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	Case 13-11901	DOC T	FIIEU 00/04/13	Paye I 01 24	
B1 (Official Form 1) (04/13)					
	United States Bankruptcy			•	OLUNTARY PETITION

Name of Control Heaving Cont	United States Bankruptcy Court  District of Delaware						V	OLUNTARY P	ETITION			
Control of particine, and cannotes, and ca				First, Middle):			Name of Joint Debtor (Spouse ) (Last, First, Middle):					
Secrit Audies												
Control   Cont				Гахрауег I.D. (IT	IN)/Complete EIN	(if more than					mplete EIN	
County of Residence or of the Principal Place of Business   Mailing Address of Debox (if different from storet address)   Per CODE			No. and Street, C	City, and State):			Street Address of I	Debtor (	No. and S	treet, City, and St	rate):	
Maring Address of Debter til different from succi address   Part CODE   Maring Address of Four Debter (if different from succi address)   Part CODE					ZIP COD	E 85258						ZIP CODE
Part			the Principal Pla	ace of Business:			County of Residen	ce or of	the Princi	pal Place of Busi	ness:	
Part	Mailii	ng Address of Debtor	(if different fro	m street address)		E	Mailing Address of	f Joint I	Debtor (if o	different from stre	eet address):	ZIP CODE
Clase   Clas		•	ts of Business D	ebtor (if differen	t from street addres	ss above):						ZIP CODE
Individual (includes Joint Debtors)   Single Asset Real Estates defined in 11 U.S.C. § 101(511b)   Parter skip   Capper 15 Petrons for Georgian (includes LLCan disclased LL		(Form of	Organization)		(Check <b>one</b> box.)		ness					
Country of webton's center of main interests		Individual (includes See Exhibit D on page Corporation (include Partnership Other (if debtor is no	Joint Debtors) ge 2 of this form es LLC and LLP ot one of the abo	ve entities,	Single Ass 11 U.S.C. Railroad Stockbrok Commodi Clearing I	set Real Estate as § 101(51B) ter ty Broker	defined in		Chapte Chapte Chapte	er 9 er 11 er 12		Recognition of a Foreign Main Proceeding Chapter 15 Petition for Recognition of a Foreign
Debtor is a tax-excenting to organization to regarding, or against debtor is pending:	~	=			(C							
Full Filing Fee to be paid in installments (applicable to individuals only). Must attach signed application for the court's consideration certifying that the debtor is unable to pay fee except in installments. Rule 1006(b). See Official Form 3A.    Filing Fee valver requested (applicable to chapter 7 individuals only). Must attach signed application for the court's consideration. See Official Form 3A.    Filing Fee waiver requested (applicable to chapter 7 individuals only). Must attach signed application for the court's consideration. See Official Form 3B.    Check if:	Each country in which a foreign proceeding by,  Each country in which a foreign proceeding by,  Each country in which a foreign proceeding by,			anization d States debts, defined in 11 U.S.C. e Code).  \$ 101(8) as "incurred by an individual primarily for a personal, family, or house-								
Debtor is a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor is not a small business debtor as defined in 11 U.S.C. \( \) 101(51D).   Debtor small in the interval interval in the interval			Filing Fee	e (Check one box	)					Chapter 11 Deb	tors	
Statistical/Administrative Information   Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors   Statistical/Administrative Information   Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors   Statistical/Administrative		Full Filing Fee attac	hed.					small bu	ısiness deb	otor as defined in	11 U.S.C. § 1	01(51D).
Filing Fee waiver requested (applicable to chapter 7 individuals only). Must stigned application for the court's consideration. See Official Form 3B.    Check all applicable boxes:		signed application for	or the court's con	nsideration certif	ying that the debtor	ris	Check if:	ot a smal	ll business	debtor as defined	d in 11 U.S.C.	§ 101(51D).
A plan is being filed with this petition.   Acceptances of the plan were solicited preparation from one classes of creditors, in accordance with 11 U.S.C. § 1126U.    Acceptances of the plan were solicited preparation from one classes of creditors, in accordance with 11 U.S.C. § 1126U.   Debtor estimates that funds will be available for distribution to unsecured creditors   Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors							insiders or a	ffiliates	) are less t	han \$2,490,925 (		
Debtor estimates that funds will be available for distribution to unsecured creditors							☐ A plan is be	ing filed s of the	d with this plan were	solicited preparat		or more classes
Debtor estimates that funds will be available for distribution to unsecured creditors	Statis	tical/Administrative	e Information									
□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □		Debtor estimate	s that, after any	exempt property			nses paid, there will b	e no fui	nds availal	ble for		
1-49	Estim	ated Number of Cred	itors*									
Estimated Assets*					1,000-	5,001-	10,001-	25,001		50,001	Over	
\$0 to \$50,000 to \$100,000 to \$1 to \$1 to \$10 to \$10,000,001 to \$50,000,001 to \$1 to \$10 to \$50 to \$50 to \$100 to \$500 million \$100,000,001 to \$1 to \$10 to \$100 to \$500 million \$100 to \$100 t	Estim	ated Assets*										
□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	\$0 to	\$50,001 to	\$100,001 to	\$500,001 to \$1	\$1,000,001 to \$10	\$10,000,001 to \$50	\$50,000,001 to \$100	\$100,00 to \$500	0,001	\$500,000,001	More than	
\$0 to \$50,001 to \$100,001 to \$500,001 \$1,000,001 \$10,000,001 \$50,000,001 \$500,000,001 \$500,000,001 \$500,000,001 \$500,000,001 \$500,000,001 \$500,000 to \$1 to \$10 to \$50 to \$100 to \$500 to \$1 billion	Estim	ated Liabilities*										
	\$0 to	\$50,001 to	\$100,001 to	\$500,001 to \$1	\$1,000,001 to \$10	\$10,000,001 to \$50	\$50,000,001 to \$100	\$100,000 to \$500	0,001	\$500,000,001	More than	

<sup>\*</sup>Information provided on a consolidated basis, and based on unaudited financial statements as of May 31, 2013.

