

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

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In re: : **Chapter 11**
:
CUMULUS MEDIA INC., et al., : **Case No. 17-13381 (SCC)**
:
Debtors.¹ : **(Jointly Administered)**
:
-----X

AFFIDAVIT OF SERVICE OF FOREIGN OWNERSHIP CERTIFICATION FORMS

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

Jane Sullivan, being duly sworn, deposes and says, under the penalty of perjury:

1. I am Executive Vice President of Epiq Bankruptcy Solutions, LLC (“Epiq”), located at 777 Third Avenue, New York, New York 10017. I am authorized to submit this affidavit on Epiq’s behalf. I am over the age of eighteen years and am not a party to the above-captioned action. Unless otherwise stated, I have personal knowledge of the facts set forth herein.

2. I supervised service of the following materials:

- a. Cumulus Media Inc. Media and Foreign Ownership Certification to be Completed by Holders of Senior Notes Claims (the “Notes FCC Form”), a copy of which is attached hereto as **Exhibit 1**;
- b. Cumulus Media Inc. Media and Foreign Ownership Certification to be Completed by Holders of Credit Agreement Claims (the “Credit Agreement FCC Form”), a copy of which is attached hereto as **Exhibit 2**;

¹ The last four digits of Cumulus Media Inc.’s tax identification number are 9663. Because of the large number of Debtors in these chapter 11 cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors’ claims and noticing agent at <http://dm.epiq11.com/cumulus>. The location of the Debtors’ service address is: 3280 Peachtree Road, N.W., Suite 2200, Atlanta, Georgia 30305.

- c. Cumulus Media Inc. Media and Foreign Ownership Certification to be Completed by Holders of General Unsecured Claims (the “GUC FCC Form”), a copy of which is attached hereto as **Exhibit 3**;
- d. Media and Foreign Ownership Certification Procedures for Holders of Credit Agreement Claims, Senior Notes Claims and General Unsecured Claims (the “Notes FCC Procedures”), a copy of which is attached hereto as **Exhibit 4**;
- e. Media and Foreign Ownership Certification Procedures for Holders of Credit Agreement Claims, Senior Notes Claims and General Unsecured Claims (the “Credit Agreement/GUC FCC Procedures”), a copy of which is attached hereto as **Exhibit 5**;
- f. a prepaid, pre-addressed return envelope (a “Return Envelope”), a sample of which is not attached hereto.

3. Except as otherwise noted below, on March 12, 2018, I caused true and correct copies of the above documents to be served by first class mail as follows:

- a. the Notes FCC Form and the Notes FCC Procedures were served via next business day service on the Nominees listed on **Exhibit 6** hereto and holding Senior Notes Claims on behalf of beneficial holders; the Nominees listed on Exhibit 6 were provided with instructions and with sufficient quantities to distribute the aforementioned documents to the beneficial holders of the Senior Notes Claims;
- b. the Notes FCC Form and the Notes FCC Procedures were served via email service on the Nominees listed on **Exhibit 7** hereto and holding Senior Notes Claims on behalf of beneficial holders; the Nominees listed on Exhibit 7 were provided with instructions to distribute the aforementioned documents to the beneficial holders of the Senior Notes Claims;
- c. the Credit Agreement FCC Form, the Credit Agreement/GUC FCC Procedures, and a Return Envelope were served on the parties listed on **Exhibit 8** hereto;
- d. the Credit Agreement FCC Form and the Credit Agreement/GUC FCC Procedures were served via email service on the parties listed on **Exhibit 9** hereto;
- e. the GUC FCC Form, the Credit Agreement/GUC FCC Procedures, and a Return Envelope were served on the parties listed on **Exhibit 10** hereto;

- f. the GUC FCC Form and the Credit Agreement/GUC FCC Procedures were served via email service on the parties listed on **Exhibit 11** hereto;
- g. the Credit Agreement FCC Form was served via email service on the parties listed on **Exhibit 12** hereto, on the dates listed therein; and
- h. the Notes FCC Form and the Notes FCC Procedures were served via email service on the parties listed on **Exhibit 13** hereto, on the dates listed therein.

[REMAINDER OF PAGE INTENTIONALLY BLANK.]

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.



Jane Sullivan
Executive Vice President
Epiq Bankruptcy Solutions, LLC

SUBSCRIBED AND SWORN TO BEFORE ME

this 30th day of March 2018.


Notary Public

FORREST KUFFER
Notary Public, State of New York
No. 01KU6369117
Qualified in Kings County
Commission Expires December 26, 2021

Exhibit 1

CUMULUS MEDIA INC.

MEDIA AND FOREIGN OWNERSHIP CERTIFICATION

To Be Completed by Holders of Senior Notes Claims

**PURSUANT TO THE FIRST AMENDED JOINT PLAN OF REORGANIZATION OF
CUMULUS MEDIA INC. AND ITS DEBTOR AFFILIATES PURSUANT TO
CHAPTER 11 OF THE BANKRUPTCY CODE**

IF YOU HAVE RECEIVED THIS CERTIFICATION AND ARE A HOLDER OF A SENIOR NOTES CLAIM, CERTAIN OF YOUR LEGAL RIGHTS WILL BE AFFECTED IF YOU DO NOT REVIEW AND CONSIDER THE MATTERS DESCRIBED HEREIN. PLEASE READ THIS ENTIRE CERTIFICATION TO UNDERSTAND YOUR RIGHTS AS DESCRIBED HEREIN.

INTRODUCTION

In accordance with the *Order Establishing Procedures for Compliance with Federal Communications Commission Media and Foreign Ownership Requirements* [ECF No. 494] and pursuant to the *First Amended Joint Plan of Reorganization of Cumulus Media Inc. and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* (as may be further amended or supplemented from time to time, the “Plan”) [ECF No. 446], you as a Holder of a Senior Notes Claim¹ (the “Claim Holder”) are required to complete and return this form consisting of, among other things, the Media Ownership Certification and Foreign Ownership Certification (collectively, the “Certification”). The Certification is necessary to enable Cumulus Media Inc. and certain of its subsidiaries (collectively, the “Debtors”) to ensure compliance with the media and foreign ownership limitations set forth in the Communications Act of 1934, as amended (the “Communications Act”), and the rules of the Federal Communications Commission (the “FCC”). The Certification must be completed by each Claim Holder. Subject to the terms and conditions of the Plan and the Equity Allocation Mechanism attached thereto, if you fail to submit the Certification, and the Plan is confirmed and goes effective, you will receive Special Warrants only on the Effective Date. Below is a detailed explanation regarding the information that must be supplied, as well as the deadlines and procedures for submitting the Certification.

DETAILED INSTRUCTIONS

Section I: Preliminary Information

Section I requests information that is necessary to allow the Debtors to make appropriate distributions based on the information supplied in Section II (Media Ownership Certification) and Section III (Foreign Ownership Certification) and to ensure compliance with the FCC’s

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings set forth in the Plan.

rules. Specifically, Item 1 of Section I requests information concerning the identity of the Claim Holders(s), the amount(s) of such Claims, as well as contact details for such Claim Holder(s).

Item 2 of Section I requests information concerning the extent to which a Claim Holder is under common ownership or control, or otherwise affiliated, with any other entity that will receive New Common Stock under the Plan such that the interests of such entities would need to be aggregated pursuant to the FCC's broadcast attribution rules. You are encouraged to refer to the FCC rules governing attribution of ownership, including 47 C.F.R. § 73.3555 and its associated notes, and/or to consult with your own advisors concerning the completion of this aspect of Section I of the Certification.

Finally, Item 3 of Section I requests that Claim Holder(s) make elections with respect to receipt of Special Warrants or Class B Common Stock.

Section II: Media Ownership Certification

Section II requests information that is necessary to allow the Debtors to make appropriate distributions and to ensure compliance with the FCC's rules related to multiple ownership. Specifically, prospective shareholders of the Reorganized Debtors, including those under common ownership or control, that would hold or control five percent (5%) or more of the new Class A Common Stock will hold "attributable" interests in the Reorganized Debtors. The information provided in the Media Ownership Certification will enable the Debtors to determine whether the prospective attributable holders (i) hold media interests that, together with the prospective interest in the Reorganized Debtors, would create an unlawful media combination under the FCC's rules and (ii) have the requisite legal "character" and other qualifications (principally, the absence of adverse or unresolved character qualifications issues with the FCC and the absence of adverse final judgements in matters such as felonies, fraud on governmental agencies, media-related antitrust, employment discrimination, and denial of federal benefits for drug abuse).

You are encouraged to refer to the Plan and the accompanying Disclosure Statement for more information concerning the distribution of New Securities and the FCC ownership certification process, as well as the attached "*Memorandum Concerning the FCC's Ownership Restrictions and Methods for Ownership Calculations*" (the "Memorandum"). Given the complexities of the FCC's media ownership restrictions, you are also encouraged to consult your own advisors concerning the completion of Section II of the Certification.

Section III: Foreign Ownership Certification

Section III requests information necessary to allow the Debtors to demonstrate compliance with the foreign ownership limitations set forth in Section 310(b) of the Communications Act upon emergence from bankruptcy. The foreign ownership limits apply to both voting and non-voting equity interests. Accordingly, the Plan provides that Claim Holders will receive Special Warrants that, in certain cases, may not be exercisable into New Common Stock as may be required to ensure the Reorganized Debtors' compliance with applicable foreign ownership limitations. The information supplied in the Foreign Ownership Certification is necessary to allow the Debtors to determine the extent to which they must limit the issuance of Class A

Common Stock and/or Class B Common Stock in order to ensure their compliance with these limitations.

Each individual Claim Holder must submit a Foreign Ownership Certification (an “Individual Foreign Ownership Certification”). However, if multiple Claim Holders are controlled by the same parent entity or affiliated investment manager and the parent entity or affiliated investment manager makes the additional certifications required in Section III, such Claim Holders may combine their information on one form (a “Consolidated Foreign Ownership Certification”).

You are encouraged to refer to the Plan and the Disclosure Statement for more information concerning the distribution of New Securities and the FCC ownership certification process, as well as the attached Memorandum. Given the complexities of the FCC’s foreign ownership restrictions, you are also encouraged to consult your own advisors concerning the completion of Section III of the Certification.

FAILURE TO COMPLETE THE CERTIFICATION

Subject to the terms and conditions of the Plan and the Equity Allocation Mechanism, if you fail to complete and submit the information required in the Certification to the reasonable satisfaction of the Debtors or if you fail to comply with the applicable deadlines or procedures established by the Court, then you will receive Special Warrants only on the Effective Date, and such Special Warrants shall not be exercisable into Class A Common Stock and/or Class B Common Stock on the Effective Date. For the avoidance of doubt, if you complete only the Foreign Ownership Certification and do not provide any or all of the information required by the Media Ownership Certification, you will be entitled to receive up to 4.99% of the outstanding Class A Common Stock when all shares of Class A Common Stock are issued on and as of the Effective Date, with any remaining distribution being made in the form of Class B Common Stock or Special Warrants in accordance with the Plan and the Equity Allocation Mechanism and consistent with the elections you may make on your Certification. As set forth in the Equity Allocation Mechanism, no Claim Holder shall be eligible to receive more than 4.99% of the outstanding Class A Common Stock unless the Debtors, in consultation with the Term Lender Group, or Reorganized Cumulus, as applicable, shall have determined that the exchange into shares of Class A Common Stock constituting more than 4.99% of the total outstanding Class A Common Stock issued would not result in a violation of FCC ownership rules or be inconsistent with the FCC Approval.

DEADLINES AND PROCEDURES FOR SUBMISSION

Claim Holders must submit their executed Certifications to their Nominee with instructions to tender their Senior Notes via DTC’s ATOP. The tendering of Senior Notes by the Nominee must occur by no later than April 11, 2018 (the “ATOP Deadline”). The Nominee must submit the Claim Holders’ Certifications to Epiq Bankruptcy Solutions, LLC (the “Certification Agent”) at the address set forth below so that it is actually received by the Certification Agent no later than April 12, 2018 (the “Certification Deadline”).

EPIQ – Solicitation Group
Re: Cumulus Media Inc. / FCC Form Processing
777 Third Avenue, 12th Floor
New York, NY 10017

If, following the submission of the Certification, the Claim Holder(s) experience a change in foreign or media ownership, or if any other change occurs, in each case prior to the Effective Date, that the Claim Holders(s) believe requires amendment to its previously submitted Certification, the Claim Holder(s) must promptly report such change by submitting to the Certification Agent an amended Certification. The Debtors shall use the information provided in any such amended Certifications that are received prior to the Effective Date in allocating New Securities pursuant to the Equity Allocation Mechanism so long as the Debtors' consideration of such amended Certifications would not result in a delay to the occurrence of the Effective Date, as determined by the Debtors in consultation with the Term Lender Group.

MEDIA AND FOREIGN OWNERSHIP CERTIFICATION

SECTION I: PRELIMINARY INFORMATION

1. Include below the information for the Claim Holder on whose behalf this Certification is being completed. List multiple Claim Holders below only if they will be covered by a Consolidated Foreign Ownership Certification. Information concerning other Claim Holders whose interests must be aggregated pursuant to the FCC's attribution rules and for which Individual Foreign Ownership Certification(s) are being submitted should be provided in response to Item 2, below.

	Claim Holder 1	Claim Holder 2 (if any)	Claim Holder 3 (if any)
Name			
Amount of Claim			
Mailing Address / City, State, Zip Code			
Contact Person			
Telephone Number			
Email			

2. Indicate below whether the Claim Holder(s) listed in response to Item 1 above are affiliated with any other Claim Holder(s) entitled to receive New Securities, including other such entities under common ownership or control, such that their interests are required to be aggregated pursuant to the FCC's broadcast attribution rules, including 47 C.F.R. § 73.3555 and associated notes. If an entity is listed in response to Item 1 above, it should not be listed again below.

Check one of the following boxes and complete:

- ☐ **No Other Entities with Interests Subject to Aggregation:** The Claim Holder is not affiliated with any other entity that is entitled to receive New Securities that would need to have its interest aggregated pursuant to the FCC's broadcast attribution rules.
- ☐ **Other Entities with Interests Subject to Aggregation:** The Claim Holder is affiliated with the following other entities that are also entitled to receive New Securities and whose interests must be aggregated pursuant to the FCC's broadcast attribution rules:

a. _____

- b. _____
- c. _____
- d. _____
- e. _____
- f. _____
- g. _____
- h. _____
- i. _____

**PLEASE REPORT ANY ADDITIONAL ENTITIES WITH INTERESTS
SUBJECT TO AGGREGATION ON A SEPARATE ATTACHMENT.**

3. **Indicate below whether the Claim Holder(s) listed in response to Item 1 above elect to: (a) not exercise any Special Warrants which would otherwise be exercised for New Common Stock (*i.e.*, to receive Special Warrants only), (b) not receive any Class A Common Stock otherwise issuable to it, and receive Class B Common Stock in lieu thereof, or (c) receive up to 4.99% of Class A Common Stock with any remaining distribution being made in the form of Special Warrants.**

Check one of the following boxes if any of the elections above are desired.

These elections should be made only by Holders who wish to receive New Securities in a form different from those provided under the Allocation of New Securities section of the Equity Allocation Mechanism. If you wish to receive New Securities without deviation from the procedures set forth in the Allocation of New Securities section of the Equity Allocation Mechanism, you should not check any of the boxes below.

- ☐ **Special Warrants Only Election.** The Claim Holder(s) elect to receive the consideration to which they are entitled under the Plan in the form of Special Warrants without exercise thereof.
- ☐ **Class B Common Stock Only Election.** The Claim Holder(s) elect to receive any New Common Stock to which they are entitled under the Plan in the form of Class B Common Stock only.
- ☐ **Class A Common Stock and Special Warrants Election.** The Claim Holder(s) elect to receive the consideration to which they are entitled under the Plan in the form of up to 4.99% of Class A Common Stock with any remaining distribution being made in the form of Special Warrants.

SECTION II: MEDIA OWNERSHIP CERTIFICATION

1. Does the Claim Holder expect to hold 5% or more of the New Securities? For these purposes, please answer both whether any individual fund or other person or entity expects to hold 5% or more of the New Securities, as well as whether any group of commonly managed funds or other entities which would be considered to be under common control under FCC rules, expects to hold 5% or more of the New Securities, in the aggregate. For these purposes, also assume that 83.5% of the New Securities are allocated *pro rata* to Holders of Allowed Credit Agreement Claims and 16.5% are allocated *pro rata* to Holders of Allowed Senior Notes Claims and Allowed General Unsecured Claims.

Individual Fund/Entity Level ☐ Yes ☐ No

Commonly Managed/Controlled Funds/Entities ☐ Yes ☐ No

If the Claim Holder answered “No” to both of the questions in Item 1, then it can skip the rest of this Section II. If the Claim Holder answered “Yes” to either of the questions in Item 1, please answer the rest of the questions in this Section II.

2. Type of entity of Claim Holder (*e.g.*, corporation, general partnership, limited partnership, limited liability company):
-

3. If the Claim Holder is a *general partnership*:

- For each general partner, complete Attachment A.

4. If the Claim Holder is a *limited partnership*:

- Is the limited partnership structured to insulate some or all of the limited partners in accordance with the FCC’s insulation requirements?
- If so, complete Attachment A only for each general partner and each uninsulated limited partner.
- If not, complete Attachment A for each general partner and each limited partner.

5. If the Claim Holder is a *limited liability company*:

- Is the limited liability company structured to insulate some or all of the members in accordance with the FCC’s insulation requirements?
- If so, complete Attachment A only for each uninsulated member.

- If not, complete Attachment A for each member.
6. If the Claim Holder is a *corporation* or other entity:
- For each officer, director and shareholder holding 5% or more of the issued and outstanding voting stock of the Claim Holder, complete Attachment A.
7. Does the Claim Holder or any of the persons listed on Attachment A serve as an officer or director of any broadcast radio stations? Or serve as an officer or director of any entity that has an interest in any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
8. Does the Claim Holder or any of the persons or entities listed on Attachment A hold, directly or indirectly, any voting or non-voting equity interest in any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
9. Does the Claim Holder or any of the persons or entities listed on Attachment A have any other interests, direct or indirect (including an interest in a local marketing, time brokerage or joint sales agreement) that allows them to own, operate, or control any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
10. Does the Claim Holder or any of the persons or entities listed on Attachment A hold any debt or equity interest in any entity which is an attributable owner of a radio station where such interest exceeds 33% of the total asset value of such entity?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
11. Does the Claim Holder or any of the persons or entities listed on Attachment A have any interest in or connection with an FCC application that was or is the subject of unresolved character issues?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.

12. Is the Claim Holder or any of the persons or entities listed in Attachment A subject to final adverse findings by any court or administrative body in a civil or criminal proceeding brought under the provisions of any law related to any of the following: (i) any felony; (ii) mass media-related antitrust or unfair competition; (iii) fraudulent statements to another governmental unit; or (iv) discrimination.

☐ Yes ☐ No

- If “yes,” please describe in an attachment.

13. Is the Claim Holder or any of the persons or entities listed in Attachment A subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 USC § 862?

☐ Yes ☐ No

- If “yes,” please describe in an attachment..

ATTACHMENT A

NAME	ADDRESS	CITIZENSHIP	STATUS (<i>E.G.</i> , OFFICER, DIRECTOR, SHAREHOLDER)	PERCENTAGE VOTING INTEREST	PERCENTAGE EQUITY INTEREST

SECTION III: FOREIGN OWNERSHIP CERTIFICATION

ALL CLAIM HOLDERS MUST COMPLETE EITHER QUESTION 1 OR QUESTION 2 OF THIS SECTION.

