelworkers
Associate General Counsel
David R. Jury
Five Gateway Center
Suite 807
Pittsburgh PA 15222
djury@usw.org

000272P001-1245S-357
Vinson & Elkins L.L.P.
Michael V. Rella, Esq.
666 Fifth Avenue
26th Floor
New York NY 10103-0040
mrella@velaw.com

000271P001-1245S-357
Vinson & Elkins L.L.P.
Steven M. Abramowitz, Esq.
666 Fifth Avenue
26th Floor
New York NY 10103-0040
sabramowitz@velaw.com

000391P001-1245S-357
WARD AND SPIRES, LLC
D. CLAY WARD
445 WALKER STREET
AUGUSTA GA 30901
dclayward@gmail.com

000373P001-1245S-357
WEBSTER SZANYI LLP
DONALL O'CARROLL
1400 LIBERTY BLDG.
BUFFALO NY 14202
docarroll@websterszanyi.com

000420P001-1245S-357
WILLIAM B. CAREY
P.O. BOX 207
BERKELEY SPRINGS WV 25411
CAREY-LAW@EARTHLINK.NET

000297P001-1245S-357
Warner Norcross & Judd LLP
Michael G. Cruse, Esq.
2000 Town Center, Suite 2700
Southfield MI 48075-1318
mcruse@wnj.com

000137P003-1245S-357
Warsaw Burstein Cohen et al.
Slava Hazin, Esq.
555 Fifth Avenue
New York NY 10017
shazin@wbsk.com

000162P001-1245S-357
Weil, Gotshal & Manges LLP
Marcia L. Goldstein, Esq.
767 Fifth Avenue
New York NY 10153-0119
marcia.goldstein@weil.com

000219P002-1245S-357
Wilmington Trust Company
Suzanne J. MacDonald
520 Madison Avenue
33rd Floor
New York NY 10022
smacondald@wilmingtontrust.com

000285P002-1245S-357
Wilson, Elser et al.
Beata Shapiro, Esq.
177 Broad Street
6th Floor
Stamford CT 06901
beata.shapiro@wilsonelser.com

000259P001-1245S-357
Winston & Strawn LLP
Carey D. Schreiber
200 Park Avenue
New York NY 10166
cschreiber@winston.com

000132P002-1245S-357
Winston & Strawn LLP
Daniel J. McGuire
35 West Wacker Drive
Chicago IL 60601
dmcguire@winston.com

EXHIBIT 4

000182P002-1245S-357
ABITIBI-CONSOLIDATED INC
ATTN: MADELEINE FEQUIERE
1155 METCALFE STREET
SUITE 800
MONTREAL, QUEBEC QC H3B 5H2
CANADA

000416P001-1245S-357
ACTON & SNYDER, LLP
ATTN: STEVEN L. BLAKELY
11 EAST NORTH STREET
DANVILLE IL 61832

000413P002-1245S-357
ASK LLP
ATTN: KAREN M. SCHEIBE, ESQ.
2600 EAGAN WOODS DRIVE
SUITE 400
ST. PAUL MN 55121

000415P004-1245S-357
ASK LLP
ATTN: CHRISTOPHER MOSENG
2600 EAGAN WOODS DRIVE
SUITE 400
ST. PAUL MN 55121

000340P001-1245S-357
Arizona Attorney General
Robert R. Hall
1275 West Washington
Phoenix AZ 85007

000310P001-1245S-357
Assistant Attorney General
Juandisha M. Harris
Cadillac Place, Ste. 10-200
3030 W. Grand Blvd.
Detroit MI 48202

000309P001-1245S-357
Attorney General
Michael A. Cox
Cadillac Place, Ste. 10-200
3030 W. Grand Blvd.
Detroit MI 48202

000366P004-1245S-357
BAKER DONELSON ET AL.,
E. FRANKLIN CHILDRESS JR.
165 MADISON AVENUE
SUITE 2000
MEMPHIS TN 38103

000265P001-1245S-357
Baker & McKenzie LLP
Lawrence P. Vonckx
One Prudential Plaza, Ste 3500
130 East Randolph Drive
Chicago IL 60601