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B1 (Official Form 1) (04/13)		Page 2			
Voluntary Petition Name of Debtor(s): Rural/Metro of Central Alabama, Inc.					
(This page must be completed and filed in every case.)  All Prior Bankruptcy Cased Filed Within Last 8	Last 8 Years (If more than two, attach additional sheet.)				
Location Where Filed:	Case Number:	Date Filed:			
Location	Case Number:	Date Filed:			
Where Filed:  Pending Bankruptcy Case Filed by any Spouse, Partner, or A	ffiliate of this Debtor (If more than one, attach additional sheet.)				
Name of Debtor:	Case Number:	Date Filed:			
See Attachment A District:	Pending Relationship:	Date Hereof Judge:			
District of Delaware	Affiliate	Pending			
Exhibit A  (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.)  Exhibit A is attached and made a part of this petition.	Exhibit B  (To be completed if debtor is an individual whose debts are primarily consumer debts.)  I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I have delivered to the debtor the notice required by 11 U.S.C. § 342(b).				
Signature of Attorney for Debtor(s) (Date)					
Exhil	bit C				
Does the debtor own or have possession of any property that poses or is alleged to pose a threat of	of imminent and identifiable harm to public health or safety?				
Yes, and Exhibit C is attached and made a part of this petition.					
⊠ No.					
Exhil	bit D				
(To be completed by every individual debtor. If a joint petition is	filed, each spouse must complete and attach a separate Exhibit D.	)			
Exhibit D, completed and signed by the debtor, is attached and made a part of this petitive.		,			
	OII.				
If this is a joint petition:					
Exhibit D, also completed and signed by the joint debtor, is attached and made a party of	of this petition.				
Information Regardin (Check any ap					
_	•				
Debtor has been domiciled or has had a residence, principal place of business, or principal place of business, or principal grant of such 180 days than in any or preceding the date of this petition or for a longer part of such 180 days than in any or					
☐ There is a bankruptcy case concerning debtor's affiliate, general partner, or partners	ship pending in this District.				
Debtor is a debtor in a foreign proceeding and has its principal place of business or	principal assets in the United States in this District, or has				
no principal place of business or assets in the United States but is a defendant in an District, or the interests of the parties will be served in regard to the relief sought in	action or proceeding [in a federal or state court] in this				
Certification by a Debtor Who Reside (Check all app					
☐ Landlord has a judgment against the debtor for possession of debtor's residence. (If	f box checked, complete the following.)				
	(Name of landlord that obtained judgment)				
	(Address of landlord)				
Debtor claims that under applicable nonbankruptcy law, there are circumstances undentire monetary default that gave rise to the judgment for possession, after the judgment for possession.	der which the debtor would be permitted to cure the				
Debtor has included with this petition the deposit with the court of any rent that wor of the petition.	uld become due during the 30-day period after the filing				
Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.	Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).				

BI (Official Form I) (047)3)		
Voluntary Pention (This page must be completed and filed in every case)	Name of Debtor(s). Rund/Metro of Central Alabama, Jac	Page 7.
	gnatures	
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative	
I declare under penalty of perjury that the information provided in this petition is true and correct.  If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under dispiter 7, 11, 12, or 13 of title 11, United States Code, understand the relief available under each such	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.  (Check only one box.)	
1 Chapter, and Choose to proceed under chapter 7		
If no attorney represents me and no bankruptcy petition preparer signs the petition [1] have obtained and read the notice required by 11 U.S.C. § 342(h)	I request relief in accordance with chapter 15 of title 11. United States Code Certified copies of the documents required by 11 (ESC) § 1515 are attached.	
1 request relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Pursuant to HUSC § 1511, I request relief in accordance with the chapter of title H specified in this pention. A certified copy of the order granting recognition of the foreign main proceeding is attached	
Signature of Debtor	X	
x	(Signature of Foreign Representative)	
Signature of Joint Debtor	x	
	(Printed Name of Foreign Representative)	
Telephone Number (if not represented by attorney):		
,	Date	
Date		
Signature of Attorney	Ct	
	Signature of Non-Attorney Bankruptcy Petition Preparer	
Signature of Attorney for Schorts)  Edmon E. Morton (No. 3856)  Martis J. Kandestin (No. 5294)  Young Conaway Stargatt & Taylor, LLP  Rodney Square  1000 North King Street  Wilmington, Delaware 19801  (302) 571-6600	I declare under penalty of perjury that: (1)1 am a bankruptcy petition preparer a defined in 11 U.S.C. § 110, (2)1 prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b), and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filling for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached.	
aņd	Printed Name and title, if any, of Bankruptey Petition Preparer	
Matthew A. Feldman Rachel C. Strickland Daniel I. Forman Willkie Farr & Gallagher J. Liv. 787 Seventh Avenue New York, New York 10019-6099 (2128 728-8000	Social Security number (If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)	
Mgust 4,2013	Address	
<b>y</b>	X Signature	ĺ
*In a case which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	Date	
Signature of Debtor (Corporation/Partnership)	7	- 1
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debior.	Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.  Names and Social Security numbers of all other individuals who prepared or assisted in prepared to the security numbers of all other individuals who prepared or assisted	
The debtor requests the refref in accommon with the chapter of title 11, United States Code, specified in this petition,	in preparing this document unless the bankruptcy petition preparer is not an individual.	
x	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.	
Signature of Authorized Individual  Signature of Authorized Individual  Proded Name of Authorized Individual	A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110, 18 U.S.C. § 156.	
Secretary Tip of Authorized Individual Date		

#### **ATTACHMENT A TO VOLUNTARY PETITION**

#### 1. Pending Bankruptcy Cases Filed by Affiliates of the Debtor

Concurrently herewith, the Debtor and each of the affiliates of the Debtor listed below (collectively, the "**Debtors**") filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code.

Arizona EMS Holdings, Inc.

Beacon Transportation, Inc.

Bowers Companies, Inc.

ComTrans Ambulance Service, Inc.

Corning Ambulance Service, Inc.

Donlock, Ltd.

E.M.S. Ventures, Inc.

Eastern Ambulance Service, Inc.

Eastern Paramedics, Inc.

Emergency Medical Transport, Inc.

EMS Ventures of South Carolina, Inc.

Gold Cross Ambulance Services, Inc.

Gold Cross Ambulance Service of PA, Inc.

Lasalle Ambulance, Inc.

Medical Emergency Devices and Services (Meds), Inc.

Mercury Ambulance Service, Inc.

Metro Care Corp.

National Ambulance & Oxygen Service, Inc.

North Miss. Ambulance Service, Inc.

Pacific Ambulance, Inc.

Professional Medical Transport, Inc.

R/M Arizona Holdings, Inc.

R/M Management Co., Inc.

R/M of Tennessee G.P., Inc.

R/M of Tennessee L.P., Inc.

RMC Corporate Center, L.L.C.

Rural/Metro (Delaware) Inc.

Rural/Metro Corporation (AZ)

Rural/Metro Corporation

Rural/Metro Corporation of Florida

Rural/Metro Corporation of Tennessee

Rural/Metro Fire Dept., Inc.

Rural/Metro Mid-South, L.P.

Rural/Metro of Brewerton, Inc.

Rural/Metro of California, Inc.

Rural/Metro of Central Alabama, Inc.

Rural/Metro of Central Colorado, Inc.

Rural/Metro of Central Ohio, Inc.

Rural/Metro of Greater Seattle, Inc.

Rural/Metro of Indiana, L.P.

Rural/Metro of New York, Inc.

Rural/Metro of Northern California, Inc.

Rural/Metro of Northern Ohio, Inc.

Rural/Metro of Ohio, Inc.

Rural/Metro of Oregon, Inc.

Rural/Metro of Rochester, Inc.

Rural/Metro of San Diego, Inc.

Rural/Metro of Southern California, Inc.

Rural/Metro of Southern Ohio, Inc.

Rural/Metro of Tennessee L.P.

Rural/Metro Operating Company, LLC

San Diego Medical Services Enterprise, L.L.C.

Sioux Falls Ambulance, Inc.