1. Individual Foreign Ownership Certification

This Individual Foreign Ownership Certification is being made pursuant to the Plan on behalf of _____, the Claim Holder.

Complete the following, providing information for the Claim Holder:

a. State or Country of Incorporation/Organization – The Claim Holder is organized under the laws of:

☐ State or territory of the United States: _____.

☐ Other: _____.

If your answer is "Other," you may skip the remainder of this question, because entities organized under the laws of a country other than the United States will be deemed to be 100% foreign for purposes of the FCC's foreign ownership limitations.

b. Foreign Equity and Voting Percentages – Complete one of the following:

☐ Foreign entities or foreign individuals hold, in the aggregate, the percentages of equity and voting interests in the Claim Holder reported below:

Foreign Equity Percentage: _____%

Foreign Voting Percentage: _____%.

☐ I am unable to certify the exact percentage of the foreign equity interest and/or the foreign voting interest in the Claim Holder; however, I hereby certify that the aggregate percentage(s) of such foreign interests are no higher than the maximum percentage(s) reported below:

Maximum Foreign Equity Percentage: _____%

Maximum Foreign Voting Percentage: _____%.

☐ I am unable to certify the percentage of the foreign equity interest and/or foreign voting interest in the Claim Holder.**

**If a Claim Holder is unable to certify its foreign equity and foreign voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number

of shares of New Common Stock and Special Warrants that the Claim Holder will receive on the Effective Date.

If you have completed Question 1 of this Section III, you should not complete Question 2 of this Section III, and should proceed to Section IV (Certification).

2. Consolidated Foreign Ownership Certification

This Consolidated Foreign Ownership Certification is being made pursuant to the Plan on behalf of (a) the following Claim Holders:

and (b) the following parent entity or affiliated investment manager of each of the above-listed Claim Holders ("Certifying Parent"):

Certifying Parent certifies that (a) Certifying Parent directly or indirectly controls each of the Claim Holders; (b) for purposes of the assessment of the Debtors' compliance with Section 310(b) of the Communications Act, the consolidated information provided below has been aggregated in accordance with the FCC rules; and (c) Certifying Parent will ensure that the New Securities will be held directly or indirectly by Claim Holders indicated on this Certification in accordance with their respective Allowed Claims and that the distribution of the New Securities among the members of the consolidated certification group will not cause the aggregate foreign ownership and foreign voting rights of the consolidated certification group to exceed the aggregate foreign ownership and voting percentages certified below for the consolidated certification group.

- ☐ Foreign entities or foreign individuals hold, in the aggregate, the percentages of equity and voting interests in the consolidated certification group reported below:

Foreign Equity Percentage: _____%

Foreign Voting Percentage: _____%.

- ☐ I am unable to certify the exact percentage of the foreign equity interest and/or the foreign voting interest in the consolidated certification group; however, I hereby certify that the aggregate percentage(s) of such foreign interests are no higher than the maximum percentage(s) reported below:

Maximum Foreign Equity Percentage: _____%

Maximum Foreign Voting Percentage: _____%.

- ☐ I am unable to certify the percentage of the foreign equity interest and/or foreign voting interest in the consolidated certification group.**

**If a consolidated certification group is unable to certify its foreign equity or voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number of shares of New Common Stock and Special Warrants that the members of the group will receive on the Effective Date.

Please provide the Foreign Equity Percentages and Foreign Voting Percentages for each individual member of the consolidated certification group:

	Claim Holder 1	Claim Holder 2	Claim Holder 3
Name			
State or Country of Incorporation/ Organization**			
Foreign Equity Percentage			
Foreign Voting Percentage			
OR			
Maximum Foreign Equity Percentage			
Maximum Foreign Voting Percentage			
Unable to Certify***			

** If an entity is organized under the laws of a country other than the United States, you need not supply foreign equity or voting percentages, because such entities will be deemed to be 100% foreign for purposes of the FCC's foreign ownership limitations.

*** If a Claim Holder is unable to certify its foreign equity and foreign voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number of shares of New Common Stock and Special Warrants that the Claim Holder will receive on the Effective Date.

PLEASE REPORT ANY ADDITIONAL CLAIM HOLDERS ON A SEPARATE ATTACHMENT.

SECTION IV: CERTIFICATION

ALL CLAIM HOLDERS RECEIVING THIS FORM MUST COMPLETE THIS SECTION.

By the signature below, the undersigned (a) certifies that he/she is authorized by the Claim Holder(s) to submit the Certification, and (b) certifies individually and on behalf of the Claim Holder(s) and any Certifying Parent identified herein that the information provided herein is accurate and complete to the best of his or her knowledge and that all relevant determinations were made in compliance with the FCC's rules.

Signed: _____

Name/Title: _____

Claim Holder: _____

Address: _____

Name of Parent Company or Controlling Entity (if any):

Address: _____

Date: _____

VOI NUMBER: _____

(THE VOI NUMBER MUST BE INCLUDED BY THE NOMINEE)

THIS FORM MUST BE COMPLETED AND RETURNED TO THE CLAIM HOLDER'S NOMINEE WITH INSTRUCTIONS TO TENDER THE CLAIM HOLDER'S SENIOR NOTES VIA DTC'S ATOP. THE TENDERING OF SENIOR NOTES BY THE NOMINEE MUST OCCUR BY NO LATER THAN APRIL 11, 2018. THE NOMINEES MUST SUBMIT THE CLAIM HOLDERS' CERTIFICATIONS TO THE CERTIFICATION AGENT AT THE ADDRESS SET FORTH BELOW SO THAT THEY ARE ACTUALLY RECEIVED BY THE CERTIFICATION AGENT NO LATER THAN APRIL 12, 2018.

**EPIQ – Solicitation Group
Re: Cumulus Media Inc./FCC Form Processing
777 Third Avenue, 12th Floor
New York, NY 10017**

THE INFORMATION PROVIDED HEREIN MUST BE UPDATED PURSUANT TO THE FCC PROCEDURES ORDER.

ANNEX A

FCC OWNERSHIP BACKGROUND MATERIALS

THIS MEMORANDUM MAY BE USEFUL TO PARTIES IN PREPARING THE MEDIA AND FOREIGN OWNERSHIP CERTIFICATION REQUIRED FOR EACH CLAIM HOLDER ELIGIBLE TO RECEIVE THE NEW SECURITIES PURSUANT TO THE PLAN. GIVEN THE COMPLEXITIES OF THE FCC'S OWNERSHIP RESTRICTIONS, INDIVIDUAL CLAIM HOLDERS AND CERTIFYING PARENTS ARE ENCOURAGED TO CONSULT THEIR OWN ADVISORS CONCERNING THE COMPLETION OF THE CERTIFICATION.

MEMORANDUM CONCERNING THE FCC'S OWNERSHIP RESTRICTIONS AND METHODS FOR OWNERSHIP CALCULATIONS

The following information concerning the foreign and media ownership restrictions administered by the FCC is provided to assist each Claim Holder and each Certifying Parent, as applicable, in preparing its Certification as required pursuant to the Plan. This memorandum provides a general explanation of the FCC's ownership restrictions, as well as the methods the agency uses to calculate ownership levels in broadcast companies. Foreign and media ownership issues vary from case-to-case and are often fact-dependent. Accordingly, as the FCC expressly has stated, no set of guidelines will provide specific answers to every foreign and media ownership scenario. Given the complexities of the FCC's foreign and media ownership restrictions, individual Claim Holders and Certifying Parents are encouraged to consult their own advisors concerning the completion of the Certification.

I. The Multiple Ownership Restrictions

- The FCC rules restrict the number of radio stations one person or entity may own, operate or control in a local market. Rules placing limitations on the common ownership, operation or control of radio broadcast stations and television broadcast stations serving the same local market, and the common ownership, operation or control of a radio broadcast station and a daily newspaper serving the same local market were eliminated by the FCC effective February 7, 2018.
- The FCC generally applies its radio broadcast multiple ownership rules by considering the "attributable" interests held by a person or entity. With some exceptions, a person or entity will be deemed to hold an attributable interest in a radio station if the person or entity serves as an officer, director, partner, 5% or more stockholder, member, or, in certain cases, a debt holder of a company that owns that station. If an interest is attributable, the FCC treats the person or entity that holds that interest as the "owner" of the radio station, and that interest thus counts against the person in determining compliance with the FCC's ownership rules.
- With respect to a corporation, officers, directors and persons or entities that directly or indirectly hold 5% or more of the corporation's voting stock generally are attributed with ownership of the radio stations owned by the corporation.

Participation in a local marketing agreement or joint sales agreement may also result in attribution.

- With respect to a partnership (or limited liability company), the interest of a general partner (or managing member) is attributable.
- The following interests generally are not attributable: (1) debt instruments, non-voting stock in a corporation, and options and warrants for voting stock, partnership interests, or membership interests that have not yet been exercised; (2) limited partnership or limited liability company membership interests where (a) the limited partner or member is not “materially involved” in the media-related activities of the partnership or limited liability company, and (b) the limited partnership agreement or limited liability company agreement expressly “insulates” the limited partner or member from such material involvement by inclusion of provisions specified in the FCC rules; and (3) holdings of less than 5% of a corporation’s voting stock, non-voting equity and debt interests (unless stock or other equity holdings, whether voting or non-voting and whether insulated or not, and/or debt interests collectively constitute more than 33% of a station’s “enterprise value,” which consists of the total equity and debt capitalization, and the non-voting stockholder or equity-holder/debt holder has an attributable interest in another radio station, television station or newspaper in the same market or supplies more than 15% of the programming of the station owned by the entity in which such holder holds such stock, equity or debt interests).

II. The Foreign Ownership Restrictions

- Section 310 of the Communications Act restricts foreign ownership of any entity licensed by the FCC to provide broadcast and certain other services. 47 U.S.C. § 310. Among other prohibitions, foreign individuals and foreign companies generally may not have direct or indirect ownership or voting rights totaling more than 25% in a corporation that controls the licensee of a radio broadcast station.
- Under the Communications Act, the Reorganized Debtors’ deemed percentages of foreign ownership and foreign voting rights will depend on the citizenship of their individual stockholders and upon the percentage of direct and indirect foreign ownership and voting rights in the Reorganized Debtors’ stockholders.
- The Communications Act gives the FCC some flexibility to waive the 25% foreign ownership cap, and the agency has done so in a number of instances. Accordingly, the Debtors intend to petition the FCC for a waiver of the 25% cap but anticipate that such waiver will not be granted, if at all, until after the Debtors’ emergence from Chapter 11.

Non-U.S. Entities:

- All entities organized outside of the United States, including without limitation foreign corporations, limited liability companies, limited partnerships, and foreign banks, are considered 100% foreign, even if they have U.S. Claim Holders. By way of example, the interest held by a company organized under the laws of the Cayman Islands will be considered as 100% foreign in equity and in voting, even if it is owned by a U.S. entity and has U.S. individuals as officers and directors.

Holding Companies/Subsidiaries:

- The FCC will take into account both direct and indirect ownership interests. A foreign individual or company cannot avoid the statutory limits simply by using a U.S. entity as the vehicle for holding an interest in a broadcast licensee.
- Similarly, the interest of a U.S. entity that invests in an FCC licensee through a foreign subsidiary (directly or indirectly) will be considered foreign.

Interests Considered:

- To assess compliance, the FCC examines both voting and equity interests.
- Although the statutory language applies the 25% limitation to “corporations,” the statute defines “corporation” to include any form of business organization, and the FCC has adopted policies to apply those limitations to interests held in or through other entities, such as limited partnerships and LLCs.

Equity and Voting Calculated Separately:

- Determining compliance requires a two-pronged analysis, one pertaining to foreign *equity* interests and one to foreign *voting* interests.
- Equity and voting interests must be calculated separately, and both must comply with the statutory cap.
- Ownership and voting interests that cannot be identified generally should be treated as foreign interests, absent a basis for treating them otherwise.

Aggregation of Interests:

- The holdings of all foreign Claim Holders, whether direct or indirect, are aggregated to determine whether the sum of the interests in the FCC licensee exceeds the statutory benchmarks.

Indirect Interests/Use of Multiplier:

- To calculate the level of foreign equity ownership held through intervening U.S. entities, a “multiplier” may be used. For example, a U.S. corporation that has 10% foreign ownership and that, in turn, owns 20% of a broadcast licensee, would be deemed to contribute 2% (10% x 20%) to the aggregate foreign ownership of the broadcast licensee.
- When determining the level of indirect foreign *voting* interests, however, a Claim Holder holding in excess of 50% of the vote in an intervening entity is not given the benefit of the multiplier to dilute the percentage of its voting power. Instead, the voting interest of the entity it controls flows, in whole, to the next tier.
- When calculating indirect *equity* interests, the multiplier generally may be used regardless of the amount of equity a Claim Holder holds.

Partnerships and LLCs:

- The FCC examines both general and limited partnership interests (and both managing and non-managing LLC interests).
- The FCC calculates compliance with foreign equity ownership limitations based on capital contributions of the partners for their partnership interests (or LLC members for LLC membership interests).
- The calculation for foreign voting rights in limited partnerships and LLCs differs based on whether a member or limited partner is “insulated” under FCC criteria. For purposes of this response, a limited partner or LLC member is considered to be “insulated” if the organizational documents of the limited partnership or LLC provide that the limited partner or LLC member will *not*:
 - directly or through its directors, officers, or partners, act as an employee of the LLC/limited partnership if such functions, directly or indirectly, relate to the media enterprises of the LLC/limited partnership;
 - serve in any material capacity as an independent contractor or agent with respect to the LLC/limited partnership’s media enterprises;
 - communicate with the LLC/limited partnership or the LLC/limited partnership’s managing board on matters pertaining to the day-to-day operations of the LLC/limited partnership’s business;
 - vote to admit new members of the LLC/limited partnership, unless the admission can be vetoed by the general partner(s) of the limited partnership or the managing board or managing member of the LLC;

- participate in any vote on the removal of any member of the LLC or any general partner of the limited partnership, unless such LLC member or general partner is (i) subject to bankruptcy proceedings, (ii) is adjudicated incompetent by a court of competent jurisdiction, or (iii) is removed for cause, as determined by an independent party;
 - perform any services for the LLC/limited partnership that materially relate to its media activities; or
 - become actively involved in the management or operation of the LLC/limited partnership's media businesses.
- For a limited partnership with insulated limited partners, the percentage of foreign voting rights for the limited partnership generally will be the percentage of foreign voting rights in the general partner(s). If the limited partnership has non-insulated limited partners in which foreign parties hold voting rights, those foreign voting rights also need to be included in the computation if they would increase the foreign voting percentage.
 - For an LLC with non-insulated members, the percentage of foreign voting rights for the LLC generally will be the percentage of foreign voting rights for the member(s) that have voting rights under the LLC operating agreement (and, consequently, are not "insulated"). If the LLC has non-insulated LLC members in which foreign parties hold voting rights, those foreign voting rights also need to be included in the computation if they would increase the foreign voting percentage.
 - The following partnerships and LLCs should be reported as having 100% foreign voting rights:
 - Any general partnership in which any partner is a foreign person or entity or a U.S. entity that is controlled, directly or indirectly, by one or more foreign persons or entities;
 - Any limited partnership or LLC that is directly or indirectly controlled by one or more foreign persons or entities (including an entity organized under foreign law, even if that foreign entity is controlled by U.S. persons); and
 - Any limited partnership or LLC in which a general partner, any non-insulated limited partner or any non-insulated LLC member is a non-U.S. citizen, a foreign government, a corporation or partnership organized under the laws of a foreign country, or the representative of any of the foregoing (including any entity controlled by one of the foregoing).

Multiple Classes of Stock:

- In situations involving multiple classes of corporate stock or partnership/LLC interests, the FCC will take into account the relative value of each class to calculate foreign equity ownership.
- In the corporate context, the FCC has permitted calculations based on the capital contributions from the sale of shares for each class as well as the current trading value of each class in determining the respective weight to be given to various classes.

Public Corporations:

- The FCC has acknowledged the difficulties inherent in determining the percentage of foreign ownership represented by foreign shareholders in publicly traded companies. Nevertheless, the FCC requires that public corporations must ascertain their foreign ownership by a reasonable method and must be able to certify their compliance with the foreign ownership cap.
- The FCC has permitted corporations and other entities that have issued equity securities for which reporting under the Securities Exchange Act of 1934 is required to rely upon information that is known or should be known to the issuer to determine its level of foreign ownership.

Consolidated Foreign Ownership Certifications:

- A parent company that controls multiple Claim Holders and elects to make a Consolidated Foreign Ownership Certification certifies that it has computed foreign ownership and foreign voting percentages for the Claim Holders covered by the certification in accordance with the FCC rules, that it has aggregated the data in compliance with those rules, that it will ensure that New Securities will be held by individual Claim Holders in accordance with their respective claims, and that the cumulative effect of New Securities holdings by the individual Claim Holders upon the aggregate foreign ownership and voting percentages of Reorganized Cumulus will be no greater than that reflected in the aggregate foreign ownership and voting percentages in the Consolidated Foreign Ownership Certification.
- In aggregating the data of commonly controlled Claim Holders for a Consolidated Foreign Ownership Certification, the Certifying Parent will need to treat any included Claim Holder with more than 50% foreign voting rights as being entirely foreign controlled — that is, as having 100% foreign voting rights.
- In computing the “Maximum Foreign Equity Percentage” and “Maximum Foreign Voting Percentage,” where applicable, the Certifying Parent will need to treat as foreign any included Claim Holder whose citizenship is unknown.

- Computations for a Consolidated Foreign Ownership Certification will need to take into account the relative amount of the Claim of each of the Claim Holders for which the Consolidated Foreign Ownership Certification is supplied.

Additional information on determining foreign ownership and foreign voting rights percentages may be found in the instructions to FCC Form 315 (“Applications for Consent to Transfer Control of Entity Holding Broadcast Station Construction Permit or License”), Section IV, Subpart H (“Item 11: Alien Ownership and Control”), page 10, which may be accessed at: <https://transition.fcc.gov/Forms/Form315/315.pdf>.

If you have any questions regarding the Certification or the accompanying procedures, please contact the Certification Agent by telephone: at 646-282-2500 and request to speak with a member of the Solicitation Team, or by email: at tabulation@epiqglobal.com and reference “Cumulus FCC Procedures” in the subject line.

Exhibit 2

CUMULUS MEDIA INC.