000273P001-1245S-357
Baker & McKenzie LLP
Bruce E. Lithgow
One Prudential Plaza, Ste 3500
130 East Randolph Drive
Chicago IL 60601

000264P001-1245S-357
Baker & McKenzie, LLP
Carmen H. Lonstein
One Prudential Plaza, Ste 3500
130 East Randolph Drive
Chicago IL 60601

000332P001-1245S-357
Brown Rudnick LLP
John C. Elstad, Esq.
One Financial Center
Boston MA 02111

000299P002-1245S-357
Bryan Cave LLP
Mark G. Stingley
1200 Main Street
Suite 3500
Kansas City MO 64105

000307P002-1245S-357
Bryan Cave LLP
Cassandra L. Writz
1200 Main Street
Suite 3500
Kansas City MO 64105

000184P002-1245S-357
CELLMARK PAPER
ATTN: DOMINICK J. MEROLE
80 WASHINGTON STREET, STE. 1
NORWALK CT 06854-3049

000244P001-1245S-357
Cadwalader Wickersham & Taft
J. David Leamon
One World Financial Center
New York NY 10281

000305P002-1245S-357
Catalyst Pulp & Paper Sales, Inc.
Attn: Stacey Pickett
3600 Lysander Lane, 2nd Floor
Richmond, British Columbia BC V7B 1C3
Canada

000171P001-1245S-357
Charles E. Boulbol, P.C.
Charles E. Boulbol
26 Broadway
17th Floor
New York NY 10004

000161P001-1245S-357
Cohen, Weiss and Simon LLP
Robin H. Gise
330 West 42nd Street
New York NY 10036

000356P002-1245S-357
DELY, MOONEY & GLASTETTER, LLP
Attn: Martin A. Mooney, Esq.
8 Thurlow Terrace
Albany NY 12203

000303P001-1245S-357
Davidoff Malito & Hutcher LLP
Ralph E. Preite, Esq.
605 Third Avenue
New York NY 10158

000167P001-1245S-357
Day Pitney LLP
Scott A. Zuber, Esq.
P.O. Box 1945
Morristown NJ 07962-1945

000246P001-1245S-357
Dickie McCamey & Chilcote
Samuel R. Grego, Esq.
Two PPG Place
Suite 400
Pittsburgh PA 15222

000247P001-1245S-357
Dickie McCamey & Chilcote
W. Alan Torrance, Esq.
Two PPG Place
Suite 400
Pittsburgh PA 15222

000403P001-1245S-357
ELLENBERG, OGIER, ET AL., PC
ATTN: BARBARA ELLIS-MONRO
170 MITCHELL STREET, SW
ATLANTA GA 30303

000357P001-1245S-357
GEORGE MARTIN VIA
104 SOUTH MAIN STREET
BOONEVILLE MS 38829

000233P001-1245S-357
Greenberg Traurig LLP
Gino G. Tonetti, Esq.
Met Life Building
200 Park Avenue
New York NY 10166

000333P002-1245S-357
HODGSON RUSS LLP
Stephen H. Gross, Esq.
60 East 42nd Street, 37th Floor
New York NY 10165-0150

000174P002-1245S-357
Hogan & Hartson LLP
Dena Copulsky Kaufman
875 Third Avenue
New York NY 10022

000004P001-1245S-357
INTERNAL REVENUE SERVICE
290 BROADWAY
NEW YORK NY 10008

000183P001-1245S-357
INTERNATIONAL PAPER COMPANY
ATTN: STEVE K. DUNN
6285 TRI-RIDGE BLVD.
LOVELAND OH 45140

000346P001-1245S-357
King & Spalding
Attn: George B South III
1185 Avenue of the Americas
New York NY 10036-4003

000165P001-1245S-357
King & Spalding LLP
Michelle Carter
1180 Peachtree Street
Atlanta GA 30309

000352P001-1245S-357
LATHAM & WATKINS LLP
David S. Foster
233 S. Wacker Drive, Suite 5800
Chicago IL 60606