Southwest Ambulance and Rescue of Arizona, Inc.

Southwest Ambulance of Casa Grande, Inc.

Southwest Ambulance of New Mexico, Inc.

Southwest Ambulance of Southeastern Arizona, Inc.

Southwest Ambulance of Tucson, Inc.

Southwest General Services, Inc.

SW General Inc.

The Aid Ambulance Company, Inc.

The Aid Company, Inc.

Towns Ambulance Service, Inc.

Valley Fire Service, Inc.

W & W Leasing Company, Inc.

WP Rocket Holdings, Inc.

Contemporaneously with the filing of their voluntary petitions, the Debtors filed a motion requesting that this Court jointly administer their chapter 11 cases for procedural purposes only.

#### 2. Location of the Debtors' Principal Assets (on a Consolidated Basis)

Addr	Addresses				
5600 Shirley Park Dr.	3307 Gilmore Industrial Blvd.				
Bessemer, AL 35022	Louisville, KY 40213				
222 E. Main St.	4401 Highway 108				
Mesa, AZ 85201	Lake Charles, LA 70601				
708 W. Baseline Rd.	414 N. Fifth St.				
Mesa, AZ 85210	Poplar Bluff, MO 63901				
215 W. Estate Ln.	2202 E. Chambers Dr.				
Payson, AZ 85541	Booneville, MS 38829				
5424 S. 40 <sup>th</sup> St.	5912 Casino Strip Blvd.				
Phoenix, AZ 85040	Tunica, MS 38664				
9221 E. Via de Ventura	5921 F. St.				
Scottsdale, AZ 85258	Omaha, NE 68117				

Addresses				
1501 W. Fountainhead Parkway, #650	8 Airport Rd.			
Tempe, AZ 85282	Morristown, NJ 07960			
3759 N. Commerce Dr.	481 William L. Gaiter Parkway			
Tucson, AZ 85705	Buffalo, NY 14215			
2029 S. Arizona Ave.	25 E. Pulteney St.			
Yuma, AZ 85364	Corning, NY 14830			
23942 McWhorter Way	811 West Ave.			
Lake Forest, CA 92630	Rochester, NY 14611			
1055 W. Columbia Way, Suite 108	488 W. Onondaga St.			
Lancaster, CA 93534	Syracuse, NY 13202			
3355 E. Spring St., Suite 301	5171 Canal Rd.			
Long Beach, CA 90806	Cleveland, OH 44125			
12638 S. Saticoy St.	4925 Sawyer Rd.			
Los Angeles, CA 91605	Columbus, OH 43219			
550 Sycamore Dr.	1122 E. Midlothian Blvd.			
Milpitas, CA 95035	Youngstown, OH 44502			
5550 Oberline Dr.	1265 S. Bertlesen Rd.			
San Diego, CA 92121	Eugene, OR 97402			
10405 San Diego Mission Rd., Suite 200	807 NE 6 <sup>th</sup> St.			
San Diego, CA 92108	Grants Pass, OR 97526			
1345 Vander Way	1790 Front St. NW			
San Jose, CA 95112	Salem, OR 97301			
6100 W. 54 <sup>th</sup> Ave.	121 S. Williams Ave.			
Arvada, CO 80002	Sioux Falls, SD 57104			
3350 Peoria St., Suite 100	100 Crescent Dr.			
Aurora, CO 80010	Collierville, TN 38017			
950 N. Main St.	10140 Gallows Point Dr.			
Bushnell, FL 33513	Knoxville, TN 37931			
4728 Old Winter Garden Rd.	3715 Vulcan Dr.			
Orlando, FL 32811	Nashville, TN 387211			
250 Hembree Park Dr., Suite 112	401 Tiltrotor Dr.			
Roswell, GA 30076	Amarillo, TX 79111			
3450 Developers Rd.	5801 23 <sup>rd</sup> Dr. W.			
Indianapolis, IN 46227	Everett, WA 98203			
109 Gasoline Alley				
Indianapolis, IN 46222				

#### SECRETARY'S CERTIFICATE

I, Stephen Farber, the undersigned Secretary of each entity listed on <u>Schedule I</u> hereto (each entity, a "<u>Company</u>" and together, the "<u>Companies</u>") hereby certifies that, on August 4, 2013, the following resolutions were duly adopted by the Board of Directors or equivalent body, as the case may be, of each Company (collectively, the "<u>Board</u>"), and recorded in the minute books of each Company, and that they have not been amended, modified or rescinded and, accordingly, are in full force and effect as of the date hereof.

**WHEREAS**, as a result of the financial condition of each Company, the Board has engaged counsel and financial advisors to provide advice to each Company regarding its obligations to its creditors, equity holders, employees and other interested parties;

WHEREAS, the Board has reviewed and considered a draft of that certain restructuring support agreement to be entered into by and among each Company, certain lenders under the Company's prepetition secured credit agreement, and certain holders of claims under the 10.125% Senior Notes due 2019 issued under the Indentures dated as of June 30, 2011 and February 3, 2012 (the "Restructuring Support Agreement"), and the Board has determined, in its judgment, it is advisable and in the interest of each Company to enter into the Restructuring Support Agreement and undertake the actions contemplated thereby;

**WHEREAS**, the Board has reviewed and considered, among other things, the advice of its counsel and financial advisors and has considered the options available to each Company, and has determined that, in its judgment, it is advisable and in the best interests of each Company, its creditors, equity holders, employees and other interested parties that each Company voluntarily file a petition (the "Petition") for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code");

WHEREAS, the Board has reviewed and considered a draft of that certain Senior Secured Super Priority Debtor in Possession Credit Agreement (the "DIP Credit Agreement"), to be entered into by and among Rural Metro Corporation, a Delaware corporation (the "Borrower"), as borrower, WP Rocket Holdings, Inc., a Delaware corporation ("Holdings"), as a guarantor, the lenders from time to time party thereto (each, a "DIP Lender" and collectively, the "DIP Lenders"), and Credit Suisse AG, Cayman Islands Branch (in such capacity, the "Administrative Agent"), pursuant to which the DIP lenders will provide to the Borrower a senior secured, super-priority term loan facility of up to Seventy-Five Million Dollars (\$75,000,000) in the aggregate to fund the working capital requirements, fees, costs and expenses of Holdings, the Borrower and its subsidiaries during the pendency of the chapter 11 cases commenced pursuant to the petition the "(Chapter 11 Cases"), and the Board has determined, in its judgment, it is advisable and in the interest of Borrower and Holdings to enter into the DIP Credit Agreement and undertake the actions contemplated thereby;

WHEREAS, the Board has reviewed and considered a draft of that certain Senior Secured Super Priority Debtor in Possession Letter of Credit Reimbursement and Security Agreement (the "LC Agreement"), to be entered into by and among the Borrower and Credit Suisse, Cayman Islands Branch (the "LC Issuer"), pursuant to which the LC Issuer will issue one or more stand-by letters of credit to the Borrower in an aggregate principal amount of up to