MEDIA AND FOREIGN OWNERSHIP CERTIFICATION

To Be Completed by Holders of Credit Agreement Claims

**PURSUANT TO THE FIRST AMENDED JOINT PLAN OF REORGANIZATION OF
CUMULUS MEDIA INC. AND ITS DEBTOR AFFILIATES PURSUANT TO CHAPTER
11 OF THE BANKRUPTCY CODE**

**IF YOU HAVE RECEIVED THIS CERTIFICATION AND ARE A HOLDER OF A
CREDIT AGREEMENT CLAIM, CERTAIN OF YOUR LEGAL RIGHTS WILL BE
AFFECTED IF YOU DO NOT REVIEW AND CONSIDER THE MATTERS
DESCRIBED HEREIN. PLEASE READ THIS ENTIRE CERTIFICATION TO
UNDERSTAND YOUR RIGHTS AS DESCRIBED HEREIN.**

INTRODUCTION

In accordance with the *Order Establishing Procedures for Compliance with Federal Communications Commission Media and Foreign Ownership Requirements* [ECF No. 494] and pursuant to the *First Amended Joint Plan of Reorganization of Cumulus Media Inc. and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* (as may be further amended or supplemented from time to time, the “Plan”) [ECF No. 446], you as a Holder of a Credit Agreement Claim¹ (the “Claim Holder”) are required to complete and return this form consisting of, among other things, the Media Ownership Certification and Foreign Ownership Certification (collectively, the “Certification”). The Certification is necessary to enable Cumulus Media Inc. and certain of its subsidiaries (collectively, the “Debtors”) to ensure compliance with the media and foreign ownership limitations set forth in the Communications Act of 1934, as amended (the “Communications Act”), and the rules of the Federal Communications Commission (the “FCC”). The Certification must be completed by each Claim Holder. Subject to the terms and conditions of the Plan and the Equity Allocation Mechanism attached thereto, if you fail to submit the Certification, and the Plan is confirmed and goes effective, you will receive Special Warrants only on the Effective Date. Below is a detailed explanation regarding the information that must be supplied, as well as the deadlines and procedures for submitting the Certification.

DETAILED INSTRUCTIONS

Section I: Preliminary Information

Section I requests information that is necessary to allow the Debtors to make appropriate distributions based on the information supplied in Section II (Media Ownership Certification) and Section III (Foreign Ownership Certification) and to ensure compliance with the FCC’s

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings set forth in the Plan.

rules. Specifically, Item 1 of Section I requests information concerning the identity of the Claim Holders(s), the amount(s) of such Claims, as well as contact details for such Claim Holder(s).

Item 2 of Section I requests information concerning the extent to which a Claim Holder is under common ownership or control, or otherwise affiliated, with any other entity that will receive New Common Stock under the Plan such that the interests of such entities would need to be aggregated pursuant to the FCC's broadcast attribution rules. You are encouraged to refer to the FCC rules governing attribution of ownership, including 47 C.F.R. § 73.3555 and its associated notes, and/or to consult with your own advisors concerning the completion of this aspect of Section I of the Certification.

Finally, Item 3 of Section I requests that Claim Holders(s) make elections with respect to receipt of Special Warrants, Restricted Stock and/or Class B Common Stock. A Claim Holder may elect on the Certification to receive its Class A Common Stock or Class B Common Stock as Restricted Stock by checking the Restricted Stock Election box in Item 3 of Section I of the Certification. Shares of Restricted Stock may not be offered, sold or otherwise transferred until after two (2) calendar days following delivery of the Restricted Stock from the transfer agent designated by the Debtors (the "Transfer Agent") to such Claim Holder (each such period, a "Restricted Period"). After the expiration of a Restricted Period, the initial Holder of such shares may make a request to the Transfer Agent to remove the restrictive legend set forth on such shares (the "Restrictive Legend"). Upon receipt of any such request, the Transfer Agent will remove the Restrictive Legend.

Following the expiration of each applicable Restricted Period and the removal of the Restrictive Legend, the shares of Restricted Stock may be offered, sold or otherwise transferred, subject to the same restrictions on transfer as provided in the Equity Allocation Mechanism and the *Disclosure Statement for First Amended Joint Plan of Reorganization of Cumulus Media Inc. and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* (the "Disclosure Statement") and any other restrictions affecting Class A Common Stock or Class B Common Stock, as the case may be.

Section II: Media Ownership Certification

Section II requests information that is necessary to allow the Debtors to make appropriate distributions and to ensure compliance with the FCC's rules related to multiple ownership. Specifically, prospective shareholders of the Reorganized Debtors, including those under common ownership or control, that would hold or control five percent (5%) or more of the new Class A Common Stock will hold "attributable" interests in the Reorganized Debtors. The information provided in the Media Ownership Certification will enable the Debtors to determine whether the prospective attributable holders (i) hold media interests that, together with the prospective interest in the Reorganized Debtors, would create an unlawful media combination under the FCC's rules and (ii) have the requisite legal "character" and other qualifications (principally, the absence of adverse or unresolved character qualifications issues with the FCC and the absence of adverse final judgements in matters such as felonies, fraud on governmental agencies, media-related antitrust, employment discrimination, and denial of federal benefits for drug abuse).

You are encouraged to refer to the Plan and the accompanying Disclosure Statement for more information concerning the distribution of New Securities and the FCC ownership certification process, as well as the attached “*Memorandum Concerning the FCC’s Ownership Restrictions and Methods for Ownership Calculations*” (the “Memorandum”). Given the complexities of the FCC’s media ownership restrictions, you are also encouraged to consult your own advisors concerning the completion of Section II of the Certification.

Section III: Foreign Ownership Certification

Section III requests information necessary to allow the Debtors to demonstrate compliance with the foreign ownership limitations set forth in Section 310(b) of the Communications Act upon emergence from bankruptcy. The foreign ownership limits apply to both voting and non-voting equity interests. Accordingly, the Plan provides that Claim Holders will receive Special Warrants that, in certain cases, may not be exercisable into New Common Stock as may be required to ensure the Reorganized Debtors’ compliance with applicable foreign ownership limitations. The information supplied in the Foreign Ownership Certification is necessary to allow the Debtors to determine the extent to which they must limit the issuance of Class A Common Stock and/or Class B Common Stock in order to ensure their compliance with these limitations.

Each individual Claim Holder must submit a Foreign Ownership Certification (an “Individual Foreign Ownership Certification”). However, if multiple Claim Holders are controlled by the same parent entity or affiliated investment manager and the parent entity or affiliated investment manager makes the additional certifications required in Section III, such Claim Holders may combine their information on one form (a “Consolidated Foreign Ownership Certification”).

You are encouraged to refer to the Plan and the Disclosure Statement for more information concerning the distribution of New Securities and the FCC ownership certification process, as well as the attached Memorandum. Given the complexities of the FCC’s foreign ownership restrictions, you are also encouraged to consult your own advisors concerning the completion of Section III of the Certification.

FAILURE TO COMPLETE THE CERTIFICATION

Subject to the terms and conditions of the Plan and the Equity Allocation Mechanism, if you fail to complete and submit the information required in the Certification to the reasonable satisfaction of the Debtors or if you fail to comply with the applicable deadlines or procedures established by the Court, then you will receive Special Warrants only on the Effective Date, and such Special Warrants shall not be exercisable into Class A Common Stock and/or Class B Common Stock on the Effective Date. For the avoidance of doubt, if you complete only the Foreign Ownership Certification and do not provide any or all of the information required by the Media Ownership Certification, you will be entitled to receive up to 4.99% of the outstanding Class A Common Stock when all shares of Class A Common Stock are issued on and as of the Effective Date, with any remaining distribution being made in the form of Class B Common Stock or Special Warrants in accordance with the Plan and the Equity Allocation Mechanism and consistent with the elections you may make on your Certification. As set forth in the Equity Allocation Mechanism, no Claim Holder shall be eligible to receive more than 4.99% of the

outstanding Class A Common Stock unless the Debtors, in consultation with the Term Lender Group, or Reorganized Cumulus, as applicable, shall have determined that the exchange into shares of Class A Common Stock constituting more than 4.99% of the total outstanding Class A Common Stock issued would not result in a violation of FCC ownership rules or be inconsistent with the FCC Approval.

DEADLINES AND PROCEDURES FOR SUBMISSION

Claim Holders must submit their executed Certifications to Epiq Bankruptcy Solutions, LLC (the “Certification Agent”) at the applicable address set forth below so that it is actually received by the Certification Agent no later than April 12, 2018 (the “Certification Deadline”).

If by First Class mail:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
P.O. Box 4422
Beaverton, OR 97076-4422

If by overnight courier or hand delivery:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
10300 SW Allen Boulevard
Beaverton, OR 97005

If by electronic, online submission:

Please visit <http://dm.epiq11.com/Cumulus>. Click on the “FCC E-Certification” section of the Debtors’ website and follow the directions to submit your E-Certification. If you choose to submit your Certification via Epiq’s E-Certification system, you should not also return a hard copy of your Certification.

IMPORTANT NOTE: You will need the following information to retrieve and submit your customized E-Certification:

Unique E-Certification ID#

“E-Certification” is the sole manner in which Certifications will be accepted via electronic or online transmission. Certifications submitted by facsimile or email will not be counted.

If, following the submission of the Certification, the Claim Holder(s) experience a change in foreign or media ownership, or if any other change occurs, in each case prior to the Effective Date, that the Claim Holders(s) believe requires amendment to its previously submitted Certification, the Claim Holder(s) must promptly report such change by submitting to the Certification Agent an amended Certification. The Debtors shall use the information provided in any such amended Certifications that are received prior to the Effective Date in allocating New Securities pursuant to the Equity Allocation Mechanism so long as the Debtors’ consideration of such amended Certifications would not result in a delay to the occurrence of the Effective Date, as determined by the Debtors in consultation with the Term Lender Group.

MEDIA AND FOREIGN OWNERSHIP CERTIFICATION

SECTION I: PRELIMINARY INFORMATION

1. Include below the information for the Claim Holder on whose behalf this Certification is being completed. List multiple Claim Holders below only if they will be covered by a Consolidated Foreign Ownership Certification. Information concerning other Claim Holders whose interests must be aggregated pursuant to the FCC's attribution rules and for which Individual Foreign Ownership Certification(s) are being submitted should be provided in response to Item 2, below.

	Claim Holder	Claim Holder 2 (if any)	Claim Holder 3 (if any)
Name			
Amount of Claim			
Mailing Address / City, State, Zip Code			
Contact Person			
Telephone Number			
Email			

2. Indicate below whether the Claim Holder(s) listed in response to Item 1 above are affiliated with any other Claim Holder(s) entitled to receive New Securities, including other such entities under common ownership or control, such that their interests are required to be aggregated pursuant to the FCC's broadcast attribution rules, including 47 C.F.R. § 73.3555 and associated notes. If an entity is listed in response to Item 1 above, it should not be listed again below.

Check one of the following boxes and complete:

- ☐ **No Other Entities with Interests Subject to Aggregation:** The Claim Holder is not affiliated with any other entity that is entitled to receive New Securities that would need to have its interest aggregated pursuant to the FCC's broadcast attribution rules.

- ☐ **Other Entities with Interests Subject to Aggregation:** The Claim Holder is affiliated with the following other entities that are also entitled to receive New Securities and whose interests must be aggregated pursuant to the FCC's broadcast attribution rules:

- a. _____
- b. _____
- c. _____
- d. _____
- e. _____
- f. _____
- g. _____
- h. _____
- i. _____

PLEASE REPORT ANY ADDITIONAL ENTITIES WITH INTERESTS SUBJECT TO AGGREGATION ON A SEPARATE ATTACHMENT.

3. **Indicate below whether the Claim Holder(s) listed in response to Item 1 above elect to: (a) not exercise any Special Warrants which would otherwise be exercised for New Common Stock (*i.e.*, to receive Special Warrants only), (b) receive any New Common Stock issuable to it as Restricted Stock, (c) not receive any Class A Common Stock otherwise issuable to it, and receive Class B Common Stock in lieu thereof, or (d) receive up to 4.99% of Class A Common Stock with any remaining distribution being made in the form of Special Warrants.**

Check one of the following boxes if any of the elections above are desired; however, if the first box is checked, neither of the other three boxes should be checked.

These elections should be made only by Holders who wish to receive New Securities in a form different from those provided under the Allocation of New Securities section of the Equity Allocation Mechanism. If you wish to receive New Securities without deviation from the procedures set forth in the Allocation of New Securities section of the Equity Allocation Mechanism, you should not check any of the boxes below.

- ☐ **Special Warrants Only Election.** The Claim Holder(s) elect to receive the consideration to which they are entitled under the Plan in the form of Special Warrants without exercise thereof.

- ☐ **Restricted Stock Election.** The Claim Holder(s) elect to receive any New Common Stock to which they are entitled under the Plan in the form Restricted Stock.
- ☐ **Class B Common Stock Only Election.** The Claim Holder(s) elect to receive any New Common Stock to which they are entitled under the Plan in the form of Class B Common Stock only.
- ☐ **Class A Common Stock and Special Warrants Election.** The Claim Holder(s) elect to receive the consideration to which they are entitled under the Plan in the form of up to 4.99% of Class A Common Stock with any remaining distribution being made in the form of Special Warrants.

SECTION II: MEDIA OWNERSHIP CERTIFICATION

1. Does the Claim Holder expect to hold 5% or more of the New Securities? For these purposes, please answer both whether any individual fund or other person or entity expects to hold 5% or more of the New Securities, as well as whether any group of commonly managed funds or other entities which would be considered to be under common control under FCC rules, expects to hold 5% or more of the New Securities, in the aggregate. For these purposes, also assume that 83.5% of the New Securities are allocated *pro rata* to Holders of Allowed Credit Agreement Claims and 16.5% are allocated *pro rata* to Holders of Allowed Senior Notes Claims and Allowed General Unsecured Claims.

Individual Fund/Entity Level ☐ Yes ☐ No

Commonly Managed/Controlled Funds/Entities ☐ Yes ☐ No

If the Claim Holder answered “No” to both of the questions in Item 1, then it can skip the rest of this Section II. If the Claim Holder answered “Yes” to either of the questions in Item 1, please answer the rest of the questions in this Section II.

2. Type of entity of Claim Holder (*e.g.*, corporation, general partnership, limited partnership, limited liability company):

3. If the Claim Holder is a *general partnership*:
- For each general partner, complete Attachment A.
4. If the Claim Holder is a *limited partnership*:
- Is the limited partnership structured to insulate some or all of the limited partners in accordance with the FCC’s insulation requirements?
 - If so, complete Attachment A only for each general partner and each uninsulated limited partner.
 - If not, complete Attachment A for each general partner and each limited partner.
5. If the Claim Holder is a *limited liability company*:
- Is the limited liability company structured to insulate some or all of the members in accordance with the FCC’s insulation requirements?
 - If so, complete Attachment A only for each uninsulated member.

- If not, complete Attachment A for each member.
6. If the Claim Holder is a *corporation* or other entity:
- For each officer, director and shareholder holding 5% or more of the issued and outstanding voting stock of the Claim Holder, complete Attachment A.
7. Does the Claim Holder or any of the persons listed on Attachment A serve as an officer or director of any broadcast radio stations? Or serve as an officer or director of any entity that has an interest in any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
8. Does the Claim Holder or any of the persons or entities listed on Attachment A hold, directly or indirectly, any voting or non-voting equity interest in any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
9. Does the Claim Holder or any of the persons or entities listed on Attachment A have any other interests, direct or indirect (including an interest in a local marketing, time brokerage or joint sales agreement) that allows them to own, operate, or control any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
10. Does the Claim Holder or any of the persons or entities listed on Attachment A hold any debt or equity interest in any entity which is an attributable owner of a radio station where such interest exceeds 33% of the total asset value of such entity?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
11. Does the Claim Holder or any of the persons or entities listed on Attachment A have any interest in or connection with an FCC application that was or is the subject of unresolved character issues?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.

12. Is the Claim Holder or any of the persons or entities listed in Attachment A subject to final adverse findings by any court or administrative body in a civil or criminal proceeding brought under the provisions of any law related to any of the following: (i) any felony; (ii) mass media-related antitrust or unfair competition; (iii) fraudulent statements to another governmental unit; or (iv) discrimination.

☐ Yes ☐ No

- If “yes,” please describe in an attachment.

13. Is the Claim Holder or any of the persons or entities listed in Attachment A subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 USC § 862?

☐ Yes ☐ No

- If “yes,” please describe in an attachment.

ATTACHMENT A

[illegible]

SECTION III: FOREIGN OWNERSHIP CERTIFICATION

ALL CLAIM HOLDERS MUST COMPLETE EITHER QUESTION 1 OR QUESTION 2 OF THIS SECTION.

1. Individual Foreign Ownership Certification

This Individual Foreign Ownership Certification is being made pursuant to the Plan on behalf of _____, the Claim Holder.

Complete the following, providing information for the Claim Holder:

a. State or Country of Incorporation/Organization – The Claim Holder is organized under the laws of:

- ☐ State or territory of the United States: _____.
- ☐ Other: _____.

If your answer is "Other," you may skip the remainder of this question, because entities organized under the laws of a country other than the United States will be deemed to be 100% foreign for purposes of the FCC's foreign ownership limitations.

b. Foreign Equity and Voting Percentages – Complete one of the following:

- ☐ Foreign entities or foreign individuals hold, in the aggregate, the percentages of equity and voting interests in the Claim Holder reported below:

Foreign Equity Percentage: _____%

Foreign Voting Percentage: _____%.

- ☐ I am unable to certify the exact percentage of the foreign equity interest and/or the foreign voting interest in the Claim Holder; however, I hereby certify that the aggregate percentage(s) of such foreign interests are no higher than the maximum percentage(s) reported below:

Maximum Foreign Equity Percentage: _____%

Maximum Foreign Voting Percentage: _____%.

- ☐ I am unable to certify the percentage of the foreign equity interest and/or foreign voting interest in the Claim Holder.**

****If a Claim Holder is unable to certify its foreign equity and foreign voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number of shares of New Common Stock and Special Warrants that the Claim Holder will receive on the Effective Date.**

If you have completed Question 1 of this Section III, you should not complete Question 2 of this Section III, and should proceed to Section IV (Certification).

2. Consolidated Foreign Ownership Certification

This Consolidated Foreign Ownership Certification is being made pursuant to the Plan on behalf of (a) the following Claim Holders:

and (b) the following parent entity or affiliated investment manager of each of the above-listed Claim Holders (“Certifying Parent”):

Certifying Parent certifies that (a) Certifying Parent directly or indirectly controls each of the Claim Holders; (b) for purposes of the assessment of the Debtors' compliance with Section 310(b) of the Communications Act, the consolidated information provided below has been aggregated in accordance with the FCC rules; and (c) Certifying Parent will ensure that the New Securities will be held directly or indirectly by Claim Holders indicated on this Certification in accordance with their respective Allowed Claims and that the distribution of the New Securities among the members of the consolidated certification group will not cause the aggregate foreign ownership and foreign voting rights of the consolidated certification group to exceed the aggregate foreign ownership and voting percentages certified below for the consolidated certification group.

- ☐ Foreign entities or foreign individuals hold, in the aggregate, the percentages of equity and voting interests in the consolidated certification group reported below:

Foreign Equity Percentage: _____%

Foreign Voting Percentage: _____%.

- ☐ I am unable to certify the exact percentage of the foreign equity interest and/or the foreign voting interest in the consolidated certification group; however, I hereby certify that the aggregate percentage(s) of such foreign interests are no higher than the maximum percentage(s) reported below:

Maximum Foreign Equity Percentage: _____ %

Maximum Foreign Voting Percentage: _____ %.

- ☐ I am unable to certify the percentage of the foreign equity interest and/or foreign voting interest in the consolidated certification group.**

****If a consolidated certification group is unable to certify its foreign equity or voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number of shares of New Common Stock and Special Warrants that the members of the group will receive on the Effective Date.**

Please provide the Foreign Equity Percentages and Foreign Voting Percentages for each individual member of the consolidated certification group:

	Claim Holder 1	Claim Holder 2	Claim Holder 3
Name			
State or Country of Incorporation/ Organization**			
Foreign Equity Percentage			
Foreign Voting Percentage			
OR			
Maximum Foreign Equity Percentage			
Maximum Foreign Voting Percentage			
Unable to Certify***			

****If an entity is organized under the laws of a country other than the United States, you need not supply foreign equity or voting percentages, because such entities will be deemed to be 100% foreign for purposes of the FCC's foreign ownership limitations.**

***** If a Claim Holder is unable to certify its foreign equity and foreign voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number of shares of New Common Stock and Special Warrants that the Claim Holder will receive on the Effective Date.**

PLEASE REPORT ANY ADDITIONAL CLAIM HOLDERS ON A SEPARATE ATTACHMENT.