000399P001-1245S-357
LAZARUS & LAZARUS, P.C.
MICHAEL E. MURAV
240 MADISON AVENUE
8TH FLOOR
NEW YORK NY 10016

000367P002-1245S-357
LORI LAPIN JONES PLLC
ATTN: LORI LAPIN JONES, ESQ.
98 CUTTER MILL ROAD
SUITE 201 NORTH
GREAT NECK NY 11021

000363P001-1245S-357
LOUISIANA DEPT. OF REVENUE
ATTN: FLORENCE BONACCORSO-SAENZ
P.O. BOX 4064
BATON ROUGE LA 70821-4064

000105P001-1245S-357
LUSKIN STERN & EISLER LLP
ATTN: TREVOR R. HOFFMANN
330 MADISON AVENUE
SUITE 3400
NEW YORK NY 10017

000302P001-1245S-357
Latham & Watkins LLP
Erika Ruiz
885 Third Avenue
New York NY 10022

000319P001-1245S-357
Latham & Watkins LLP
Alice Burke
233 S. Wacker Drive
Chicago IL 60606

000362P001-1245S-357
Latham & Watkins LLP
Donald Schwartz
Sears Tower, Suite 5800
233 South Wacker Drive
Chicago IL 60606

000199P001-1245S-357
Lowenstein Sandler PC
Kimberly R. Goldberg, Esq.
65 Livingston Avenue
Roseland NJ 07068

000099P002-1245S-357
MAYER BROWN LLP
RANIERO D'AVERSA, JR., Esq.
1675 BROADWAY
NEW YORK NY 10019

000100P002-1245S-357
MAYER BROWN LLP
ANDREW R. TAGGART, ESQ.
1675 BROADWAY
NEW YORK NY 10019

000181P001-1245S-357
MEGTEC SYSTEMS, INC.
ATTN: GREGORY R. LINN
830 PROSPER ROAD
DE PERE WI 54115

000267P001-1245S-357
Mayer Brown LLP
Antonia Golianopoulos, Esq.
1675 Broadway
New York NY 10019

000311P001-1245S-357
Michigan Department of Treasury
Michael A. Cox, Attorney General
Cadillac Place, Ste. 10-200
3030 W. Grand Blvd.
Detroit MI 48202

000312P001-1245S-357
Michigan Department of Treasury
Juandisha M. Harris, Assistant Attorney General
Cadillac Place, Ste. 10-200
3030 W. Grand Blvd.
Detroit MI 48202

000280P001-1245S-357
Missouri Department of Revenue
Stephen A. Ginther
301 W. High Street, Room 670
P.O. Box 475
Jefferson City MO 65105-0475

000230P001-1245S-357
Morrit Hock Hamroff
Lee J. Mendelson
400 Garden City Plaza
Garden City NY 11530

000365P001-1245S-357
OFFICE OF THE ATTY GENERAL
STATE OF NEW YORK
ATTN: LINDA E. WHITE
MAIN PLACE TOWER
350 MAIN STREET, SUITE 300A
BUFFALO NY 14202

000001P001-1245S-357
OFFICE OF THE UNITED STATES TRUSTEE
33 WHITEHALL STREET
21ST FLOOR
NEW YORK NY 10004

000329P001-1245S-357
ORRICK HERRINGTON & SUTCLIFFE LLP
Weston T. Eguchi, Esq.
666 Fifth Avenue
New York NY 10103-0001

000179P001-1245S-357
PENSION BENEFIT GUARANTY CORP.
ATTN: SUZANNE KELLY
1200 K STREET NW
WASHINGTON DC 20005

000376P001-1245S-357
PEPPEL, GOMES & MACINTOSH, P.C.
KATHLEEN N. GOMES
474 PERKINS EXTENDED
SUITE 205
MEMPHIS TN 38117

000402P001-1245S-357
PHIL WATSON PC
ATTN: FRANCIS HURLEY
535 E. ARMY POST RD.
DES MOINES IA 50315

000235P001-1245S-357
Paul Weiss Rifkind Wharton
Andrew N. Rosenberg
1285 Avenue of the Americas
New York NY 10019-6064