\$15,000,000, or from and after the date of entry of the Final Order (as defined therein) in the Chapter 11 Cases, \$30,000,000 (the "LC Facility"), and the Board has determined, in its judgment, it is advisable and in the interest of Borrower to enter into the LC Agreement and undertake the actions contemplated thereby;

**WHEREAS**, each Company other than the Borrower (collectively, the "<u>Guarantors</u>") proposes to guarantee (i) the loans and obligations of the Borrower and the other Guarantors under the DIP Credit Agreement and the related loan documents, (ii) the obligations of the Borrower under the LC Agreement, and (iii) certain cash management, treasury and hedging obligations of the Borrower and the other Guarantors, and the Board has determined that, in its judgment, it is advisable and in the interest of each Company to enter into a guarantee agreement (the "<u>Guarantee Agreement</u>") to provide such guarantee; and

WHEREAS, each Company proposes to enter into a collateral agreement (the "Collateral Agreement") to grant a security interest to the Administrative Agent for the benefit of the Secured Parties (as defined therein and including the LC Issuer) in substantially all of its assets and personal and real property, whether now owned or hereafter acquired (subject to the Interim Order and the Final Order to be entered by the Bankruptcy Court), which security interest shall secure (i) the Companies' obligations to the DIP Lenders pursuant to the DIP Credit Agreement, the related loan documents, (ii) the obligations of the Borrower pursuant to the LC Agreement, and (iii) certain cash management, treasury and hedging obligations of the Borrower and the other Companies, and the Board has determined that, in its judgment, it is advisable and in the interest of each Company to grant such security interest.

#### **NOW THEREFORE**, it is hereby:

**RESOLVED,** that each of the Authorized Officers be and they hereby are authorized, empowered and directed, in the name of each Company, to cause each Company to, as applicable, enter into, and to execute (prior to the filing of a Petition) and deliver and take all actions necessary, proper or desirable to consummate the transactions contemplated by the Restructuring Support Agreement; and it is further

**RESOLVED**, that the filing by each Company of the Petition, in the United States Bankruptcy Court for the District of Delaware (the "<u>Bankruptcy Court</u>"), substantially in the form previously presented to the Board is hereby approved, confirmed and adopted in all respects; and it is further

**RESOLVED**, that the President and Secretary (each of the foregoing, individually, an "<u>Authorized Officer</u>" and, together, the "<u>Authorized Officers</u>") be and they hereby are authorized, empowered and directed to execute and file the Petition on behalf of each Company in order to seek relief under chapter 11 of the Bankruptcy Code in the Bankruptcy Court; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized, empowered and directed, in the name and on behalf of each Company, to execute and file all petitions, schedules, motions, lists, applications, pleadings, declarations, affidavits and other papers as required to accompany the Petition or seek entry of first day orders, and, in

connection therewith, to employ and retain assistance of legal counsel, accountants, financial advisors and other professionals, and to take and perform any and all further acts and deeds that they deem necessary, proper or desirable in connection with, or in furtherance of, the Petition or each Company's chapter 11 case, with a view to the successful prosecution of such cases; and it is further

**RESOLVED**, that each Company is authorized to employ the law firms of Willkie Farr & Gallagher LLP, located at 787 Seventh Avenue, New York, New York 10019, and Young Conaway Stargatt & Taylor, LLP, located at 1000 North King Street, Wilmington, Delaware 19801 as bankruptcy co-counsel to render legal services to, and to represent, each Company in its chapter 11 case and in any and all related proceedings, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that each Company is authorized to employ Alvarez & Marsal Healthcare Industry Group, LLC, located at 100 Pine Street, San Francisco, California 94111 as financial advisor for each Company in its chapter 11 case, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that each Company is authorized to employ Lazard Frères & Co. L.L.C., located at 30 Rockefeller Plaza, New York, New York 10112 as investment banker for each Company in its chapter 11 case, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that each Company is authorized to employ FTI Consulting, Inc., located at 1201 West Peachtree Street, NW, Atlanta, Georgia 30309 as financial advisor for each Company in its chapter 11 case, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that each Company is authorized to employ Donlin, Recano & Company, Inc., located at 419 Park Avenue South, New York, New York 10016, as claims, notice and administrative agent for each Company in its chapter 11 case, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized, empowered and directed to retain on behalf of each Company such other professionals as they deem necessary, appropriate or desirable, upon such terms and conditions as they shall approve, to render services to each Company in connection with its chapter 11 case and with respect to other related matters in connection therewith, subject to Bankruptcy Court approval, if required; and it is further

**RESOLVED**, that the form, terms and provisions of the DIP Credit Agreement, the LC Agreement, the Guarantee Agreement, the Collateral Agreement and the other DIP Credit Agreement Documents (as defined below), including, without limitation, any exhibits, appendices and schedules thereto, all transactions contemplated thereby and all actions taken by the Authorized Officer in connection therewith be, and hereby are, authorized, approved and ratified in all respects with such modifications, changes, additions and deletions thereto as may be approved or deemed necessary, desirable or appropriate by an Authorized Officer executing the same, the execution thereof by such Authorized Officer to be conclusive evidence of such approval, necessity, desirability or appropriateness; and be it further

**RESOLVED**, that any of the Authorized Officers, acting together or alone, be, and hereby are, authorized, empowered and directed to execute, certify, attest to, deliver and perform the DIP Credit Agreement, the LC Agreement, the Guarantee Agreement and the Collateral Agreement and the obligations of the relevant Company set forth in any additional documents, instruments and agreements which they may deem necessary, desirable or appropriate to consummate the transactions contemplated by the DIP Credit Agreement and the LC Agreement and to effectuate and carry out the purpose and the intent of these resolutions, including, without limitation, intercompany notes, certificates of officers, post-closing obligation letters, compliance certificates, budgets, variance reports, assignments, interest rate, foreign exchange or currency exchange agreements, waivers, consents (including consents relating to the actions of subsidiaries), joinder agreements, indemnity agreements, fee letters or arrangements, syndication letters, agency agreements, service of process agreements, solvency certificates, letters of credit and bank guarantee requests, reimbursement agreements, landlord access agreements, affidavits, notes, guarantee and collateral agreements, mortgages, deeds of trust, security agreements, pledge agreements, perfection certificates, applications for notation of liens on certificates of title, insurance certificates, copyright security agreements, patent security agreements, trademark security agreements, deposit account control agreements, security account control agreements, stock powers, bond powers, membership powers, powers of attorney, cash collateral agreements, flow of funds authorization letters, subordination agreements, side letters, notary letters, intercreditor agreements, Uniform Commercial Code financing statements and any exhibits, appendices or schedules to any of the foregoing, in each case, with such changes, additions, deletions, modifications, and terms as any Authorized Officer executing the same shall approve or deem necessary, desirable or appropriate in his or her sole discretion (together with the DIP Credit Agreement, the LC Agreement, the Guarantee Agreement and the Collateral Agreement, collectively, the "DIP Credit Agreement Documents"), the execution, delivery and performance thereof by such Authorized Officer to conclusively establish such approval, necessity, desirability or appropriateness thereof; and be it further