SECTION IV: CERTIFICATION

ALL CLAIM HOLDERS RECEIVING THIS FORM MUST COMPLETE THIS SECTION.

By the signature below, the undersigned (a) certifies that he/she is authorized by the Claim Holder(s) to submit the Certification, and (b) certifies individually and on behalf of the Claim Holder(s) and any Certifying Parent identified herein that the information provided herein is accurate and complete to the best of his or her knowledge and that all relevant determinations were made in compliance with the FCC's rules.

Signed:_____

Name/Title:_____

Claim Holder:_____

Address:_____

Name of Parent Company or Controlling Entity (if any):

Address:_____

Date:_____

**THIS FORM MUST BE COMPLETED AND RETURNED TO THE
CERTIFICATION AGENT IN THE ENCLOSED REPLY ENVELOPE
PROVIDED OR BY ONLY ONE OF THE FOLLOWING RETURN METHODS
SO THAT IT IS ACTUALLY RECEIVED BY THE CERTIFICATION AGENT
NO LATER THAN APRIL 12, 2018.**

If by First Class mail:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
P.O. Box 4422
Beaverton, OR 97076-4422

If by overnight courier or hand delivery:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
10300 SW Allen Boulevard
Beaverton, OR 97005

If by electronic, online submission:

Please visit <http://dm.epiq11.com/Cumulus>.
Click on the “FCC E-Certification” section of
the Debtors’ website and follow the directions to
submit your E-Certification. If you choose to
submit your Certification via Epiq’s E-
Certification system, you should not also return
a hard copy of your Certification.

**IMPORTANT NOTE: You will need the
following information to retrieve and submit
your customized E-Certification:**

Unique E-Certification ID#

“E-Certification” is the sole manner in which
Certifications will be accepted via electronic or
online transmission. Certifications submitted by
facsimile or email will not be counted.

**THE INFORMATION PROVIDED HEREIN MUST BE UPDATED PURSUANT
TO THE FCC PROCEDURES ORDER.**

ANNEX A

FCC OWNERSHIP BACKGROUND MATERIALS

THIS MEMORANDUM MAY BE USEFUL TO PARTIES IN PREPARING THE MEDIA AND FOREIGN OWNERSHIP CERTIFICATION REQUIRED FOR EACH CLAIM HOLDER ELIGIBLE TO RECEIVE THE NEW SECURITIES PURSUANT TO THE PLAN. GIVEN THE COMPLEXITIES OF THE FCC'S OWNERSHIP RESTRICTIONS, INDIVIDUAL CLAIM HOLDERS AND CERTIFYING PARENTS ARE ENCOURAGED TO CONSULT THEIR OWN ADVISORS CONCERNING THE COMPLETION OF THE CERTIFICATION.

MEMORANDUM CONCERNING THE FCC'S OWNERSHIP RESTRICTIONS AND METHODS FOR OWNERSHIP CALCULATIONS

The following information concerning the foreign and media ownership restrictions administered by the FCC is provided to assist each Claim Holder and each Certifying Parent, as applicable, in preparing its Certification as required pursuant to the Plan. This memorandum provides a general explanation of the FCC's ownership restrictions, as well as the methods the agency uses to calculate ownership levels in broadcast companies. Foreign and media ownership issues vary from case-to-case and are often fact-dependent. Accordingly, as the FCC expressly has stated, no set of guidelines will provide specific answers to every foreign and media ownership scenario. Given the complexities of the FCC's foreign and media ownership restrictions, individual Claim Holders and Certifying Parents are encouraged to consult their own advisors concerning the completion of the Certification.

I. The Multiple Ownership Restrictions

- The FCC rules restrict the number of radio stations one person or entity may own, operate or control in a local market. Rules placing limitations on the common ownership, operation or control of radio broadcast stations and television broadcast stations serving the same local market, and the common ownership, operation or control of a radio broadcast station and a daily newspaper serving the same local market were eliminated by the FCC effective February 7, 2018.
- The FCC generally applies its radio broadcast multiple ownership rules by considering the "attributable" interests held by a person or entity. With some exceptions, a person or entity will be deemed to hold an attributable interest in a radio station if the person or entity serves as an officer, director, partner, 5% or more stockholder, member, or, in certain cases, a debt holder of a company that owns that station. If an interest is attributable, the FCC treats the person or entity that holds that interest as the "owner" of the radio station, and that interest thus counts against the person in determining compliance with the FCC's ownership rules.
- With respect to a corporation, officers, directors and persons or entities that directly or indirectly hold 5% or more of the corporation's voting stock generally are attributed with ownership of the radio stations owned by the corporation.

Participation in a local marketing agreement or joint sales agreement may also result in attribution.

- With respect to a partnership (or limited liability company), the interest of a general partner (or managing member) is attributable.
- The following interests generally are not attributable: (1) debt instruments, non-voting stock in a corporation, and options and warrants for voting stock, partnership interests, or membership interests that have not yet been exercised; (2) limited partnership or limited liability company membership interests where (a) the limited partner or member is not “materially involved” in the media-related activities of the partnership or limited liability company, and (b) the limited partnership agreement or limited liability company agreement expressly “insulates” the limited partner or member from such material involvement by inclusion of provisions specified in the FCC rules; and (3) holdings of less than 5% of a corporation’s voting stock, non-voting equity and debt interests (unless stock or other equity holdings, whether voting or non-voting and whether insulated or not, and/or debt interests collectively constitute more than 33% of a station’s “enterprise value,” which consists of the total equity and debt capitalization, and the non-voting stockholder or equity-holder/debt holder has an attributable interest in another radio station, television station or newspaper in the same market or supplies more than 15% of the programming of the station owned by the entity in which such holder holds such stock, equity or debt interests).

II. The Foreign Ownership Restrictions

- Section 310 of the Communications Act restricts foreign ownership of any entity licensed by the FCC to provide broadcast and certain other services. 47 U.S.C. § 310. Among other prohibitions, foreign individuals and foreign companies generally may not have direct or indirect ownership or voting rights totaling more than 25% in a corporation that controls the licensee of a radio broadcast station.
- Under the Communications Act, the Reorganized Debtors’ deemed percentages of foreign ownership and foreign voting rights will depend on the citizenship of their individual stockholders and upon the percentage of direct and indirect foreign ownership and voting rights in the Reorganized Debtors’ stockholders.
- The Communications Act gives the FCC some flexibility to waive the 25% foreign ownership cap, and the agency has done so in a number of instances. Accordingly, the Debtors intend to petition the FCC for a waiver of the 25% cap but anticipate that such waiver will not be granted, if at all, until after the Debtors’ emergence from Chapter 11.

Non-U.S. Entities:

- All entities organized outside of the United States, including without limitation foreign corporations, limited liability companies, limited partnerships, and foreign

banks, are considered 100% foreign, even if they have U.S. Claim Holders. By way of example, the interest held by a company organized under the laws of the Cayman Islands will be considered as 100% foreign in equity and in voting, even if it is owned by a U.S. entity and has U.S. individuals as officers and directors.

Holding Companies/Subsidiaries:

- The FCC will take into account both direct and indirect ownership interests. A foreign individual or company cannot avoid the statutory limits simply by using a U.S. entity as the vehicle for holding an interest in a broadcast licensee.
- Similarly, the interest of a U.S. entity that invests in an FCC licensee through a foreign subsidiary (directly or indirectly) will be considered foreign.

Interests Considered:

- To assess compliance, the FCC examines both voting and equity interests.
- Although the statutory language applies the 25% limitation to “corporations,” the statute defines “corporation” to include any form of business organization, and the FCC has adopted policies to apply those limitations to interests held in or through other entities, such as limited partnerships and LLCs.

Equity and Voting Calculated Separately:

- Determining compliance requires a two-pronged analysis, one pertaining to foreign *equity* interests and one to foreign *voting* interests.
- Equity and voting interests must be calculated separately, and both must comply with the statutory cap.
- Ownership and voting interests that cannot be identified generally should be treated as foreign interests, absent a basis for treating them otherwise.

Aggregation of Interests:

- The holdings of all foreign Claim Holders, whether direct or indirect, are aggregated to determine whether the sum of the interests in the FCC licensee exceeds the statutory benchmarks.

Indirect Interests/Use of Multiplier:

- To calculate the level of foreign equity ownership held through intervening U.S. entities, a “multiplier” may be used. For example, a U.S. corporation that has 10% foreign ownership and that, in turn, owns 20% of a broadcast licensee, would be deemed to contribute 2% (10% x 20%) to the aggregate foreign ownership of the broadcast licensee.

- When determining the level of indirect foreign *voting* interests, however, a Claim Holder holding in excess of 50% of the vote in an intervening entity is not given the benefit of the multiplier to dilute the percentage of its voting power. Instead, the voting interest of the entity it controls flows, in whole, to the next tier.
- When calculating indirect *equity* interests, the multiplier generally may be used regardless of the amount of equity a Claim Holder holds.

Partnerships and LLCs:

- The FCC examines both general and limited partnership interests (and both managing and non-managing LLC interests).
- The FCC calculates compliance with foreign equity ownership limitations based on capital contributions of the partners for their partnership interests (or LLC members for LLC membership interests).
- The calculation for foreign voting rights in limited partnerships and LLCs differs based on whether a member or limited partner is “insulated” under FCC criteria. For purposes of this response, a limited partner or LLC member is considered to be “insulated” if the organizational documents of the limited partnership or LLC provide that the limited partner or LLC member will *not*:
 - directly or through its directors, officers, or partners, act as an employee of the LLC/limited partnership if such functions, directly or indirectly, relate to the media enterprises of the LLC/limited partnership;
 - serve in any material capacity as an independent contractor or agent with respect to the LLC/limited partnership’s media enterprises;
 - communicate with the LLC/limited partnership or the LLC/limited partnership’s managing board on matters pertaining to the day-to-day operations of the LLC/limited partnership’s business;
 - vote to admit new members of the LLC/limited partnership, unless the admission can be vetoed by the general partner(s) of the limited partnership or the managing board or managing member of the LLC;
 - participate in any vote on the removal of any member of the LLC or any general partner of the limited partnership, unless such LLC member or general partner is (i) subject to bankruptcy proceedings, (ii) is adjudicated incompetent by a court of competent jurisdiction, or (iii) is removed for cause, as determined by an independent party;
 - perform any services for the LLC/limited partnership that materially relate to its media activities; or

- become actively involved in the management or operation of the LLC/limited partnership's media businesses.
- For a limited partnership with insulated limited partners, the percentage of foreign voting rights for the limited partnership generally will be the percentage of foreign voting rights in the general partner(s). If the limited partnership has non-insulated limited partners in which foreign parties hold voting rights, those foreign voting rights also need to be included in the computation if they would increase the foreign voting percentage.
- For an LLC with non-insulated members, the percentage of foreign voting rights for the LLC generally will be the percentage of foreign voting rights for the member(s) that have voting rights under the LLC operating agreement (and, consequently, are not "insulated"). If the LLC has non-insulated LLC members in which foreign parties hold voting rights, those foreign voting rights also need to be included in the computation if they would increase the foreign voting percentage.
- The following partnerships and LLCs should be reported as having 100% foreign voting rights:
 - Any general partnership in which any partner is a foreign person or entity or a U.S. entity that is controlled, directly or indirectly, by one or more foreign persons or entities;
 - Any limited partnership or LLC that is directly or indirectly controlled by one or more foreign persons or entities (including an entity organized under foreign law, even if that foreign entity is controlled by U.S. persons); and
 - Any limited partnership or LLC in which a general partner, any non-insulated limited partner or any non-insulated LLC member is a non-U.S. citizen, a foreign government, a corporation or partnership organized under the laws of a foreign country, or the representative of any of the foregoing (including any entity controlled by one of the foregoing).

Multiple Classes of Stock:

- In situations involving multiple classes of corporate stock or partnership/LLC interests, the FCC will take into account the relative value of each class to calculate foreign equity ownership.
- In the corporate context, the FCC has permitted calculations based on the capital contributions from the sale of shares for each class as well as the current trading value of each class in determining the respective weight to be given to various classes.

Public Corporations:

- The FCC has acknowledged the difficulties inherent in determining the percentage of foreign ownership represented by foreign shareholders in publicly traded companies. Nevertheless, the FCC requires that public corporations must ascertain their foreign ownership by a reasonable method and must be able to certify their compliance with the foreign ownership cap.
- The FCC has permitted corporations and other entities that have issued equity securities for which reporting under the Securities Exchange Act of 1934 is required to rely upon information that is known or should be known to the issuer to determine its level of foreign ownership.

Consolidated Foreign Ownership Certifications:

- A parent company that controls multiple Claim Holders and elects to make a Consolidated Foreign Ownership Certification certifies that it has computed foreign ownership and foreign voting percentages for the Claim Holders covered by the certification in accordance with the FCC rules, that it has aggregated the data in compliance with those rules, that it will ensure that New Securities will be held by individual Claim Holders in accordance with their respective claims, and that the cumulative effect of New Securities holdings by the individual Claim Holders upon the aggregate foreign ownership and voting percentages of the Reorganized Cumulus will be no greater than that reflected in the aggregate foreign ownership and voting percentages in the Consolidated Foreign Ownership Certification.
- In aggregating the data of commonly controlled Claim Holders for a Consolidated Foreign Ownership Certification, the Certifying Parent will need to treat any included Claim Holder with more than 50% foreign voting rights as being entirely foreign controlled — that is, as having 100% foreign voting rights.
- In computing the “Maximum Foreign Equity Percentage” and “Maximum Foreign Voting Percentage,” where applicable, the Certifying Parent will need to treat as foreign any included Claim Holder whose citizenship is unknown.
- Computations for a Consolidated Foreign Ownership Certification will need to take into account the relative amount of the Claim of each of the Claim Holders for which the Consolidated Foreign Ownership Certification is supplied.

Additional information on determining foreign ownership and foreign voting rights percentages may be found in the instructions to FCC Form 315 (“Applications for Consent to Transfer Control of Entity Holding Broadcast Station Construction Permit or License”), Section IV, Subpart H (“Item 11: Alien Ownership and Control”), page 10, which may be accessed at: <https://transition.fcc.gov/Forms/Form315/315.pdf>.

If you have any questions regarding the Certification or the accompanying procedures, please contact the Certification Agent by telephone: at 646-282-2500 and request to speak with a member of the Solicitation Team, or by email: at tabulation@epiqglobal.com and reference “Cumulus FCC Procedures” in the subject line.

Exhibit 3

CUMULUS MEDIA INC.

MEDIA AND FOREIGN OWNERSHIP CERTIFICATION

To Be Completed by Holders of General Unsecured Claims

**PURSUANT TO THE FIRST AMENDED JOINT PLAN OF REORGANIZATION OF
CUMULUS MEDIA INC. AND ITS DEBTOR AFFILIATES PURSUANT TO CHAPTER
11 OF THE BANKRUPTCY CODE**

**IF YOU HAVE RECEIVED THIS CERTIFICATION AND ARE A HOLDER OF A
GENERAL UNSECURED CLAIM, CERTAIN OF YOUR LEGAL RIGHTS WILL BE
AFFECTED IF YOU DO NOT REVIEW AND CONSIDER THE MATTERS
DESCRIBED HEREIN. PLEASE READ THIS ENTIRE CERTIFICATION TO
UNDERSTAND YOUR RIGHTS AS DESCRIBED HEREIN.**

INTRODUCTION

In accordance with the *Order Establishing Procedures for Compliance with Federal Communications Commission Media and Foreign Ownership Requirements* [ECF No. 494] and pursuant to the *First Amended Joint Plan of Reorganization of Cumulus Media Inc. and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* (as may be further amended or supplemented from time to time, the “Plan”) [ECF No. 446], you as a Holder of a General Unsecured Claim¹ (the “Claim Holder”) are required to complete and return this form consisting of, among other things, the Media Ownership Certification and Foreign Ownership Certification (collectively, the “Certification”). The Certification is necessary to enable Cumulus Media Inc. and certain of its subsidiaries (collectively, the “Debtors”) to ensure compliance with the media and foreign ownership limitations set forth in the Communications Act of 1934, as amended (the “Communications Act”), and the rules of the Federal Communications Commission (the “FCC”). The Certification must be completed by each Claim Holder. Subject to the terms and conditions of the Plan and the Equity Allocation Mechanism attached thereto, if you fail to submit the Certification, and the Plan is confirmed and goes effective, you will receive Special Warrants only on the Effective Date. Below is a detailed explanation regarding the information that must be supplied, as well as the deadlines and procedures for submitting the Certification.

DETAILED INSTRUCTIONS

Section I: Preliminary Information

Section I requests information that is necessary to allow the Debtors to make appropriate distributions based on the information supplied in Section II (Media Ownership Certification) and Section III (Foreign Ownership Certification) and to ensure compliance with the FCC’s

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings set forth in the Plan.

rules. Specifically, Item 1 of Section I requests information concerning the identity of the Claim Holders(s), the amount(s) of such Claims, as well as contact details for such Claim Holder(s).

Item 2 of Section I requests information concerning the extent to which a Claim Holder is under common ownership or control, or otherwise affiliated, with any other entity that will receive New Common Stock under the Plan such that the interests of such entities would need to be aggregated pursuant to the FCC's broadcast attribution rules. You are encouraged to refer to the FCC rules governing attribution of ownership, including 47 C.F.R. § 73.3555 and its associated notes, and/or to consult with your own advisors concerning the completion of this aspect of Section I of the Certification.

Finally, Item 3 of Section I requests that Claim Holder(s) make elections with respect to receipt of either Special Warrants or Class B Common Stock.

Section II: Media Ownership Certification

Section II requests information that is necessary to allow the Debtors to make appropriate distributions and to ensure compliance with the FCC's rules related to multiple ownership. Specifically, prospective shareholders of the Reorganized Debtors, including those under common ownership or control, that would hold or control five percent (5%) or more of the new Class A Common Stock will hold "attributable" interests in the Reorganized Debtors. The information provided in the Media Ownership Certification will enable the Debtors to determine whether the prospective attributable holders (i) hold media interests that, together with the prospective interest in the Reorganized Debtors, would create an unlawful media combination under the FCC's rules and (ii) have the requisite legal "character" and other qualifications (principally, the absence of adverse or unresolved character qualifications issues with the FCC and the absence of adverse final judgments in matters such as felonies, fraud on governmental agencies, media-related antitrust, employment discrimination, and denial of federal benefits for drug abuse).

You are encouraged to refer to the Plan and the accompanying Disclosure Statement for more information concerning the distribution of New Securities and the FCC ownership certification process, as well as the attached "*Memorandum Concerning the FCC's Ownership Restrictions and Methods for Ownership Calculations*" (the "Memorandum"). Given the complexities of the FCC's media ownership restrictions, you are also encouraged to consult your own advisors concerning the completion of Section II of the Certification.