000236P001-1245S-357
Paul Weiss Rifkind Wharton
Elizabeth R. McColm
1285 Avenue of the Americas
New York NY 10019-6064

000287P001-1245S-357
Peitzman, Weg & Kempinsky LLP
Louis E. Kempinsky, Esq.
10100 Santa Monica Boulevard
Suite 1450
Los Angeles CA 90067

000288P002-1245S-357
Peitzman, Weg & Kempinsky LLP
Jasmin Yang
2029 Century Park East, Ste. 3100
Century City CA 90067-3044

000228P001-1245S-357
Peter Axelrod & Associates
Osman Dennis
260 Madison Avenue
New York NY 10016

000119P002-1245S-357
QUEBECOR WORLD (USA) INC.
ATTN: MICHELE BOLDUC
291 STATE STREET
NORTH HAVEN CT 06473-2131

000350P002-1245S-357
Riverside Claims LLC
Neil Herskowitz
P.O. BOX 626
Planetarium Station
New York NY 10024

000405P002-1245S-357
SCHINDEL, FARMAN, ET AL.
ATTN: IRA S. LIPSIOUS
80-02 KEW GARDENS ROAD, SUITE 1030
KEW GARDENS NY 11415

000401P001-1245S-357
SHAFFERMAN & FELDMAN, LLP
JOEL M. SHAFFERMAN
286 MADISON AVENUE
SUITE 502
NEW YORK NY 10017

000158P001-1245S-357
Shearman & Sterling LLP
Justin C. Hewitt, Esq.
599 Lexington Avenue
New York NY 10022-6069

000205P001-1245S-357
Societe Generale and
Societe General (Canada)
Mr. Robert H. Taplett
1221 Avenue of the Americas
New York NY 10020

000261P002-1245S-357
Southwest Gas Corporation
Sandra K. Carolina
5241 Spring Mountain Road
Las Vegas NV 89150

000180P001-1245S-357
THE BANK OF NEW YORK MELLON
ATTN: DAVID M. KERR
101 BARCLAY STREET - 8 WEST
NEW YORK NY 10286

000293P002-1245S-357
Tennessee Dept. of Revenue
Marvin E. Clements, Jr., Esq.
c/o TN Attorney General's Office, Bankruptcy Divis
P.O. Box 20207
Nashville TN 37202-0207

000242P001-1245S-357
Thompson O'Brien Kemp
Ron C. Bingham, II, Esq.
40 Technology Parkway South
Suite 300
Norcross GA 30092

000331P001-1245S-357
Thompson, O'Brien, Kemp & Nasuti, P.C.
Ted W. Hight III
40 Technology Parkway South, Suite 300
Norcross GA 30092

000202P001-1245S-357
Togut, Segal & Segal LLP
Lara Sheikh, Esq.
One Penn Plaza
Suite 3335
New York NY 10119

000005P001-1245S-357
U.S. DEPARTMENT OF JUSTICE
950 PENNSYLVANIA AVENUE, NW
WASHINGTON DC 20530-0001

000003P002-1245S-357
US ATTORNEY'S OFFICE
SDNY, CIVIL DIVISION
86 CHAMBERS STREET
3RD FLOOR
NEW YORK NY 10007

000138P002-1245S-357
US SECURITIES & EXCHANGE COMMISSION
NORTHEAST REGIONAL OFFICE
3 WORLD FINANCIAL CENTER
ROOM 4300
NEW YORK NY 10281

000190P001-1245S-357
White and Williams LLP
Karel S. Karpe, Esq.
One Penn Plaza
Suite 1801
New York NY 10119

000152P001-1245S-357
Willkie Farr & Gallagher LLP
James O. Moore, Esq.
787 Seventh Avenue
New York NY 10019

000131P002-1245S-357
Winston & Strawn LLP
Terry John Malik
35 West Wacker Drive
Chicago IL 60601

000133P002-1245S-357
Winston & Strawn LLP
Mindy D. Cohn
35 West Wacker Drive
Chicago IL 60601