**RESOLVED**, that any of the Authorized Officers, acting together or alone, be, and hereby are, authorized, empowered and directed to perform, or cause to be performed, all such acts and deeds, make all such expenditures, incur all expenses and to execute and deliver or cause to be executed such other notices, requests, demands, supplements, amendments, further assurances or other communications of any kind in the name and on behalf of each relevant Company and take all such further actions, in each case, which they, he or she may deem necessary, desirable or appropriate to consummate the transactions contemplated by the DIP Credit Agreement Documents and to carry out the purpose of these resolutions, the performance of such acts and things by such Authorized Officer to conclusively establish the necessity, desirability or appropriateness thereof; and be it further

**RESOLVED**, that any of the Authorized Officer, acting together or alone, be, and hereby are, authorized and directed to, in the name of and on behalf of each relevant Company, sell, transfer, lease, assign, hypothecate, set over, grant security interests in, mortgage or pledge any or all of the assets and properties of such Company, real, personal or mixed, tangible or intangible, now owned or hereafter acquired as security or otherwise pursuant to the DIP Credit Agreement Documents; and be it further

**RESOLVED**, that any of the Authorized Officers, acting together or alone, be, and hereby are, authorized, empowered and directed to prepare, execute, deliver and perform the obligations of each relevant Company set forth in amendments (including, without limitation, amendments that extend maturity, increase fees and interest or increase the principal amount of loans under the DIP Credit Agreement or the LC Facility), waivers or consents under any of the DIP Credit Agreement Documents or any other agreements in connection thereto, including, without limitation, those referred to herein, as such Authorized Officer shall determine are necessary, desirable and appropriate, in the forms negotiated by such Authorized Officer, the execution, delivery and performance thereof by such Authorized Officer to conclusively establish the necessity, desirability or appropriateness thereof; and be it further

**RESOLVED,** that any action, transactions or agreements and all documentation taken, consummated, executed, delivered or performed, as the case may be, prior to the adoption of these resolutions by the Authorized Offices, by any other representative or agent of each Company or by any one of them acting alone, in connection with or otherwise in contemplation of or in furtherance of the transactions contemplated in the DIP Credit Agreement Documents and these resolutions, is hereby ratified, confirmed and adopted in all respects; and be it further

**RESOLVED**, that to the extent necessary, desirable or appropriate under applicable state laws or otherwise, each Company in its capacity as a stockholder, shareholder or equity holder of each of its subsidiaries, as the sole managing member or sole shareholder of any of its subsidiaries, or as a member or general or limited partner of any other entity hereby consents to each present and future subsidiary of such Company executing and delivering any DIP Credit Agreement Documents or performing any obligation under any DIP Credit Agreement Document to which such subsidiary or entity is a party and executing all other documents and taking all other actions otherwise authorized herein on behalf of such subsidiary or entity (including the granting of a lien on all or substantially all of its assets), the execution by any Authorized Officer of any document or any action taken in connection with the foregoing to be deemed conclusive evidence of such Authorized Officer's authority therefor from such Company and the approval and ratification by such Company of the documents so executed and the actions so taken; and be it further

**RESOLVED**, that each of the Authorized Officers is authorized to make, execute, file and deliver any and all consents, certificates, documents, instruments, amendments, papers or writings as may be required in connection with or in furtherance of the foregoing, and to do any and all other acts necessary or desirable to effectuate the foregoing resolutions, the execution and delivery thereof by such Authorized Officer(s) to be deemed conclusive evidence of the approval by each Company of the terms, provisions and conditions thereof; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized, empowered and directed, in the name and on behalf of each Company, to cause each Company to enter into, execute, deliver, certify, file and/or record and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action, including, without limitation, the payment of fees, costs and expenses (subject to Bankruptcy Court approval where necessary or appropriate), as in the judgment of such Authorized Officer shall be

or become necessary, proper, and desirable to effectuate a successful reorganization of each Company's business; and it is further

**RESOLVED**, that any and all past actions heretofore lawfully taken by any officers, directors, members or any authorized persons acting under similar authority, as the case may be, of each Company in the name and on behalf of each Company in furtherance of any or all of the preceding resolutions are hereby ratified, confirmed, adopted and approved in all respects; and it is further

**RESOLVED**, that the Secretary of each Company is hereby authorized, empowered and directed to certify that the foregoing resolutions of the Board were duly consented to and adopted as of the date hereof, and that the Secretary of each Company is hereby authorized and directed to insert, or cause to be inserted, this Secretary's Certificate of Resolutions of the Board, or a copy thereof, in the minutes of proceedings of the Board.

[Signature appears on next page]

IN WITNESS WHEREOF, the undersigned has executed this Secretary's Certificate as of the Highest, 2013.

By:

Name: Stephen Farber
Title: Secretary

#### Schedule 1

Arizona EMS Holdings, Inc.

Beacon Transportation, Inc.

Bowers Companies, Inc.

ComTrans Ambulance Service, Inc.

Corning Ambulance Service, Inc.

Donlock, Ltd.

E.M.S. Ventures, Inc.

Eastern Ambulance Service, Inc.

Eastern Paramedics, Inc.

Emergency Medical Transport, Inc.

EMS Ventures of South Carolina, Inc.

Gold Cross Ambulance Service of PA, Inc.

Gold Cross Ambulance Services, Inc.

Lasalle Ambulance, Inc.

Medical Emergency Devices and Services

(Meds), Inc.

Mercury Ambulance Service, Inc.

Metro Care Corp.

National Ambulance & Oxygen Service,

Inc.

North Miss. Ambulance Service, Inc.

Pacific Ambulance, Inc.

Professional Medical Transport, Inc.

R/M Arizona Holdings, Inc.

R/M Management Co, Inc.

R/M of Tennessee G.P., Inc.

R/M of Tennessee L.P., Inc.

Rural/Metro (Delaware) Inc.

Rural/Metro Corporation (AZ)

Rural/Metro Corporation (DE)

Rural/Metro Corporation of Florida

Rural/Metro Corporation of Tennessee

Rural/Metro Fire Dept, Inc.

Rural/Metro of Brewerton, Inc.

Rural/Metro of California, Inc.

Rural/Metro of Central Alabama, Inc.

Rural/Metro of Central Colorado, Inc.

Rural/Metro of Central Ohio, Inc.

Rural/Metro of Greater Seattle, Inc.

Rural/Metro of New York, Inc.

Rural/Metro of Northern California. Inc.

Rural/Metro of Northern Ohio, Inc.

Rural/Metro of Ohio, Inc.

Rural/Metro of Oregon, Inc.

Rural/Metro of Rochester, Inc.

Rural/Metro of San Diego, Inc.

Rural/Metro of Southern California, Inc.

Rural/Metro of Southern Ohio, Inc.

Sioux Falls Ambulance, Inc.

Southwest Ambulance and Rescue of

Arizona, Inc.

Southwest Ambulance of Casa Grande, Inc.

Southwest Ambulance of New Mexico, Inc.

Southwest Ambulance of Southeastern

Arizona, Inc.