Section III: Foreign Ownership Certification

Section III requests information necessary to allow the Debtors to demonstrate compliance with the foreign ownership limitations set forth in Section 310(b) of the Communications Act upon emergence from bankruptcy. The foreign ownership limits apply to both voting and non-voting equity interests. Accordingly, the Plan provides that Claim Holders will receive Special Warrants that, in certain cases, may not be exercisable into New Common Stock as may be required to ensure the Reorganized Debtors' compliance with applicable foreign ownership limitations. The information supplied in the Foreign Ownership Certification is necessary to allow the Debtors to determine the extent to which they must limit the issuance of Class A

Common Stock and/or Class B Common Stock in order to ensure their compliance with these limitations.

Each individual Claim Holder must submit a Foreign Ownership Certification (an “Individual Foreign Ownership Certification”). However, if multiple Claim Holders are controlled by the same parent entity or affiliated investment manager and the parent entity or affiliated investment manager makes the additional certifications required in Section III, such Claim Holders may combine their information on one form (a “Consolidated Foreign Ownership Certification”).

You are encouraged to refer to the Plan and the Disclosure Statement for more information concerning the distribution of New Securities and the FCC ownership certification process, as well as the attached Memorandum. Given the complexities of the FCC’s foreign ownership restrictions you are also encouraged to consult your own advisors concerning the completion of Section III of the Certification.

FAILURE TO COMPLETE THE CERTIFICATION

Subject to the terms and conditions of the Plan and the Equity Allocation Mechanism, if you fail to complete and submit the information required in the Certification to the reasonable satisfaction of the Debtors or if you fail to comply with the applicable deadlines or procedures established by the Court, then you will receive Special Warrants only on the Effective Date, and such Special Warrants shall not be exercisable into Class A Common Stock and/or Class B Common Stock on the Effective Date. For the avoidance of doubt, if you complete only the Foreign Ownership Certification and do not provide any or all of the information required by the Media Ownership Certification, you will be entitled to receive up to 4.99% of the outstanding Class A Common Stock when all shares of Class A Common Stock are issued on and as of the Effective Date, with any remaining distribution being made in the form of Class B Common Stock or Special Warrants in accordance with the Plan and the Equity Allocation Mechanism and consistent with the elections you may make on your Certification. As set forth in the Equity Allocation Mechanism, no Claim Holder shall be eligible to receive more than 4.99% of the outstanding Class A Common Stock unless the Debtors, in consultation with the Term Lender Group, or Reorganized Cumulus, as applicable, shall have determined that the exchange into shares of Class A Common Stock constituting more than 4.99% of the total outstanding Class A Common Stock issued would not result in a violation of FCC ownership rules or be inconsistent with the FCC Approval.

DEADLINES AND PROCEDURES FOR SUBMISSION

Claim Holders must submit their executed Certifications to Epiq Bankruptcy Solutions, LLC (the “Certification Agent”) in the enclosed reply envelope provided or by only one of the following return methods so that it is actually received by the Certification Agent no later than April 12, 2018 (the “Certification Deadline”).

If by First Class mail:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
P.O. Box 4422
Beaverton, OR 97076-4422

If by overnight courier or hand delivery:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
10300 SW Allen Boulevard
Beaverton, OR 97005

If by electronic, online submission:

Please visit <http://dm.epiq11.com/Cumulus>.
Click on the “FCC E-Certification” section of
the Debtors’ website and follow the directions to
submit your E-Certification. If you choose to
submit your Certification via Epiq’s E-
Certification system, you should not also return
a hard copy of your Certification.

**IMPORTANT NOTE: You will need the
following information to retrieve and submit
your customized E-Certification:**

Unique E-Certification ID#

“E-Certification” is the sole manner in which
Certifications will be accepted via electronic or
online transmission. Certifications submitted by
facsimile or email will not be counted.

If, following the submission of the Certification, the Claim Holder(s) experience a change in foreign or media ownership, or if any other change occurs, in each case prior to the Effective Date, that the Claim Holders(s) believe requires amendment to its previously submitted Certification, the Claim Holder(s) must promptly report such change by

submitting to the Certification Agent an amended Certification. The Debtors shall use the information provided in any such amended Certifications that are received prior to the Effective Date in allocating New Securities pursuant to the Equity Allocation Mechanism so long as the Debtors' consideration of such amended Certifications would not result in a delay to the occurrence of the Effective Date, as determined by the Debtors in consultation with the Term Lender Group.

MEDIA AND FOREIGN OWNERSHIP CERTIFICATION

SECTION I: PRELIMINARY INFORMATION

1. Include below the information for the Claim Holder on whose behalf this Certification is being completed. List multiple Claim Holders below only if they will be covered by a Consolidated Foreign Ownership Certification. Information concerning other Claim Holders whose interests must be aggregated pursuant to the FCC's attribution rules and for which Individual Foreign Ownership Certification(s) are being submitted should be provided in response to Item 2, below.

	Claim Holder 1	Claim Holder 2 (if any)	Claim Holder 3 (if any)
Name			
Amount of Claim			
Mailing Address / City, State, Zip Code			
Contact Person			
Telephone Number			
Email			

2. Indicate below whether the Claim Holder(s) listed in response to Item 1 above are affiliated with any other Claim Holder(s) entitled to receive New Securities, including other such entities under common ownership or control, such that their interests are required to be aggregated pursuant to the FCC's broadcast attribution rules, including 47 C.F.R. § 73.3555 and associated notes. If an entity is listed in response to Item 1 above, it should not be listed again below.

Check one of the following boxes and complete:

- ☐ **No Other Entities with Interests Subject to Aggregation:** The Claim Holder is not affiliated with any other entity that is entitled to receive New Securities that would need to have its interest aggregated pursuant to the FCC's broadcast attribution rules.
- ☐ **Other Entities with Interests Subject to Aggregation:** The Claim Holder is affiliated with the following other entities that are also entitled to receive New Securities and whose interests must be aggregated pursuant to the FCC's broadcast attribution rules:

- a. _____
- b. _____
- c. _____
- d. _____
- e. _____
- f. _____
- g. _____
- h. _____
- i. _____

**PLEASE REPORT ANY ADDITIONAL ENTITIES WITH INTERESTS
SUBJECT TO AGGREGATION ON A SEPARATE ATTACHMENT.**

3. **Indicate below whether the Claim Holder(s) listed in response to Item 1 above elect to: (a) not exercise any Special Warrants which would otherwise be exercised for New Common Stock (*i.e.*, to receive Special Warrants only), (b) not receive any Class A Common Stock otherwise issuable to it, and receive Class B Common Stock in lieu thereof, or (c) receive up to 4.99% of Class A Common Stock with any remaining distribution being made in the form of Special Warrants.**

Check one of the following boxes if any of the elections above are desired.

These elections should be made only by Holders who wish to receive New Securities in a form different from those provided under the Allocation of New Securities section of the Equity Allocation Mechanism. If you wish to receive New Securities without deviation from the procedures set forth in the Allocation of New Securities section of the Equity Allocation Mechanism, you should not check any of the boxes below.

- ☐ **Special Warrants Only Election.** The Claim Holder(s) elect to receive the consideration to which they are entitled under the Plan in the form of Special Warrants without exercise thereof.
- ☐ **Class B Common Stock Only Election.** The Claim Holder(s) elect to receive any New Common Stock to which they are entitled under the Plan in the form of Class B Common Stock only.
- ☐ **Class A Common Stock and Special Warrants Election.** The Claim Holder(s) elect to receive the consideration to which they are entitled under the Plan in the form of up to

4.99% of Class A Common Stock with any remaining distribution being made in the form of Special Warrants.

SECTION II: MEDIA OWNERSHIP CERTIFICATION

1. Does the Claim Holder expect to hold 5% or more of the New Securities? For these purposes, please answer both whether any individual fund or other person or entity expects to hold 5% or more of the New Securities, as well as whether any group of commonly managed funds or other entities which would be considered to be under common control under FCC rules, expects to hold 5% or more of the New Securities, in the aggregate. For these purposes, also assume that 83.5% of the New Securities are allocated *pro rata* to Holders of Allowed Credit Agreement Claims and 16.5% are allocated *pro rata* to Holders of Allowed Senior Notes Claims and Allowed General Unsecured Claims.

Individual Fund/Entity Level ☐ Yes ☐ No

Commonly Managed/Controlled Funds/Entities ☐ Yes ☐ No

If the Claim Holder answered “No” to both of the questions in Item 1, then it can skip the rest of this Section II. If the Claim Holder answered “Yes” to either of the questions in Item 1, please answer the rest of the questions in this Section II.

2. Type of entity of Claim Holder (*e.g.*, corporation, general partnership, limited partnership, limited liability company):

3. If the Claim Holder is a *general partnership*:
- For each general partner, complete Attachment A.
4. If the Claim Holder is a *limited partnership*:
- Is the limited partnership structured to insulate some or all of the limited partners in accordance with the FCC’s insulation requirements?
 - If so, complete Attachment A only for each general partner and each uninsulated limited partner.
 - If not, complete Attachment A for each general partner and each limited partner.
5. If the Claim Holder is a *limited liability company*:
- Is the limited liability company structured to insulate some or all of the members in accordance with the FCC’s insulation requirements?

- If so, complete Attachment A only for each uninsulated member.
 - If not, complete Attachment A for each member.
6. If the Claim Holder is a *corporation* or other entity:
- For each officer, director and shareholder holding 5% or more of the issued and outstanding voting stock of the Claim Holder, complete Attachment A.
7. Does the Claim Holder or any of the persons listed on Attachment A serve as an officer or director of any broadcast radio stations? Or serve as an officer or director of any entity that has an interest in any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
8. Does the Claim Holder or any of the persons or entities listed on Attachment A hold, directly or indirectly, any voting or non-voting equity interest in any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
9. Does the Claim Holder or any of the persons or entities listed on Attachment A have any other interests, direct or indirect (including an interest in a local marketing, time brokerage or joint sales agreement) that allows them to own, operate, or control any broadcast radio stations?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
10. Does the Claim Holder or any of the persons or entities listed on Attachment A hold any debt or equity interest in any entity which is an attributable owner of a radio station where such interest exceeds 33% of the total asset value of such entity?
- ☐ Yes ☐ No
- If “yes,” please describe in an attachment.
11. Does the Claim Holder or any of the persons or entities listed on Attachment A have any interest in or connection with an FCC application that was or is the subject of unresolved character issues?
- ☐ Yes ☐ No

- If “yes,” please describe in an attachment.

12. Is the Claim Holder or any of the persons or entities listed in Attachment A subject to final adverse findings by any court or administrative body in a civil or criminal proceeding brought under the provisions of any law related to any of the following: (i) any felony; (ii) mass media-related antitrust or unfair competition; (iii) fraudulent statements to another governmental unit; or (iv) discrimination.

☐ Yes ☐ No

- If “yes,” please describe in an attachment.

13. Is the Claim Holder or any of the persons or entities listed in Attachment A subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 USC § 862?

☐ Yes ☐ No

- If “yes,” please describe in an attachment.

ATTACHMENT A

NAME	ADDRESS	CITIZENSHIP	STATUS (<i>E.G.</i> , OFFICER, DIRECTOR, SHAREHOLDER)	PERCENTAGE VOTING INTEREST	PERCENTAGE EQUITY INTEREST

SECTION III: FOREIGN OWNERSHIP CERTIFICATION

ALL CLAIM HOLDERS MUST COMPLETE EITHER QUESTION 1 OR QUESTION 2 OF THIS SECTION.

1. Individual Foreign Ownership Certification

This Individual Foreign Ownership Certification is being made pursuant to the Plan on behalf of _____, the Claim Holder.

Complete the following, providing information for the Claim Holder:

a. State or Country of Incorporation/Organization – The Claim Holder is organized under the laws of:

☐ State or territory of the United States: _____.

☐ Other: _____.

If your answer is "Other," you may skip the remainder of this question, because entities organized under the laws of a country other than the United States will be deemed to be 100% foreign for purposes of the FCC's foreign ownership limitations.

b. Foreign Equity and Voting Percentages – Complete one of the following:

☐ Foreign entities or foreign individuals hold, in the aggregate, the percentages of equity and voting interests in the Claim Holder reported below:

Foreign Equity Percentage: _____%

Foreign Voting Percentage: _____%.

☐ I am unable to certify the exact percentage of the foreign equity interest and/or the foreign voting interest in the Claim Holder; however, I hereby certify that the aggregate percentage(s) of such foreign interests are no higher than the maximum percentage(s) reported below:

Maximum Foreign Equity Percentage: _____%

Maximum Foreign Voting Percentage: _____%.

☐ I am unable to certify the percentage of the foreign equity interest and/or foreign voting interest in the Claim Holder.**

** If a Claim Holder is unable to certify its foreign equity and foreign voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number

of shares of New Common Stock and Special Warrants that the Claim Holder will receive on the Effective Date.

If you have completed Question 1 of this Section III, you should not complete Question 2 of this Section III, and should proceed to Section IV (Certification).

2. Consolidated Foreign Ownership Certification

This Consolidated Foreign Ownership Certification is being made pursuant to the Plan on behalf of (a) the following Claim Holders:

and (b) the following parent entity or affiliated investment manager of each of the above-listed Claim Holders ("Certifying Parent"): _____.

Certifying Parent certifies that (a) Certifying Parent directly or indirectly controls each of the Claim Holders; (b) for purposes of the assessment of the Debtors' compliance with Section 310(b) of the Communications Act, the consolidated information provided below has been aggregated in accordance with the FCC rules; and (c) Certifying Parent will ensure that the New Securities will be held directly or indirectly by Claim Holders indicated on this Certification in accordance with their respective Allowed Claims and that the distribution of the New Securities among the members of the consolidated certification group will not cause the aggregate foreign ownership and foreign voting rights of the consolidated certification group to exceed the aggregate foreign ownership and voting percentages certified below for the consolidated certification group.

- ☐ Foreign entities or foreign individuals hold, in the aggregate, the percentages of equity and voting interests in the consolidated certification group reported below.

Foreign Equity Percentage: _____%

Foreign Voting Percentage: _____%.

- ☐ I am unable to certify the exact percentage of the foreign equity interest and/or the foreign voting interest in the consolidated certification group; however, I hereby certify that the aggregate percentage(s) of such foreign interests are no higher than the maximum percentage(s) reported below:

Maximum Foreign Equity Percentage: _____%

Maximum Foreign Voting Percentage: _____%.

- ☐ I am unable to certify the percentage of the foreign equity interest and/or foreign voting interest in the consolidated certification group.**

**If a consolidated certification group is unable to certify its foreign equity or voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number of shares of New Common Stock and Special Warrants that the members of the group will receive on the Effective Date.

Please provide the Foreign Equity Percentages and Foreign Voting Percentages for each individual member of the consolidated certification group:

	Claim Holder 1	Claim Holder 2	Claim Holder 3
Name			
State or Country of Incorporation/ Organization**			
Foreign Equity Percentage			
Foreign Voting Percentage			
OR			
Maximum Foreign Equity Percentage			
Maximum Foreign Voting Percentage			
Unable to Certify***			

**If an entity is organized under the laws of a country other than the United States, you need not supply foreign equity or voting percentages, because such entities will be deemed to be 100% foreign for purposes of the FCC's foreign ownership limitations.

*** If a Claim Holder is unable to certify its foreign equity and foreign voting interests, such interests will be deemed to be 100% foreign for purposes of determining the number of shares of New Common Stock and Special Warrants that the Claim Holder will receive on the Effective Date.

PLEASE REPORT ANY ADDITIONAL CLAIM HOLDERS ON A SEPARATE ATTACHMENT.

SECTION IV: CERTIFICATION

ALL CLAIM HOLDERS RECEIVING THIS FORM MUST COMPLETE THIS SECTION.

By the signature below, the undersigned (a) certifies that he/she is authorized by the Claim Holder(s) to submit the Certification, and (b) certifies individually and on behalf of the Claim Holder(s) and any Certifying Parent identified herein that the information provided herein is accurate and complete to the best of his or her knowledge and that all relevant determinations were made in compliance with the FCC's rules.

Signed: _____

Name/Title: _____

Claim Holder: _____

Address: _____

Name of Parent Company or Controlling Entity (if any):

Address: _____

Date: _____

**THIS FORM MUST BE COMPLETED AND RETURNED TO THE
CERTIFICATION AGENT IN THE ENCLOSED REPLY ENVELOPE
PROVIDED OR BY ONLY ONE OF THE FOLLOWING RETURN METHODS
SO THAT IT IS ACTUALLY RECEIVED BY THE CERTIFICATION AGENT
NO LATER THAN APRIL 12, 2018.**

If by First Class mail:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
P.O. Box 4422
Beaverton, OR 97076-4422

If by overnight courier or hand delivery:

Cumulus Media Inc.
FCC Certifications Processing
c/o Epiq Bankruptcy Solutions, LLC
10300 SW Allen Boulevard
Beaverton, OR 97005

If by electronic, online submission:

Please visit <http://dm.epiq11.com/Cumulus>.
Click on the “FCC E-Certification” section of
the Debtors’ website and follow the directions to
submit your E-Certification. If you choose to
submit your Certification via Epiq’s E-
Certification system, you should not also return
a hard copy of your Certification.

**IMPORTANT NOTE: You will need the
following information to retrieve and submit
your customized E-Certification:**

Unique E-Certification ID#

“E-Certification” is the sole manner in which
Certifications will be accepted via electronic or
online transmission. Certifications submitted by
facsimile or email will not be counted.

**THE INFORMATION PROVIDED HEREIN MUST BE UPDATED PURSUANT
TO THE FCC PROCEDURES ORDER.**

ANNEX A

FCC OWNERSHIP BACKGROUND MATERIALS

THIS MEMORANDUM MAY BE USEFUL TO PARTIES IN PREPARING THE MEDIA AND FOREIGN OWNERSHIP CERTIFICATION REQUIRED FOR EACH CLAIM HOLDER ELIGIBLE TO RECEIVE THE NEW SECURITIES PURSUANT TO THE PLAN. GIVEN THE COMPLEXITIES OF THE FCC'S OWNERSHIP RESTRICTIONS, INDIVIDUAL CLAIM HOLDERS AND CERTIFYING PARENTS ARE ENCOURAGED TO CONSULT THEIR OWN ADVISORS CONCERNING THE COMPLETION OF THE CERTIFICATION.

MEMORANDUM CONCERNING THE FCC'S OWNERSHIP RESTRICTIONS AND METHODS FOR OWNERSHIP CALCULATIONS

The following information concerning the foreign and media ownership restrictions administered by the FCC is provided to assist each Claim Holder and each Certifying Parent, as applicable, in preparing its Certification as required pursuant to the Plan. This memorandum provides a general explanation of the FCC's ownership restrictions, as well as the methods the agency uses to calculate ownership levels in broadcast companies. Foreign and media ownership issues vary from case-to-case and are often fact-dependent. Accordingly, as the FCC expressly has stated, no set of guidelines will provide specific answers to every foreign and media ownership scenario. Given the complexities of the FCC's foreign and media ownership restrictions, individual Claim Holders and Certifying Parents are encouraged to consult their own advisors concerning the completion of the Certification.