Southwest Ambulance of Tucson, Inc.

Southwest General Services, Inc.

SW General Inc.

The Aid Ambulance Company, Inc.

The Aid Company, Inc.

Towns Ambulance Service, Inc.

Valley Fire Service, Inc.

W & W Leasing Company, Inc.

WP Rocket Holdings, Inc.

9904784.4

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	X	
In re	:	Chapter 11
Rural/Metro Corporation, et al., 1	:	Case No. 13( )
Debtors.	: :	(Joint Administration Pending)

## LIST OF CREDITORS HOLDING THE 50 LARGEST UNSECURED CLAIMS

Set forth below is the list of creditors that hold, based upon information presently available and belief, the fifty largest unsecured claims against Rural/Metro Corporation and its affiliates (collectively, the "<u>Debtors</u>").<sup>2</sup> This list has been prepared based upon the books and records of the Debtors. The Top 50 List was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top 50 List does not include: (1) persons who come within the definition of an "insider" as set forth in 11 U.S.C. § 101(31); or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the fifty (50) largest unsecured claims. The information presented in the Top 50 List shall not constitute an admission by, nor is it binding on, the Debtors. The information presented herein, including, without limitation, the failure of the Debtors to list any claim, or the listing of any claim as unsecured, does not constitute an admission by the Debtors that the secured lenders listed hold any deficiency claims, nor does it constitute a waiver of the Debtors' rights to contest the validity, priority, nature, characterization, and/or amount of any claim.

The Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are listed in <u>Schedule 1</u>. The Debtors' headquarters are located at 9221 E. Via de Ventura, Scottsdale, AZ 85258.

The information herein shall not constitute an admission of liability by, nor is it binding on, the Debtors.

Name of creditor and complete mailing address, including zip code	Name, telephone number, and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of 8/1/2013 <sup>3</sup>	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff
Wells Fargo Bank, N.A., indenture trustee for the 10.125% Senior Notes due 2019 issued under (i) that certain Indenture dated as of June 30, 2011 among WP Rocket Merger Sub Inc., Rural/Metro Corporation, the guarantors party thereto and Wells Fargo Bank, N.A., as Trustee, and (ii) that certain Indenture dated as of February 3, 2012 among Rural/Metro Corporation, the guarantors party thereto and Wells Fargo Bank, N.A., as Trustee 45 Broadway, 14th Floor New York, NY 10006	Attn: Corporate Trust Services – Administrator for Rural/Metro Corporation Fax: (212) 515-1589  -and- Curtis L. Tuggle Thompson Hine LLP 3900 Key Center 127 Public Square Cleveland, OH 44114 Tel: (216) 566-5904 Fax: (216) 566-5800 Email: Curtis.tuggle@thompsonhine.com	Notes	\$308,000,000	
Henry Schein 135 Duryea Road Melville, NY 11747	Ryan Clark Tel: (800) 718-3002 Fax: (866) 260-5004 Email: ryan.clark@henryschein.com	Trade	\$1,051,131.12	
PricewaterhouseCoopers LLP 1850 N. Central Avenue Suite 700 Phoenix, AZ 85004	Richard Kalenka Tel: (602) 364-8374 Fax: (602)365-8001 Email: Richard.f.kalenka@us.pwc.com	Trade	\$513,620.48	
DLA Piper LLP 2415 E. Camelback Road Phoenix, AZ 85016	Greg Hall Tel: (480) 606-5128 Fax: (480) 606-5101 Email: greg.hall@dlapiper.com	Trade	\$498,504.65	
Braun Industries Inc. 1170 Production Drive Van Wert, OH 45891	Chad Brown Tel: (419) 232-7054 Fax: (419) 232-7072 Email: chadb@braunambulances.com	Trade	\$459,087.40	
Baker & Hostetler LLP 1900 E. 9 <sup>th</sup> Street Suite 3200 Cleveland, OH 44114	Todd Dawson Tel: (216) 621-0200 Fax: (216) 696-0740 Email: tdawson@bakerlaw.com	Trade	\$446,377.86	
Squire Sanders & Dempsey LLP 1 E. Washington Street Suite 2700 Phoenix, AZ 85004	Joe Crabb Tel: (602) 528-4000 Fax: (602) 253-8129 Email: jcrabb@ssd.com	Trade	\$425,259.61	

These claim amounts represent maximum potential liabilities. Actual amounts, if any, owed may be significantly lower. Furthermore, certain claims listed may ultimately be asserted to be all or partially secured, or related to future obligations under existing contracts.

Name of creditor and complete mailing address, including zip code	Name, telephone number, and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of 8/1/2013 <sup>3</sup>	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff
Business & Decision North America 8414 N. 90 <sup>th</sup> Street Suite 101 Scottsdale, AZ 85258	Kevin Bulkovatz Tel: (602) 244-1200 Fax: (480) 452-1165 Email: Kevin.bolkovatz@businessdecision.co m	Trade	\$365,698.74	
Zoll Data Systems 11802 Ridge Parkway Suite 400 Broomfield, CO 80021	Kevin Tapply Tel: (970) 396-7782 Fax: (303) 225-6022 Email: ktapply@zoll.com	Trade	\$337,367.26	
Cleary Gottlieb Steen & Hamilton LLP One Liberty Plaza New York, NY 10006	Meme Peponis Tel: (212) 225-2000 Fax: (212) 225-3999 Email: mpeponis@cgsh.com	Trade	\$309,675.05	
Wheeled Coach Industries Inc. 2737 Forsyth Road Winter Park, FL 32792	Paul Holzapfel Tel: (800) 342-0720 Fax: (407) 679-1337 Email: paul.holzapfel@wheeledcoach.com	Trade	\$284,786.76	
Adin Bradley [REDACTED]		Severance	\$277, 499.82	
Snell & Wilmer LLP One Arizona Center 400 East Van Buren Street #1900 Phoenix, AZ 85004	Barb Dawson Tel: (602) 382-6000 Fax: (602) 382-6070 Email: bdawson@swlaw.com	Trade	\$273,863.49	
CDW Direct LLC 200 N. Milwaukee Drive Vernon Hills, IL 60061	Andrew Quirke Tel: (866) 232-2189 Fax: (847) 465-6800 Email: andrqui@cdw.com	Trade	\$248,604.03	
Collection Service Bureau 2901 N. 78 <sup>th</sup> Street Scottsdale, AZ 85251	Chris Becraft Tel: (480) 467-2399 Fax: (480) 947-2170 Email: chris@csbcollections.com	Trade	\$243,325.35	
Wist Office Products 107 W. Julie Drive Tempe, AZ 85283	Bill Strait Tel: (480) 921-2900 Fax: (480) 921-2121 Email: bstrait@wist.com	Trade	\$240,172.04	
AON Risk Insurance Services West Inc. 199 Freemont Street Suite 1500 San Francisco, CA 94105	Andrew Lennox Tel: (415) 486-7437 Fax: (415) 486-7029 Email: Andrew.lennox@aon.com	Trade	\$235,035.00	
Robert Zachrich [REDACTED]		Severance	\$223,076.70	
First Watch 322 Encinitas Boulevard #100 Encinitas, CA 92024-3780	Marc Baker Tel: (760) 943-9123 Fax: (760) 942-8329 Email: mbaker@firstwatch.com	Trade	\$214,000.82	

Name of creditor and complete mailing address, including zip code	Name, telephone number, and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of 8/1/2013 <sup>3</sup>	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff
Jorge Perez [REDACTED]		Severance	\$188,461.42	
Physio-Control f/k/a Medtronic Emergency 11811 Willows Road NE Redmond, WA 98052	Kevin Veenstra Tel: (800) 442-1142 Fax: (716) 887-8379 Email: Kevin.m.veenstra@physio-control.com	Trade	\$185,683.83	
David Lindberg [REDACTED]		Severance	\$167,335.38	
Merchants Credit Association 2245 152 <sup>nd</sup> Avenue NE Redmond, WA 98052	John Painter Tel: (425) 343-2613 Fax: (425) 643-8546 Email: jpainter@merchantscredit.com	Trade	\$146,525.89	
Standard Auto Parts Company 8710 Ashville Highway Knoxville, TN 37924	President Tel: (865) 933-4157	Trade	\$132,447.82	
Randy Skomsvold [REDACTED]		Severance	\$126,153.76	
Navigant Consulting Inc. 300 S. Grand Avenue, 29 <sup>th</sup> Floor Los Angeles, CA 90071	David Benkert Tel: (213) 670-3200 Fax: (213) 670-3250 Email: dbenkert@navigant.com	Trade	\$121,398.65	
Revenue Recovery Corp. Inc. 7005 Middlebrook Pike Knoxville, TN 37950	Gregg Swersky Tel: (800) 939-1994 Fax: (865) 971-1342 Email: gswe@rrcinc.com	Trade	\$120,274.97	
Lewis & Roca LLP 40 N. Central Avenue Phoenix, AZ 85004-4429	Steve Hart Tel: (602) 262-5708 Fax: (602) 262-5747 Email: shart@lrlaw.com	Trade	\$111,553.68	
Earnhardt Ford Sales Inc. 7300 W. Orchid Lane Chandler, AZ 85226	Karen Hecker Tel: (480) 926-4000 Fax: (480) 497-7230 Email: Karen.hecker@earnhardt.com	Trade	\$96,377.72	
Diesel System Solutions Inc. 3116 W. Thomas Road Phoenix, AZ 85017	Bryan Whalen Tel: (623) 825-5474 Fax: (623) 825-6821	Trade	\$92,697.00	
Protiviti 4127 E. Van Buren Street Suite 210 Phoenix, AZ 85008	President Tel: (602) 273-8021 Email: phoenix@protiviti.com	Trade	\$91,320.28	
Gallagher Bassett Services Inc. 4110 N. Scottsdale Road Scottsdale, AZ 85251	Suzanne Spencer Tel: (800) 231-3759 Fax: (480) 443-8416 Email: Suzanne_spence@gbtpa.com	Trade	\$90,688.00	
Napa Auto Parts 3080 S. Pacific Avenue Yuma, AZ 85365	Jim Hunter Tel: (303) 623-7373 Fax: (928) 627-4284 Email: james_hunter@genpt.com	Trade	\$89,501.03	

Name of creditor and complete mailing address, including zip code	Name, telephone number, and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of 8/1/2013 <sup>3</sup>	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff
ADP Inc. 5355 Orangethorpe Avenue La Palma, CA 90623	Theresa Stafford Tel: (866) 785-5448 Fax: (714) 676-9290 Email: Theresa.stafford@adp.com	Trade	\$73,377.52	
Commercial Cleaning Systems 17602 N. Black Canyon Highway Suite 108 Phoenix, AZ 85053	Titus Gardner Tel: (602) 214-9558 Fax: (412) 967-3087 Email: info@commercialcleaningsystems.net	Trade	\$68,933.59	
Berge Ford 460 E. Auto Center Drive Mesa, AZ 85204	Parts Department Tel: (480) 497-1111 Fax: (480) 497-7576	Trade	\$64,636.25	
Moody's Investors Service 7 World Trade Center 250 Greenwich Street New York, NY 10007	Jonathan Lareau Tel: (212) 553-7879 Fax: (212) 553-0802 Email: jonatahn.lareau@moodyscom	Trade	\$62,000.00	
Emergency Radio Service Inc. 9144 N. 900 West Ligonier, IN 46767	Tracy Carbaugh Tel: (219) 894-4145 Fax: (260) 894-7581 Email: tracy@ersire.com	Trade	\$60,955.00	
Bradshaw Consulting Services 2170 Woodside Executive Court Aiken, SC 29803	Elizabeth Bradshaw Tel: (803) 641-0960 Fax: (803) 641-1919 Email: etb@bcs-gis.com	Trade	\$57,900.00	
Cascade Fire Equipment Co. 640 Brian Way Medford, OR 97501	President Tel: (541) 779-0397 Fax: (541) 799-8847 Email: sales@cascadefire.com	Trade	\$57,539.00	
Law Office of Robert E. Melton 8170 N. 86 <sup>th</sup> Place Suite 200 Scottsdale, AZ 85258	Robert E. Melton Tel: (480) 596-4080 Fax: (480) 596-5262	Trade	\$56,082.78	
Joe Basil Chevrolet Inc. 5111 Transit Road Depew, NY 14043	Craig Colby Tel: (417) 683-6800 Fax: (416) 683-4840 Email: craigc@joebasilchevrolet.com	Trade	\$55,761.83	
Kearny Pearson Ford 7303 Clairemont Mesa Boulevard San Diego, CA 92111	Gary Frank Tel: (858) 715-3413 Fax: (858) 268-1614	Trade	\$51,519.39	
Chapman Ford 7100 E. McDowell Road Scottsdale, AZ 85257	Rick Webb Tel: (480) 946-3900 Fax: (480) 945-0736 Email: richardwebb@chapmanchoice.com	Trade	\$47,481.90	
O'Meara Ford 400 W. 104 <sup>th</sup> Avenue Northglenn, CO 80234	President Tel: (800) 525-8758 Fax: (303) 254-5122	Trade	\$46,806.23	

Name of creditor and complete mailing address, including zip code	Name, telephone number, and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of 8/1/2013 <sup>3</sup>	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff
Starwest Associates LLC 1501 W. Fountainhead Parkway Suite 650 Tempe, AZ 85282	Bob Ramsey Tel: (480) 736-9350 Fax: (480) 73w6-9355 Email: bramsey@starwest.us	Trade	\$46,480.09	
Holmes Tuttle Ford Inc. 660 W. Auto Mall Drive Tucson, AZ 85705	President Tel: (520) 292-3600	Trade	\$46,263.17	
Zoll Medical Corp. GPO 269 Mill Road Chelmsford, MA 01824	President Tel: (800) 348-9011 Fax: (978) 421-0015	Trade	\$45,663.86	
Bound Tree Medical LLC 23537 Network Place Chicago, IL 60673	Harry Larson Tel: (401) 206-1568 Fax: (800) 257-5713 Email: hlarson@boundtree.com	Trade	\$44,741.61	
Insight Direct USA 6820 South Harl Avenue Tempe, AZ 85283	President Tel: (800) 934-4477 Fax: (480) 333-3330	Trade	\$43,784.90	