I. The Multiple Ownership Restrictions

- The FCC rules restrict the number of radio stations one person or entity may own, operate or control in a local market. Rules placing limitations on the common ownership, operation or control of radio broadcast stations and television broadcast stations serving the same local market, and the common ownership, operation or control of a radio broadcast station and a daily newspaper serving the same local market were eliminated by the FCC effective February 7, 2018.
- The FCC generally applies its radio broadcast multiple ownership rules by considering the "attributable" interests held by a person or entity. With some exceptions, a person or entity will be deemed to hold an attributable interest in a radio station if the person or entity serves as an officer, director, partner, 5% or more stockholder, member, or, in certain cases, a debt holder of a company that owns that station. If an interest is attributable, the FCC treats the person or entity that holds that interest as the "owner" of the radio station, and that interest thus counts against the person in determining compliance with the FCC's ownership rules.
- With respect to a corporation, officers, directors and persons or entities that directly or indirectly hold 5% or more of the corporation's voting stock generally are attributed with ownership of the radio stations owned by the corporation.

Participation in a local marketing agreement or joint sales agreement may also result in attribution.

- With respect to a partnership (or limited liability company), the interest of a general partner (or managing member) is attributable.
- The following interests generally are not attributable: (1) debt instruments, non-voting stock in a corporation, and options and warrants for voting stock, partnership interests, or membership interests that have not yet been exercised; (2) limited partnership or limited liability company membership interests where (a) the limited partner or member is not “materially involved” in the media-related activities of the partnership or limited liability company, and (b) the limited partnership agreement or limited liability company agreement expressly “insulates” the limited partner or member from such material involvement by inclusion of provisions specified in the FCC rules; and (3) holdings of less than 5% of a corporation’s voting stock, non-voting equity and debt interests (unless stock or other equity holdings, whether voting or non-voting and whether insulated or not, and/or debt interests collectively constitute more than 33% of a station’s “enterprise value,” which consists of the total equity and debt capitalization, and the non-voting stockholder or equity-holder/debt holder has an attributable interest in another radio station, television station or newspaper in the same market or supplies more than 15% of the programming of the station owned by the entity in which such holder holds such stock, equity or debt interests).

II. The Foreign Ownership Restrictions

- Section 310 of the Communications Act restricts foreign ownership of any entity licensed by the FCC to provide broadcast and certain other services. 47 U.S.C. § 310. Among other prohibitions, foreign individuals and foreign companies generally may not have direct or indirect ownership or voting rights totaling more than 25% in a corporation that controls the licensee of a radio broadcast station.
- Under the Communications Act, the Reorganized Debtors’ deemed percentages of foreign ownership and foreign voting rights will depend on the citizenship of their individual stockholders and upon the percentage of direct and indirect foreign ownership and voting rights in the Reorganized Debtors’ stockholders.
- The Communications Act gives the FCC some flexibility to waive the 25% foreign ownership cap, and the agency has done so in a number of instances. Accordingly, the Debtors intend to petition the FCC for a waiver of the 25% cap but anticipate that such waiver will not be granted, if at all, until after the Debtors’ emergence from Chapter 11.

Non-U.S. Entities:

- All entities organized outside of the United States, including without limitation foreign corporations, limited liability companies, limited partnerships, and foreign

banks, are considered 100% foreign, even if they have U.S. Claim Holders. By way of example, the interest held by a company organized under the laws of the Cayman Islands will be considered as 100% foreign in equity and in voting, even if it is owned by a U.S. entity and has U.S. individuals as officers and directors.

Holding Companies/Subsidiaries:

- The FCC will take into account both direct and indirect ownership interests. A foreign individual or company cannot avoid the statutory limits simply by using a U.S. entity as the vehicle for holding an interest in a broadcast licensee.
- Similarly, the interest of a U.S. entity that invests in an FCC licensee through a foreign subsidiary (directly or indirectly) will be considered foreign.

Interests Considered:

- To assess compliance, the FCC examines both voting and equity interests.
- Although the statutory language applies the 25% limitation to “corporations,” the statute defines “corporation” to include any form of business organization, and the FCC has adopted policies to apply those limitations to interests held in or through other entities, such as limited partnerships and LLCs.

Equity and Voting Calculated Separately:

- Determining compliance requires a two-pronged analysis, one pertaining to foreign *equity* interests and one to foreign *voting* interests.
- Equity and voting interests must be calculated separately, and both must comply with the statutory cap.
- Ownership and voting interests that cannot be identified generally should be treated as foreign interests, absent a basis for treating them otherwise.

Aggregation of Interests:

- The holdings of all foreign Claim Holders, whether direct or indirect, are aggregated to determine whether the sum of the interests in the FCC licensee exceeds the statutory benchmarks.

Indirect Interests/Use of Multiplier:

- To calculate the level of foreign equity ownership held through intervening U.S. entities, a “multiplier” may be used. For example, a U.S. corporation that has 10% foreign ownership and that, in turn, owns 20% of a broadcast licensee, would be deemed to contribute 2% (10% x 20%) to the aggregate foreign ownership of the broadcast licensee.

- When determining the level of indirect foreign *voting* interests, however, a Claim Holder holding in excess of 50% of the vote in an intervening entity is not given the benefit of the multiplier to dilute the percentage of its voting power. Instead, the voting interest of the entity it controls flows, in whole, to the next tier.
- When calculating indirect *equity* interests, the multiplier generally may be used regardless of the amount of equity a Claim Holder holds.

Partnerships and LLCs:

- The FCC examines both general and limited partnership interests (and both managing and non-managing LLC interests).
- The FCC calculates compliance with foreign equity ownership limitations based on capital contributions of the partners for their partnership interests (or LLC members for LLC membership interests).
- The calculation for foreign voting rights in limited partnerships and LLCs differs based on whether a member or limited partner is “insulated” under FCC criteria. For purposes of this response, a limited partner or LLC member is considered to be “insulated” if the organizational documents of the limited partnership or LLC provide that the limited partner or LLC member will *not*:
 - directly or through its directors, officers, or partners, act as an employee of the LLC/limited partnership if such functions, directly or indirectly, relate to the media enterprises of the LLC/limited partnership;
 - serve in any material capacity as an independent contractor or agent with respect to the LLC/limited partnership’s media enterprises;
 - communicate with the LLC/limited partnership or the LLC/limited partnership’s managing board on matters pertaining to the day-to-day operations of the LLC/limited partnership’s business;
 - vote to admit new members of the LLC/limited partnership, unless the admission can be vetoed by the general partner(s) of the limited partnership or the managing board or managing member of the LLC;
 - participate in any vote on the removal of any member of the LLC or any general partner of the limited partnership, unless such LLC member or general partner is (i) subject to bankruptcy proceedings, (ii) is adjudicated incompetent by a court of competent jurisdiction, or (iii) is removed for cause, as determined by an independent party;
 - perform any services for the LLC/limited partnership that materially relate to its media activities; or

- become actively involved in the management or operation of the LLC/limited partnership's media businesses.
- For a limited partnership with insulated limited partners, the percentage of foreign voting rights for the limited partnership generally will be the percentage of foreign voting rights in the general partner(s). If the limited partnership has non-insulated limited partners in which foreign parties hold voting rights, those foreign voting rights also need to be included in the computation if they would increase the foreign voting percentage.
- For an LLC with non-insulated members, the percentage of foreign voting rights for the LLC generally will be the percentage of foreign voting rights for the member(s) that have voting rights under the LLC operating agreement (and, consequently, are not "insulated"). If the LLC has non-insulated LLC members in which foreign parties hold voting rights, those foreign voting rights also need to be included in the computation if they would increase the foreign voting percentage.
- The following partnerships and LLCs should be reported as having 100% foreign voting rights:
 - Any general partnership in which any partner is a foreign person or entity or a U.S. entity that is controlled, directly or indirectly, by one or more foreign persons or entities;
 - Any limited partnership or LLC that is directly or indirectly controlled by one or more foreign persons or entities (including an entity organized under foreign law, even if that foreign entity is controlled by U.S. persons); and
 - Any limited partnership or LLC in which a general partner, any non-insulated limited partner or any non-insulated LLC member is a non-U.S. citizen, a foreign government, a corporation or partnership organized under the laws of a foreign country, or the representative of any of the foregoing (including any entity controlled by one of the foregoing).

Multiple Classes of Stock:

- In situations involving multiple classes of corporate stock or partnership/LLC interests, the FCC will take into account the relative value of each class to calculate foreign equity ownership.
- In the corporate context, the FCC has permitted calculations based on the capital contributions from the sale of shares for each class as well as the current trading value of each class in determining the respective weight to be given to various classes.

Public Corporations:

- The FCC has acknowledged the difficulties inherent in determining the percentage of foreign ownership represented by foreign shareholders in publicly traded companies. Nevertheless, the FCC requires that public corporations must ascertain their foreign ownership by a reasonable method and must be able to certify their compliance with the foreign ownership cap.
- The FCC has permitted corporations and other entities that have issued equity securities for which reporting under the Securities Exchange Act of 1934 is required to rely upon information that is known or should be known to the issuer to determine its level of foreign ownership.

Consolidated Foreign Ownership Certifications:

- A parent company that controls multiple Claim Holders and elects to make a Consolidated Foreign Ownership Certification certifies that it has computed foreign ownership and foreign voting percentages for the Claim Holders covered by the certification in accordance with the FCC rules, that it has aggregated the data in compliance with those rules, that it will ensure that New Securities will be held by individual Claim Holders in accordance with their respective claims, and that the cumulative effect of New Securities holdings by the individual Claim Holders upon the aggregate foreign ownership and voting percentages of Reorganized Cumulus will be no greater than that reflected in the aggregate foreign ownership and voting percentages in the Consolidated Foreign Ownership Certification.
- In aggregating the data of commonly controlled Claim Holders for a Consolidated Foreign Ownership Certification, the Certifying Parent will need to treat any included Claim Holder with more than 50% foreign voting rights as being entirely foreign controlled — that is, as having 100% foreign voting rights.
- In computing the “Maximum Foreign Equity Percentage” and “Maximum Foreign Voting Percentage,” where applicable, the Certifying Parent will need to treat as foreign any included Claim Holder whose citizenship is unknown.
- Computations for a Consolidated Foreign Ownership Certification will need to take into account the relative amount of the Claim of each of the Claim Holders for which the Consolidated Foreign Ownership Certification is supplied.

Additional information on determining foreign ownership and foreign voting rights percentages may be found in the instructions to FCC Form 315 (“Applications for Consent to Transfer Control of Entity Holding Broadcast Station Construction Permit or License”), Section IV, Subpart H (“Item 11: Alien Ownership and Control”), page 10, which may be accessed at: <https://transition.fcc.gov/Forms/Form315/315.pdf>.

If you have any questions regarding the Certification or the accompanying procedures, please contact the Certification Agent by telephone: at 646-282-2500 and request to speak with a member of the Solicitation Team, or by email: at tabulation@epiqglobal.com and reference “Cumulus FCC Procedures” in the subject line.

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Exhibit 4

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

-----X
In re: : **Chapter 11**
:
CUMULUS MEDIA INC., et al., : **Case No. 17-13381 (SCC)**
:
Debtors.¹ : **(Jointly Administered)**
:
-----X

**MEDIA AND FOREIGN OWNERSHIP CERTIFICATION PROCEDURES FOR
HOLDERS OF CREDIT AGREEMENT CLAIMS, SENIOR NOTES CLAIMS,
AND GENERAL UNSECURED CLAIMS**

On February 2, 2018, the debtors and debtors-in-possession in the above-captioned chapter 11 cases (collectively, the “Debtors”) filed the *First Amended Joint Plan of Reorganization of Cumulus Media Inc. and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* (the “Plan”) ² [ECF No. 446]. The United States Bankruptcy Court for the Southern District of New York (the “Bankruptcy Court”) has set a hearing to consider confirmation of the Plan beginning on April 12, 2018. ³ The Plan requires that creditors entitled to receive New Securities in Reorganized Cumulus (the “Holders”) submit ownership certification forms consisting of, among other things, the Media Ownership Certification and the Foreign Ownership Certification (collectively, the “Certification”). The submission of the Certifications is necessary for the Debtors to comply with the media and foreign ownership requirements imposed by the Federal Communications Commission (the “FCC”).

On February 28, 2018, the Bankruptcy Court entered the *Order Establishing Procedures for Compliance with Federal Communications Commission Media and Foreign Ownership Requirements* [ECF No. 494] (the “FCC Procedures Order”), which established procedures for submission of the applicable Certification by Holders. This notice (the “Notice”) provides a description of the foreign ownership certification procedures that apply to Holders of Credit Agreement Claims, Senior Notes Claims, and General Unsecured Claims.

¹ The last four digits of Cumulus Media Inc.’s tax identification number are 9663. Because of the large number of Debtors in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors’ claims and noticing agent at <http://dm.epiq11.com/cumulus>. The location of the Debtors’ service address is: 3280 Peachtree Road, N.W., Suite 2200, Atlanta, Georgia 30305.

² Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Plan.

³ See *Order Establishing Discovery Schedule and Procedures in Connection with Plan Confirmation* [ECF No. 76].

Media and Foreign Ownership Procedures for Holders of Credit Agreement Claims, Senior Notes Claims, and General Unsecured Claims

You have received this Notice because you are listed as a Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim as of March 8, 2018 (the “Certification Mailing Record Date”). Accompanying this Notice, you should have received a Certification and instructions for completing the Certification. If your Certification is lost or misplaced, to obtain another copy, you may contact Epiq Bankruptcy Solutions, LLC (the “Certification Agent”) by telephone: at 646-282-2500 and request to speak with a member of the Solicitation Team, or by email: at tabulation@epiqglobal.com and reference “Cumulus FCC Procedures” in the subject line.

Each Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim that wants to be eligible to receive New Common Stock as of the Effective Date must complete and submit its Certification to the Certification Agent as set forth below so that it is actually received by the Certification Agent by no later than April 12, 2018 (the “Certification Deadline”).⁴

<p>Holders of Credit Agreement Claims and General Unsecured Claims</p>	<p><u>Return in the enclosed envelope provided or by only one of the following return methods:</u></p> <p><u>If by First Class mail:</u></p> <p>Cumulus Media Inc. FCC Certifications Processing c/o Epiq Bankruptcy Solutions, LLC P.O. Box 4422 Beaverton, OR 97076-4422</p> <p><u>If by overnight courier or hand delivery:</u></p> <p>Cumulus Media Inc. FCC Certifications Processing c/o Epiq Bankruptcy Solutions, LLC 10300 SW Allen Boulevard Beaverton, OR 97005</p> <p><u>If by electronic, online submission:</u></p> <p>Please visit http://dm.epiq11.com/Cumulus. Click on the “FCC E-Certification” section of the Debtors’ website and follow the directions to submit your</p>
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⁴ For the avoidance of doubt, if a Person holds more than one type of Claim (e.g., both Senior Notes Claims and General Unsecured Claims), it must submit a separate Certification for each type of Claim.

	<p>E-Certification. If you choose to submit your Certification via Epiq's E-Certification system, you should <u>not</u> also return a hard copy of your Certification.</p> <p>IMPORTANT NOTE: You will need the following information to retrieve and submit your customized E-Certification:</p> <p>Unique E-Certification ID# (as preprinted on your Certification):</p> <p>_____</p> <p><u>"E-Certification" is the sole manner in which Certifications will be accepted via electronic or online transmission. Certifications submitted by facsimile or email will not be counted.</u></p>
Holders of Senior Notes Claims and/or their Nominees	<p>EPIQ – Solicitation Group Re: Cumulus Media Inc. / FCC Form Processing 777 Third Avenue, 12th Floor New York, NY 10017</p>

Holders of Allowed Credit Agreement Claims, Senior Notes Claims, or General Unsecured Claims that do not submit the applicable Certification on or prior to the Certification Deadline, or that do not do so to the reasonable satisfaction of the Debtors, and, in the case of Holders of Senior Notes Claims, fail to cause their Senior Notes to be blocked from trading as set forth below on or prior to the ATOP Deadline shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

After its Certification is submitted, if a Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim experiences a change in ownership or if any other change occurs, in each case prior to the Effective Date, that such Holder believes requires amendment to its previously submitted Certification, such Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim must promptly report such change by submitting to the Certification Agent an amended Certification. The Debtors shall use the information provided in any such amended Certifications that are received prior to the Effective

Date in allocating New Securities pursuant to the Equity Allocation Mechanism so long as the Debtors' consideration of such amended Certifications would not result in a delay to the occurrence of the Effective Date, as determined by the Debtors in consultation with the Term Lender Group.

Within one (1) business day after the release of an order by the FCC granting the FCC Approval, the Certification Agent will post a notice of such approval (the "Final Certification Notice") on its website at <http://dm.epiq11.com/cumulus>.⁵

Using records as of March 8, 2018 (the "Certification Mailing Record Date"), on or about March 12, 2018, the Certification Agent will serve Certification Packages on the Holders of Credit Agreement Claims, Senior Note Claims and General Unsecured Claims, as described below.

The following subset of procedures shall apply to the Holders of Credit Agreement Claims:

- i. The Credit Agreement Agent shall provide the Certification Agent with a list of Holders of Credit Agreement Claims as of the Certification Mailing Record Date by no later than **March 9, 2018** (the "Agent Submission Date").
- ii. The Certification Agent will provide the Certification Package via e-mail followed by hard copy transmission to each Holder of Credit Agreement Claims as of the Certification Mailing Record Date.
- iii. On and after the Distribution Record Date,⁶ neither the Debtors nor the Credit Agreement Agent will recognize or process any purported transfers of Credit Agreement Claims.
- iv. Any Holder of Credit Agreement Claims that does not timely provide the relevant Certification shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

⁵ The Final Certification Notice will also be filed on the Bankruptcy Court's docket for these Chapter 11 Cases.

⁶ "Distribution Record Date" means the date upon which the Clerk of the Bankruptcy Court enters the Confirmation Order on the docket of the Chapter 11 Cases, or such later date as agreed to by the Reorganized Debtors and the Term Lender Group in their sole and absolute discretion.

- v. Any Person who acquires a Credit Agreement Claim after the Certification Deadline, and has not previously submitted a Certification with respect to Credit Agreement Claims to the Certification Agent as set forth herein, shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

The following subset of procedures shall apply to the Holders of Senior Notes Claims:

- i. The Certification Agent will provide the Certification Package via e-mail followed by hard copy transmission to the record Holders of Senior Notes, including, without limitation, through their representatives such as brokers, banks, commercial banks, transfer agents, trust companies, dealers, or other agents or nominees (collectively, the “Nominees”).
- ii. Each Nominee will receive reasonably sufficient numbers of the Certification Package to distribute them to the Holders of Senior Notes for whom such Nominee acts. Each Nominee through which one or more Holders of Senior Notes holds the Senior Notes Claims as of the Certification Mailing Record Date must distribute the Certification Package to the Holders of Senior Notes Claims for which they hold the securities within five (5) Business Days of the receipt by the Nominee of the Certification Package.
- iii. Upon written request, the Debtors shall reimburse each Nominee’s reasonable, actual, and necessary out-of-pocket expenses associated with the distribution of the Certification Packages to the Holders of Senior Notes Claims.
- iv. The Holders of Senior Notes Claims that do not want to receive Special Warrants only and want to be eligible to receive New Common Stock as of the Effective Date must complete and submit the relevant Certification to their Nominee with instructions to tender their Senior Notes via DTC’s Automated Tender Offer Program (“ATOP”). The tendering of Senior Notes by the Nominee must occur by no later than **April 11, 2018** (the “ATOP Deadline”).⁷ The Nominee must also submit any Certifications received to the

⁷ It is anticipated that DTC will permit ATOP to be utilized for the Certification process. If DTC does not permit ATOP to be utilized, then the Certification Agent will provide alternative instructions to DTC Participants for the submission of the relevant Senior Notes in lieu of ATOP submission.