	O STATES BANKRUPTCY COURT DISTRICT OF DELAWARE
In re	x : Chapter 11
Rural/Metro Corporation, et al., 1	: Case No. 13( )
Debtors.	: (Joint Administration Pending)
of the Debtor and its affiliated debtors, the best of my information and belief.	ficer of the debtor in this case (the " <u>Debtor</u> "), declare d the foregoing list of the fifty largest unsecured creditors on a consolidated basis, and that it is true and correct to
Dated: August 4, 2013	
	ephen Farber uthorized Signatory

The Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are listed in <u>Schedule 1</u>. The Debtors' headquarters are located at 9221 E. Via de Ventura, Scottsdale, AZ 85258.

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	X	
In re	:	Chapter 11
Rural/Metro Corporation, et al.,1	:	Case No. 13( )
Debtors.	:	(Joint Administration Pending)

# CORPORATE OWNERSHIP STATEMENT AND EQUITY SECURITY HOLDERS LIST OF RURAL/METRO OF CENTRAL ALABAMA, INC., PURSUANT TO BANKRUPTCY RULES 1007(a)(3) AND 7007.1

Rural/Metro of Central Alabama, Inc. is a wholly-owned subsidiary of Rural/Metro Corporation (AZ), which is a wholly-owned subsidiary of Rural/Metro Operating Company, LLC, which is a wholly-owned subsidiary of Rural/Metro Corporation, which is a wholly-owned subsidiary of WP Rocket Holdings, Inc. The following corporate entity owns 10% or more of WP Rocket Holdings, Inc.'s equity interests:

Shareholder	Percentage of Total Shares <sup>2</sup>
Warburg Pincus Private Equity X, LP	96.9%
450 Lexington Avenue	
New York, NY 10017	

The Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are listed in <u>Schedule 1</u>. The Debtors' headquarters are located at 9221 E. Via de Ventura, Scottsdale, AZ 85258.

The information provided herein is as of July 17, 2013.

D STATES BANKRUPTCY COURT DISTRICT OF DELAWARE
: Chapter 11
: Case No. 13( )
: (Joint Administration Pending)
fficer of the debtor in this case (the " <u>Debtor</u> "), declare d the foregoing list of equity security holders and bebtor and that it is true and correct to the best of my
f

The Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are listed in <u>Schedule 1</u>. The Debtors' headquarters are located at 9221 E. Via de Ventura, Scottsdale, AZ 85258.

Schedule 1

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are:

Arizona EMS Holdings, Inc. (AZ) (7244)	Rural/Metro of Brewerton, Inc. (NY) (0912)
Beacon Transportation, Inc. (NY) (4028)	Rural/Metro of California, Inc. (DE) (8164)
Bowers Companies, Inc. (CA) (6465)	Rural/Metro of Central Alabama, Inc. (DE) (5348)
ComTrans Ambulance Service, Inc. (AZ) (6923)	Rural/Metro of Central Colorado, Inc. (DE) (6583)
Corning Ambulance Service, Inc. (NY) (5659)	Rural/Metro of Central Ohio, Inc. (DE) (2407)
Donlock, Ltd. (PA) (0659)	Rural/Metro of Greater Seattle, Inc. (WA) (6902)
E.M.S. Ventures, Inc. (GA) (3254)	Rural/Metro of Indiana, L.P. (DE) (9954)
Eastern Ambulance Service, Inc. (NE) (7359)	Rural/Metro of New York, Inc. (DE) (0083)
Eastern Paramedics, Inc. (DE) (1102)	Rural/Metro of Northern California, Inc. (DE)
	(3227)
Emergency Medical Transport, Inc. (AZ) (3878)	Rural/Metro of Northern Ohio, Inc. (DE) (8398)
EMS Ventures of South Carolina, Inc. (SC) (4174)	Rural/Metro of Ohio, Inc (DE) (0488)
Gold Cross Ambulance Service of PA, Inc. (OH)	Rural/Metro of Oregon, Inc. (DE) (3435)
(9869)	
Gold Cross Ambulance Services, Inc. (DE) (4792)	Rural/Metro of Rochester, Inc. (NY) (0148)
Lasalle Ambulance, Inc. (NY) (4422)	Rural/Metro of San Diego, Inc. (CA) (4132)
Medical Emergency Devices and Services (Meds),	Rural/Metro of Southern California, Inc. (DE)
Inc. (AZ) (2218)	(1679)
Mercury Ambulance Service, Inc. (KY) (8659)	Rural/Metro of Southern Ohio, Inc. (OH) (9303)
Metro Care Corp. (OH) (3994)	Rural/Metro of Tennessee, L.P. (DE) (3714)
National Ambulance & Oxygen Service, Inc. (NY)	Rural/Metro Operating Company, LLC (DE)
(9150)	(7563)
North Miss. Ambulance Service, Inc. (MS) (4696)	San Diego Medical Services Enterprise, L.L.C.
	(CA) (4136)
Pacific Ambulance, Inc. (CA) (7781)	Sioux Falls Ambulance, Inc. (SD) (4797)
Professional Medical Transport, Inc. (AZ) (6661)	Southwest Ambulance and Rescue of Arizona, Inc. (AZ) (9229)
R/M Arizona Holdings, Inc. (AZ) (6302)	Southwest Ambulance of Casa Grande, Inc. (AZ)
	(2807)
R/M Management Co., Inc. (AZ) (3444)	Southwest Ambulance of New Mexico, Inc. (NM)
	(5701)
R/M of Tennessee G.P., Inc. (DE) (0819)	Southwest Ambulance of Southeastern Arizona,
	Inc. (AZ) (8415)
R/M of Tennessee L.P., Inc. (DE) (0821)	Southwest Ambulance of Tucson, Inc. (AZ) (3618)
RMC Corporate Center, L.L.C. (AZ) (4546)	Southwest General Services, Inc. (AZ) (7537)
Rural/Metro (Delaware) Inc. (DE) (1572)	SW General Inc. (AZ) (4455)
Rural/Metro Corporation (AZ) (4388)	The Aid Ambulance Company, Inc. (DE) (4432)
Rural/Metro Corporation (DE) (6929)	The Aid Company, Inc. (IN) (8091)
Rural/Metro Corporation of Florida (FL) (4668)	Towns Ambulance Service, Inc. (NY) (8281)
Rural/Metro Corporation of Tennessee (TN) (9245)	Valley Fire Service, Inc. (DE) (6188)
Rural/Metro Fire Dept., Inc. (AZ) (3445)	W & W Leasing Company, Inc. (AZ) (1806)
Rural/Metro Mid-South, L.P. (DE) (4413)	WP Rocket Holdings, Inc. (DE) (9609)