Certification Agent by the Certification Deadline with the relevant VOI Number included.

- v. Once properly and timely tendered into ATOP, such Senior Notes will be blocked from trading.⁸
- vi. Any Holder of Senior Notes Claims that does not timely and properly tender its Senior Notes into ATOP and provide the relevant Certification with VOI Number shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.
- vii. Any Person who acquires a Senior Notes Claim after the Certification Deadline shall receive Special Warrants only on account of such newly acquired Senior Notes Claim on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

The following subset of procedures shall apply to the Holders of General Unsecured Claims:

- viii. The Certification Agent will provide the Certification Package via e-mail followed by hard copy transmission to each Holder of a General Unsecured Claim as of the Certification Mailing Record Date that has (a) timely filed a Proof of Claim or (b) whose General Unsecured Claim has been listed in the Schedules as liquidated in amount and not contingent or disputed.
- ix. Any Holder of General Unsecured Claims that does not timely provide the relevant Certification shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.
- x. Any Person who acquires a General Unsecured Claim after the Certification Deadline, and has not previously submitted a Certification with respect to General Unsecured Claims to the Certification Agent as set forth herein, shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

⁸ In the event that the Plan is withdrawn, the Certification Agent will reasonably coordinate with DTC to cancel and/or reverse the tender of Senior Notes and the associated trading restrictions thereon.

For additional information regarding the FCC media and foreign ownership requirements and the related Plan provisions, please see Section VIII of the *Disclosure Statement for First Amended Joint Plan of Reorganization of Cumulus Media Inc. and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* [ECF No. 447] (the “Disclosure Statement”).

Copies of the Plan and Disclosure Statement may be obtained from the Debtors’ restructuring website at: <http://dm.epiq11.com/cumulus>.

If you have any questions regarding the Certification or the accompanying procedures, please contact the Certification Agent by telephone: at 646-282-2500 and request to speak with a member of the Solicitation Team, or by email: at tabulation@epiqglobal.com and reference “Cumulus FCC Procedures” in the subject line.

Exhibit 5

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

-----X
In re: : **Chapter 11**
:
CUMULUS MEDIA INC., et al., : **Case No. 17-13381 (SCC)**
:
Debtors.¹ : **(Jointly Administered)**
:
-----X

**MEDIA AND FOREIGN OWNERSHIP CERTIFICATION PROCEDURES FOR
HOLDERS OF CREDIT AGREEMENT CLAIMS, SENIOR NOTES CLAIMS,
AND GENERAL UNSECURED CLAIMS**

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On February 28, 2018, the Bankruptcy Court entered the *Order Establishing Procedures for Compliance with Federal Communications Commission Media and Foreign Ownership Requirements* [ECF No. 494] (the “FCC Procedures Order”), which established procedures for submission of the applicable Certification by Holders. This notice (the “Notice”) provides a description of the foreign ownership certification procedures that apply to Holders of Credit Agreement Claims, Senior Notes Claims, and General Unsecured Claims.

¹ The last four digits of Cumulus Media Inc.’s tax identification number are 9663. Because of the large number of Debtors in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors’ claims and noticing agent at <http://dm.epiq11.com/cumulus>. The location of the Debtors’ service address is: 3280 Peachtree Road, N.W., Suite 2200, Atlanta, Georgia 30305.

² Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Plan.

³ See *Order Establishing Discovery Schedule and Procedures in Connection with Plan Confirmation* [ECF No. 76].

Media and Foreign Ownership Procedures for Holders of Credit Agreement Claims, Senior Notes Claims, and General Unsecured Claims

You have received this Notice because you are listed as a Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim as of March 8, 2018 (the “Certification Mailing Record Date”). Accompanying this Notice, you should have received a Certification and instructions for completing the Certification. If your Certification is lost or misplaced, to obtain another copy, you may contact Epiq Bankruptcy Solutions, LLC (the “Certification Agent”) by telephone: at 646-282-2500 and request to speak with a member of the Solicitation Team, or by email: at tabulation@epiqglobal.com and reference “Cumulus FCC Procedures” in the subject line.

Each Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim that wants to be eligible to receive New Common Stock as of the Effective Date must complete and submit its Certification to the Certification Agent as set forth below so that it is actually received by the Certification Agent by no later than April 12, 2018 (the “Certification Deadline”).⁴

<p>Holders of Credit Agreement Claims and General Unsecured Claims</p>	<p><u>Return in the enclosed envelope provided or by only one of the following return methods:</u></p> <p><u>If by First Class mail:</u></p> <p>Cumulus Media Inc. FCC Certifications Processing c/o Epiq Bankruptcy Solutions, LLC P.O. Box 4422 Beaverton, OR 97076-4422</p> <p><u>If by overnight courier or hand delivery:</u></p> <p>Cumulus Media Inc. FCC Certifications Processing c/o Epiq Bankruptcy Solutions, LLC 10300 SW Allen Boulevard Beaverton, OR 97005</p> <p><u>If by electronic, online submission:</u></p> <p>Please visit http://dm.epiq11.com/Cumulus. Click on the “FCC E-Certification” section of the Debtors’ website and follow the directions to submit your</p>
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⁴ For the avoidance of doubt, if a Person holds more than one type of Claim (e.g., both Senior Notes Claims and General Unsecured Claims), it must submit a separate Certification for each type of Claim.

	<p>E-Certification. If you choose to submit your Certification via Epiq's E-Certification system, you should <u>not</u> also return a hard copy of your Certification.</p> <p>IMPORTANT NOTE: You will need the following information to retrieve and submit your customized E-Certification:</p> <p>Unique E-Certification ID# (as preprinted on your Certification):</p> <p>_____</p> <p><u>"E-Certification" is the sole manner in which Certifications will be accepted via electronic or online transmission. Certifications submitted by facsimile or email will not be counted.</u></p>
Holders of Senior Notes Claims and/or their Nominees	<p>EPIQ – Solicitation Group Re: Cumulus Media Inc. / FCC Form Processing 777 Third Avenue, 12th Floor New York, NY 10017</p>

Holders of Allowed Credit Agreement Claims, Senior Notes Claims, or General Unsecured Claims that do not submit the applicable Certification on or prior to the Certification Deadline, or that do not do so to the reasonable satisfaction of the Debtors, and, in the case of Holders of Senior Notes Claims, fail to cause their Senior Notes to be blocked from trading as set forth below on or prior to the ATOP Deadline shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

After its Certification is submitted, if a Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim experiences a change in ownership or if any other change occurs, in each case prior to the Effective Date, that such Holder believes requires amendment to its previously submitted Certification, such Holder of a Credit Agreement Claim, Senior Notes Claim, or General Unsecured Claim must promptly report such change by submitting to the Certification Agent an amended Certification. The Debtors shall use the information provided in any such amended Certifications that are received prior to the Effective Date in allocating New Securities pursuant to the Equity Allocation Mechanism so long as the

Debtors' consideration of such amended Certifications would not result in a delay to the occurrence of the Effective Date, as determined by the Debtors in consultation with the Term Lender Group.

Within one (1) business day after the release of an order by the FCC granting the FCC Approval, the Certification Agent will post a notice of such approval (the "Final Certification Notice") on its website at <http://dm.epiq11.com/cumulus>.⁵

Using records as of March 8, 2018 (the "Certification Mailing Record Date"), on or about March 12, 2018, the Certification Agent will serve Certification Packages on the Holders of Credit Agreement Claims, Senior Note Claims and General Unsecured Claims, as described below.

The following subset of procedures shall apply to the Holders of Credit Agreement Claims:

- i. The Credit Agreement Agent shall provide the Certification Agent with a list of Holders of Credit Agreement Claims as of the Certification Mailing Record Date by no later than **March 9, 2018** (the "Agent Submission Date").
- ii. The Certification Agent will provide the Certification Package via e-mail followed by hard copy transmission to each Holder of Credit Agreement Claims as of the Certification Mailing Record Date.
- iii. On and after the Distribution Record Date,⁶ neither the Debtors nor the Credit Agreement Agent will recognize or process any purported transfers of Credit Agreement Claims.
- iv. Any Holder of Credit Agreement Claims that does not timely provide the relevant Certification shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.
- v. Any Person who acquires a Credit Agreement Claim after the Certification Deadline, and has not previously submitted a Certification with respect to Credit Agreement Claims to the Certification Agent as set forth herein, shall

⁵ The Final Certification Notice will also be filed on the Bankruptcy Court's docket for these Chapter 11 Cases.

⁶ "Distribution Record Date" means the date upon which the Clerk of the Bankruptcy Court enters the Confirmation Order on the docket of the Chapter 11 Cases, or such later date as agreed to by the Reorganized Debtors and the Term Lender Group in their sole and absolute discretion.

receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

The following subset of procedures shall apply to the Holders of Senior Notes Claims:

- i. The Certification Agent will provide the Certification Package via e-mail followed by hard copy transmission to the record Holders of Senior Notes, including, without limitation, through their representatives such as brokers, banks, commercial banks, transfer agents, trust companies, dealers, or other agents or nominees (collectively, the “Nominees”).
- ii. Each Nominee will receive reasonably sufficient numbers of the Certification Package to distribute them to the Holders of Senior Notes for whom such Nominee acts. Each Nominee through which one or more Holders of Senior Notes holds the Senior Notes Claims as of the Certification Mailing Record Date must distribute the Certification Package to the Holders of Senior Notes Claims for which they hold the securities within five (5) Business Days of the receipt by the Nominee of the Certification Package.
- iii. Upon written request, the Debtors shall reimburse each Nominee’s reasonable, actual, and necessary out-of-pocket expenses associated with the distribution of the Certification Packages to the Holders of Senior Notes Claims.
- iv. The Holders of Senior Notes Claims that do not want to receive Special Warrants only and want to be eligible to receive New Common Stock as of the Effective Date must complete and submit the relevant Certification to their Nominee with instructions to tender their Senior Notes via DTC’s Automated Tender Offer Program (“ATOP”). The tendering of Senior Notes by the Nominee must occur by no later than **April 11, 2018** (the “ATOP Deadline”).⁷ The Nominee must also submit any Certifications received to the Certification Agent by the Certification Deadline.
- v. Once properly and timely tendered into ATOP, such Senior

⁷ It is anticipated that DTC will permit ATOP to be utilized for the Certification process. If DTC does not permit ATOP to be utilized, then the Certification Agent will provide alternative instructions to DTC Participants for the submission of the relevant Senior Notes in lieu of ATOP submission.

Notes will be blocked from trading.⁸

- vi. Any Holder of Senior Notes Claims that does not timely and properly tender its Senior Notes into ATOP and provide the relevant Certification shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.
- vii. Any Person who acquires a Senior Notes Claim after the Certification Deadline shall receive Special Warrants only on account of such newly acquired Senior Notes Claim on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

The following subset of procedures shall apply to the Holders of General Unsecured Claims:

- viii. The Certification Agent will provide the Certification Package via e-mail followed by hard copy transmission to each Holder of a General Unsecured Claim as of the Certification Mailing Record Date that has (a) timely filed a Proof of Claim or (b) whose General Unsecured Claim has been listed in the Schedules as liquidated in amount and not contingent or disputed.
- ix. Any Holder of General Unsecured Claims that does not timely provide the relevant Certification shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.
- x. Any Person who acquires a General Unsecured Claim after the Certification Deadline, and has not previously submitted a Certification with respect to General Unsecured Claims to the Certification Agent as set forth herein, shall receive Special Warrants only on the Effective Date, in each case subject to the terms and conditions of the Plan and the Equity Allocation Mechanism.

For additional information regarding the FCC media and foreign ownership requirements and the related Plan provisions, please see Section VIII of the *Disclosure Statement for First Amended Joint Plan of Reorganization of Cumulus Media Inc. and its*

⁸ In the event that the Plan is withdrawn, the Certification Agent will reasonably coordinate with DTC to cancel and/or reverse the tender of Senior Notes and the associated trading restrictions thereon.

Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code [ECF No. 447] (the “Disclosure Statement”).

Copies of the Plan and Disclosure Statement may be obtained from the Debtors’ restructuring website at: <http://dm.epiq11.com/cumulus>.

If you have any questions regarding the Certification or the accompanying procedures, please contact the Certification Agent by telephone: at 646-282-2500 and request to speak with a member of the Solicitation Team, or by email: at tabulation@epiqglobal.com and reference “Cumulus FCC Procedures” in the subject line.

Exhibit 6

Claim Name	Address Information
BANK OF NEW YORK (0901, 2023,	2209, 8275, 8320) EVENT CREATION 500 GRANT STREET ROOM 151-1700 PITTSBURGH PA 15258
BARCLAYS CAPITAL INC. (0229)	CORPORATE ACTIONS/REORG 745 7TH AVENUE, 3RD FLOOR NEW YORK NY 10019
BNP PARIBAS NY CUSTODY SERVICE (2787)	AGATHE HAMON OR REORG MGR CORPORATE ACTIONS - US CUSTODY OPS 525 WASHINGTON BLVD JERSEY CITY NJ 07310
BNY MELLON (0954)	EVENT CREATION 500 GRANT STREET ROOM 151-1700 PITTSBURGH PA 15258
BROADRIDGE	JOB NUMBER: E07138 51 MERCEDES WAY EDGEWOOD NY 11717
BROWN BROTHERS HARRIMAN (0010)	REORG DEPT. 140 BROADWAY NEW YORK NY 10005
CHARLES SCHWAB & CO., INC. (0164)	DEBORAH JUNG OR REORG MGR. 2423 EAST LINCOLN DRIVE 1ST FLOOR PHOENIX AZ 85016-1215
CITIBANK, N.A. (0908)	DARYL SLATER OR REORG MGR 3800 CITIBANK CENTER B3-12 TAMPA FL 33610
CITIGROUP GLOBAL MARKETS INC. (0418)	REORG MGR 388 GREENWICH STREET 11TH FLOOR NEW YORK NY 10013
COR CLEARING (0052)	CORPORATE ACTIONS DEPT. 1200 LANDMARK CENTER, STE. 800 OMAHA NE 68102-1916
DEPOSITORY TRUST CO.	ROBERT GIORDANO 570 WASHINGTON BLVD JERSEY CITY NJ 07310
DESERET TRUST COMPANY (0958)	REORG MGR 60 EAST SOUTH TEMPLE, SUITE 800 SALT LAKE CITY UT 84111-1036
E*TRADE/APEX (0385 / 0158)	C/O BROADRIDGE SECURITIES PROCESSING ATTN: YASMINE CASSEUS 2 GATEWAY CENTER 283-299 MARKET STREET -16TH FLOOR NEWARK NJ 07102
FIRST CLEARING (0141)	JERRY BRANSON OR REORG MGR. 1 NORTH JEFFERSON 9-F ST. LOUIS MO 63103
GOLDMAN SACHS (0005, 2941)	MEGHAN SULLIVAN OR REORG DEPT 30 HUDSON STREET JERSEY CITY NJ 07302
INTERACTIVE BROKERS (0534)	KARIN MCCARTHY OR REORG DEPT. 8 GREENWICH OFFICE PARK GREENWICH CT 06831
JPMORGAN CHASE (0902, 0352, 2424, 1970)	RAMZY SHREIM / GREGORY WINKELMAN 500 STANTON CHRISTIANA ROAD, OPS 4 NEWARK DE 19713-2107
LPL FINANCIAL CORPORATION (0075)	CORPORATE ACTIONS 1055 LPL WAY FORT MILL SC 29715
MEDIANT COMMUNICATIONS	CUSIP: 23109BAA5 STEPHANY HERNANDEZ 100 DEMAREST DRIVE WAYNE NJ 07470
MERRILL LYNCH (8862)	EARL WEEKS OR REORG DEPT. C/O MERRILL LYNCH CORPORATE ACTIONS 4804 DEER LAKE DR. E. JACKSONVILLE FL 32246
MORGAN STANLEY SMITH BARNEY (0015)	JOHN BARRY OR REORG DEPT. 1300 THAMES STREET WHARF 6TH FLOOR BALTIMORE MD 21231
NATIONAL FINANCIAL SERVICES LLC (0226)	PAUL GALENO OR REORG MGR NEWPORT OFFICE CENTER III 499 WASHINGTON BOULEVARD JERSEY CITY NJ 07310
NORTHERN TRUST CO (2669)	ROBERT VALENTIN OR REORG MGR 801 S CANAL STREET REORG DEPT FLOOR C1N CHICAGO IL 60607
PERSHING LLC (0443)	JOE LEVARA OR REORG MGR SECURITIES CORPORATION 1 PERSHING PLAZA 7TH FLOOR - REORG. JERSEY CITY NJ 07399
RBC CAPITAL MKTS. CORP (0235)	NICOLE KOEHLER OR REORG DEPT. 60 S 6TH ST - P09 MINNEAPOLIS MN 55402-1106
ROBERT W. BAIRD & CO. (0547)	TRACY TRENSCH OR REORG MGR 777 E. WISCONSIN AVENUE MILWAUKEE WI 53202
STATE STREET (0997)	CORPORATE ACTIONS DEPARTMENT 1776 HERITAGE DRIVE NORTH QUINCY MA 02171
STERNE, AGEE & LEACH, INC. (0750)	KEN SIMPSON OR REORG MGR 2 PERIMETER PARK S., SUITE 100W BIRMINGHAM AL 35243
STIFEL NICOLAUS & CO. (0793)	CHRIS WIEGAND OR REORG DEPT. C/O MEDIANT COMMUNICATIONS 501 N. Broadway St Louis MO 63102
TD AMERITRADE CLEARING (0188)	GARY SWAIN OR REORG DEPT. 1005 NORTH AMERITRADE PLACE BELLEVUE NE 68005
UBS FINANCIAL SERVICES LLC (0221)	REORGANIZATION DEPARTMENT - JOSHUA LEWIS 315 DEADERICK STREET NASHVILLE TN 37238
UMB BK,NA (2450)	ROBIN WATERS OR REORG MGR 928 GRAND BLVD 928 GRAND BLVD MAILSTOP 1010404 KANSAS CITY MO 64106
US BANK (2803)	PAUL KUXHAUS REORG MGR 1555 N RIVERCENTER DR SUITE 302 MILWAUKEE WI 53212

Claim Name	Address Information
VANGUARD MARKETING CORP. (0062)	JIM AHERN OR REORG DEPT 100 VANGUARD BLVD MALVERN PA 19355

Total Creditor count 34

Exhibit 7

CUMULUS MEDIA INC.

Service List

NAME	ADDRESS(ES)
AMERIPRISE	REORG@AMPF.COM
BANK OF MONTREAL	NBOPS.PROXY@BMO.COM
BANK OF NEW YORK	JUSTIN.WHITEHOUSE@BNYMELLON.COM
BANK OF NEW YORK MELLON	PGHEVENTCREATION@BNYMELLON.COM
BARCLAYS CAPITAL INC.	NYVOLUNTARY@BARCLAYSCAPITAL.COM
BARCLAYS CAPITAL INC.	NYCORPACTIONS@BARCLAYS.COM
BGC PARTNERS	CORPORATEACTIONS-NY@BGC PARTNERS.COM
BNP PARIBAS NY CUSTODY SERVICE	NYK_BNP_CORPORATE_ACTION@US.BNPPARIBAS.COM
BNY MELLON	JOHN.SOBKIEWICZ@BNYMELLON.COM; SCLW@BNYMELLON.COM
BROADRIDGE FINANCIAL	MANDATORYTEAM@BROADRIDGE.COM; ROBERT.BISHOP@RIDGECLEARING.COM; STEVE.SPECTOR@RIDGECLEARING.COM; VOLUNTARYTEAM@BROADRIDGE.COM; VOLUNTARYTEAM@RIDGECLEARING.COM
BROWN BROTHERS HARRIMAN	NJ.MANDATORY.INBOX@BBH.COM; EDWIN.ORTIZ@BBH.COM; JENNY.FENG@BBH.COM; MAVIS.LUQUE@BBH.COM; MICHELLE.CARABALLO@BBH.COM; PAUL.NONNON@BBH.COM; SEAN.IMHOF@BBH.COM
BROWN BROTHERS HARRIMAN	CHRISTOPHER.CONCANNON@BBH.COM; BBH.CA.RESPONSE.TEAM@BBH.COM
CHARLES SCHWAB	VOLUNTARYSETUP@SCHWAB.COM; PHXMCBR@SCHWAB.COM
CITIBANK	GTS.CAEC.TPA@CITI.COM; CITIBANK.REORGINQUIRIES@CITI.COM; DARYL.SLATER@CITI.COM; R.DAVID@CITI.COM; RUTH.DAVID@CITI.COM; CAMANDATORY@IMCNAM.SSMB.COM
CITIGROUP GLOBAL MARKETS INC.	ISIDORE.H.KAPLAN@CITI.COM
COR CLEARING	CORPORATE.ACTION@CORCLEARING.COM
CREDIT SUISSE	ASSET.SERVNOTIFICATION@CREDIT-SUISSE.COM; LIST.NYEVTINTGRP@CREDIT-SUISSE.COM; LIST.AMNYCACTIONFIXED@CREDIT-SUISSE.COM
DEPOSITORY TRUST CO.	MANDATORYREORANNOUNCEMENTS@DTCC.COM; RGIORDANO@DTCC.COM
DESERET TRUST COMPANY	COLTONSB@DESERETTRUST.COM
DEUTSCHE BANK	JAX.PROXYDEPT@DB.COM; JAXCA.NOTIFICATIONS@DB.COM; PROXY.MUMBAI@DB.COM
E*TRADE/APEX	LAURICE.WILLIAMS@BROADRIDGE.COM; JOANN.SANTIAGO@BROADRIDGE.COM; VICKIE.DANG@BROADRIDGE.COM
FIRST CLEARING	CYNTHIA.RUTHERFORD@FIRSTCLEARING.COM; CAV@FIRSTCLEARING.COM
GOLDMAN SACHS	GS-AS-NY-PROXY@NY.EMAIL.GS.COM; DANIEL.MATHEWS@GS.COM; MEGHAN.SULLIVAN@GS.COM; NEWYORKANNHUB@NY.EMAIL.GS.COM; NEWYORKREORG@NY.EMAIL.GS.COM
INTERACTIVE BROKERS	BANKRUPTCY@INTERACTIVEBROKERS.COM; PROXY@IBKR.COM
INTERACTIVE BROKERS	DMARSELLA@IBKR.COM; IBCORPACTION@IBKR.COM
JPMORGAN CHASE	CHRISTIAN.GARCIA@JPMORGAN.COM; HOAN.K.BUI@JPMORGAN.COM; IBDVR.MATERIALS@JPMORGAN.COM; INTL.CRCSU@JPMORGAN.COM; FICA.DE@JPMORGAN.COM; IB-PROXY-SERVICES@JPMORGAN.COM; PRIMECORPORATEACTIONS@JPMORGAN.COM; JPMS.PROXY.VOTING@JPMORGAN.COM; JPMORGANINFORMATION.SERVICES@JPMORGAN.COM; DESIREE.AVINGER-BRADLEY@JPMCHASE.COM; IB_DOMESTIC_VOLUNTARY_CORPORATE_ACTIONS@JPMORGAN.COM
LEGENT CLEARING	CORPORATE.ACTION@LEGENTCLEARING.COM
LPL FINANCIAL	JENNIFER.MICHALEK@LPL.COM; DAVID.BERRY@LPL.COM; CORPORATE.ACTION@LPL.COM
MARKIT	MK-MCAINFOAGENTS PROSPECTUS@MARKIT.COM
MEDIANT COMMUNICATIONS	DOCUMENTS@MEDIANTONLINE.COM
MERRILL LYNCH	CPACTIONS LITIGATION@ML.COM; SHANTA.SURUJBALLI@BAML.COM; JAX_MAN_REORG@BAML.COM
MORGAN STANLEY	DEALSETUP@MORGANSTANLEY.COM; JOHN.FALCO@MORGANSTANLEY.COM; MANDATORYPROCESSING@MORGANSTANLEY.COM; WMPROXY@MS.COM; PROXY.BALT@MS.COM; ROBERT.CREGAN@MORGANSTANLEY.COM
MORGAN STANLEY SMITH BARNEY	VOLUNTARY.PROCESSING@MS.COM
NATIONAL FINANCIAL SERVICES	PAUL.BRANAGAN@FMR.COM; RALPH.ELIA@FMR.COM; LISA.GANESH@FMR.COM; PAUL.GALENO@FMR.COM; REORGVOLUNTARIESDEPT@FMR.COM
NORTHERN TRUST CO	MB392@NTRS.COM; US_VOLUNTARY_CORPACTIONS@NTRS.COM; ROV@NTRS.COM; RSW3@NTRS.COM; CS_NOTIFICATIONS@NTRS.COM
OPPENHEIMER	REORG@OPCO.COM
PERSHING	DSKIBINSKY@PERSHING.COM; JESSICA.SNYDER@PERSHING.COM
PERSHING LLC	DSALAZAR@PERSHING.COM; VOLUNTARYANDSETUPS@PERSHING.COM
PNC BANK	CASPR@PNC.COM
RBC CAPITAL MKTS. CORP	NAMRATA.SHAH@RBC.COM; MNREORGNOTICES@RBC.COM
RELIANCE TRUST CO.	DDUNN@RELICO.COM
ROBERT W. BAIRD & CO.	LLONG@RWBBAIRD.COM
ROYAL BANK OF CANADA	RBCWM-PROXYNOTIFICATIONS@RBC.COM; STEVE.SCHAFER@RBC.COM
SEI INVESTMENTS	STCCORPACTIONS@SEIC.COM
STATE STREET	BEPEREZ@STATESTREET.COM; CHART@STATESTREET.COM; EPIETSCH@STATESTREET.COM; JOHN.ASHTON@STATESTREET.COM; RJRAY@STATESTREET.COM; BKIMBALL@STATESTREET.COM; USCARESEARCH@STATESTREET.COM
STERNE, AGEE & LEACH, INC.	SSIKORSKI@STERNEAGEE.COM

CUMULUS MEDIA INC.

Service List

NAME	ADDRESS(ES)
STIFEL NICOLAUS & CO.	WIEGANDC@STIFEL.COM; MCINTOSH@STIFEL.COM
STOCKCROSS	ELEANOR.PIMENTEL@STOCKCROSS.COM
TD AMERITRADE	REORG.NEWS@TDAMERITRADE.COM; KATHERINE.OLSON@TDAMERITRADE.COM; ZREORGANIZATIONDEPT@TDAMERITRADE.COM
UBS FINANCIAL SERVICES	MICHAEL.MARCIANO@UBS.COM; OL-EVENTMANAGEMENT@UBS.COM; OL-WMA-CA-PROXY@UBS.COM; SH-VOL- CAIP-NA@UBS.COM; SH-WMA-CAPROXYCLASSACTIONS@UBS.COM; OL-STAMFORDCORPACTIONS@UBS.COM; JOSHUA.LEWIS@UBS.COM; OL-WMA-VOLCORPACTIONS@UBS.COM;
UMB BANK	TRUSTCORPACTIONS@UMB.COM
US BANK	DANIEL.CROGAN@USBANK.COM; NICHOLAS.STORCH@USBANK.COM; PAUL.KUXHAUS@USBANK.COM; ANDY.BECKER@USBANK.COM; TRUSTCORPORATEACTIONS@USBANK.COM; ANTHONYROYE@CANTOR.COM
VANGUARD MARKETING CORP.	UNJD@VANGUARD.COM; CA_OFFER_MANAGEMENT_DESK@VANGUARD.COM
WELLS FARGO	DIANA.M.JONES@WELLSFARGO.COM; NICOLE.D.WOITAS@WELLSFARGO.COM; TRUSTCORPORATEACTIONS@WELLSFARGO.COM; VOLUNTARYCORPORATEACTIONS@WELLSFARGO.COM

Exhibit 8

Claim Name	Address Information
3I DEBT - JAMESTOWN CLO VI LTD.	ATTN: ANTHONY COLON 280 PARK AVENUE, 39TH FLOOR NEW YORK NY 10017
5 ESSEX, L.P.	
AEGON - TRANSAMERICA FLOATING RATE	ATTN: LISA BALTAGI C/O VIRTUS GROUP, LP 1301 FANNIN ST, STE 1700 HOUSTON TX 77002
AGIC - WEST CLO 2013-1 LTD.	ATTN: JOANNA WILLARS 600 WEST BROADWAY SAN DIEGO CA 92101
AGIC - WEST CLO 2014-2 LTD.	ATTN: JOANNA WILLARS 600 WEST BROADWAY SAN DIEGO CA 92101
AGIC SDCERA - SAN DIEGO COUNTY	ATTN: JOANNA WILLARS EMPLOYEES RETIREMENT ASSOCIATION 600 WEST BROADWAY SAN DIEGO CA 92101
APIDOS CLO X	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
APIDOS CLO XI	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
APIDOS CLO XII	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
APIDOS CLO XV	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
APIDOS CLO XVI	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
APIDOS CLO XVII	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
APIDOS CLO XVIII	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
APIDOS CLO XX	ATTN: GRETCHEN BERGSTRESSER 712 FIFTH AVENUE, 42ND FLOOR NEW YORK NY 10019
ARE -SEI INSTIT INVEST TRUST-	ATTN: CHARLES WILLIAMS HIGHYIELD BOND FUND 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - ARES INSTITUTIONAL	ATTN: CHARLES WILLIAMS HIGH YIELD MASTER FUND LP 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - GSTII - GS MULTI-MANAGER	ATTN: CHARLES WILLIAMS NON-CORE FIXED INCOME FUND 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - KAISER PERMANENTE GROUP TRUST	ATTN: CHARLES WILLIAMS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - LLOYDS BANK PENSION SCHEME NO. 1	ATTN: CHARLES WILLIAMS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - LLOYDS BANK PENSION SCHEME NO. 2	ATTN: CHARLES WILLIAMS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - LUCENT TECHNOLOGIES INC.	ATTN: CHARLES WILLIAMS MASTER PENSION TRUST 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - RENAISSANCE FLOATING	ATTN: CHARLES WILLIAMS RATE INCOME FUND 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - SEI INSTITUTIONAL INVESTMENTS	ATTN: CHARLES WILLIAMS TRUST OPPORTUNISTIC INCOME FUND 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - SEI INSTITUTIONAL MANAGED TRUST	ATTN: CHARLES WILLIAMS ENHANCED INCOME FUND 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - TOUCHSTONE STRATEGIC TRUST -	ATTN: CHARLES WILLIAMS TOUCHSTONE CREDIT OPPORTUNITIES FUND 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES - U.S. HIGH YIELD BOND FUND	ATTN: CHARLES WILLIAMS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES -KAISER FOUNDATION HOSPITALS	ATTN: CHARLES WILLIAMS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES CAPITAL MANAGEMENT III LLC -	ATTN: CHARLES WILLIAMS STICHTING PENSIOENFONDS HOOGOVENS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES INSTITUTIONAL CREDIT FUND LP	ATTN: CHARLES WILLIAMS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES INSTITUTIONAL LOAN FUND, L.P.	ATTN: CHARLES WILLIAMS 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES MANAGEMENT LLC-	ATTN: CHARLES WILLIAMS ARES SENIOR LOAN TRUST 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARES-SEI GLOBAL MASTER FD PLC -	ATTN: CHARLES WILLIAMS THE SEI HIGH YIELD FIX INC FD 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067

Claim Name	Address Information
ARES-SEI INSTITUTIONAL MANAGED	ATTN: CHARLES WILLIAMS TRUST HIGH YIELD BOND FUND 2000 AVENUE OF THE STARS 12TH FLOOR LOS ANGELES CA 90067
ARROWPOINT ASSET MGT LLC	- ELEVATION CLO 2015-4, LTD. C/O ARROWMARK COLORADO HLDGS LLC ATTN: S.BHONSLE; 100 FILLMORE ST, STE325 DENVER CO 80206
BANK OF AMERICA NA-NEW YORK	ATTN: INFORMATION MANAGER 214 NORTH TRYON STREET CHARLOTTE NC 28255
BATTALION CLO IV LTD.	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BATTALION CLO IX LTD.	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BATTALION CLO V LTD.	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BATTALION CLO VII LTD.	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BAYCITY CREDIT OPPORTUNITIES FUND L.P.	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
BAYCITY SENIOR LOAN MASTER FUND LTD	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
BENEFIT STREET PARTNERS CLO II, LTD.	ATTN: SERGE KOZMIN 50 KENNEDY PLAZA, 18TH FLOOR PROVIDENCE RI 02903
BENEFIT STREET PARTNERS CLO III, LTD.	ATTN: SERGE KOZMIN BENEFIT STREET PARTNERS LLC 50 KENNEDY PLAZA, 18TH FLOOR PROVIDENCE RI 02903
BENEFIT STREET PARTNERS CLO IV, LTD.	ATTN: SERGE KOZMIN BENEFIT STREET PARTNERS LLC 50 KENNEDY PLAZA, 18TH FLOOR PROVIDENCE RI 02903
BENEFIT STREET PARTNERS CLO V, LTD.	ATTN: SERGE KOZMIN BENEFIT STREET PARTNERS LLC 50 KENNEDY PLAZA, 18TH FLOOR PROVIDENCE RI 02903
BENEFIT STREET PARTNERS CLO VI, LTD.	ATTN: SERGE KOZMIN BENEFIT STREET PARTNERS LLC 50 KENNEDY PLAZA, 18TH FLOOR PROVIDENCE RI 02903
BENEFIT STREET PARTNERS CLO VII LTD	ATTN: SERGE KOZMIN 50 KENNEDY PLAZA, 18TH FLOOR PROVIDENCE RI 02903
BENEFIT STREET PARTNERS CLO XII, LTD	ATTN: SERGE KOZMIN 50 KENNEDY PLAZA, 18TH FLOOR PROVIDENCE RI 02903
BIG RIVER GROUP FUND SPC LTD -	ATTN: JIM KEOGH BOND SEGREGATED PORTFOLIO 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BLUEMOUNTAIN -	ATTN: ALISON MCDEVITT BLUEMOUNTAIN CLO 2015-1 LTD. 280 PARK AVENUE NEW YORK NY 10017
BLUEMOUNTAIN CLO 2012-2 LTD	ATTN: ELLEN BROOKS 280 PARK AVENUE, 12TH FLOOR EAST NEW YORK NY 10017
BLUEMOUNTAIN CLO 2013-2 LTD.	ATTN: ELLEN BROOKS 280 PARK AVENUE, 12TH FLOOR EAST NEW YORK NY 10017
BLUEMOUNTAIN CLO 2014-2 LTD.	ATTN: ELLEN BROOKS 280 PARK AVENUE, 12TH FLOOR EAST NEW YORK NY 10017
BLUEMOUNTAIN CLO 2014-3 LTD.	ATTN: ELLEN BROOKS 280 PARK AVENUE, 12TH FLOOR EAST NEW YORK NY 10017
BLUEMOUNTAIN CLO 2014-4 LTD	ATTN: ELLEN BROOKS 280 PARK AVENUE, 12TH FLOOR EAST NEW YORK NY 10017
BNP PARIBAS ASSET M, INC (AGT) -	ATTN: VANESSA RITTER BNPP IP CLO 2014-1, LTD. 200 PARK AVENUE, 11TH FLOOR NEW YORK NY 10166
BNPP IP CLO 2014-II LTD	ATTN: VANESSA RITTER 200 PARK AVENUE, 11TH FLOOR NEW YORK NY 10166
BP CUMULUS HOLDINGS LLC	ATTN: NIRAJ PATEL 1620 26TH STREET SUITE 6000N SANTA MONICA CA 90404
BRENTWOOD CLO LTD	ATTN: DATA TEAM 300 CRESCENT COURT, SUITE 700 DALLAS, TX 75201
BRIGADE - BATTALION CLO VI LTD	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE - DELTA MASTER TRUST	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE - FEDEX CORPORATION	ATTN: JIM KEOGH EMPLOYEES' PENSION TRUST 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE - FUTURE DIRECTIONS	ATTN: JIM KEOGH CREDIT OPPORTUNITIES FUND 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE - GIC PRIVATE LIMITED	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE - GOLDMAN SACHS TRUST II	- GOLDMAN SACHS MULTI-MANAGER ALTERNATIVES FUND ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE - JPMORGAN CHASE RETIREMENT PLAN	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE - LOS ANGELES COUNTY	ATTN: JIM KEOGH EMPLOYEES RETIREMENT ASSOCIATION 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE - THE COCA-COLA COMPANY	ATTN: JIM KEOGH MASTER RETIREMENT TRUST 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022

Claim Name	Address Information
BRIGADE - U.S. HIGH YIELD BOND FUND	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC	ATTN: JIM KEOGH - BATTALION CLO VIII LTD. 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC	ATTN: JIM KEOGH - BLUE FALCON LIMITED 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC	ATTN: JIM KEOGH - BLUE PEARL B 2015 LIMITED 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC	ATTN: JIM KEOGH - CITI USPTRS1 LOAN FUNDING LLC 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC -	ATTN: JIM KEOGH FCA CANADA INC. ELECTED MASTER TRUST 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC -	ATTN: JIM KEOGH ILLINOIS STATE BOARD OF INVESTMENT 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC - FCA US LLC	ATTN: JIM KEOGH MASTER RETIREMENT TRUST 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LLC - GLDMN SCS TRT	II - GLDMN SCS MLTI-MGR NON-CR FXD INCM FND ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE CAP MGT, LLC - GSFII SICAV -	GOLDMAN SACHS GLOBL MULTI-MANAGER ALT PORT ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE CAP MGT, LLC - JPMORGAN	ATTN: JIM KEOGH MULTI-MANAGER ALTERNATIVES FUND 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAP MGT, LP - JPMORGAN CHASE	ATTN: JIM KEOGH RETIREMENT PLAN BRIGADE BANK LOAN 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE CAPITAL MANAGEMENT LP -	BRIGADE OPPORTUNISTIC CREDIT LBG FUND LTD ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE CAPITAL MANAGEMENT LP -	SEI INST MGD TST - MULTI-STRATEGY ALTERNATIVE FD ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE CAPITAL MANAGEMENT, LP	-BRIGADE OPPORTUNISTIC CREDIT FUND 16 LLC ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE CAPITAL MANAGEMENT, LP -	BRIGADE LEVERAGED CAPITAL STRUCTURES FUND LTD. ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE CREDIT FUND II LTD	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE DISTRESSED VALUE MASTER FUND LTD	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE OPPORTUNISTIC	ATTN: JIM KEOGH CREDIT FUND - ICIP, LTD. 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BRIGADE-SEI GLOBAL MASTER FUND	PLC-THE SEI HIGH YIELD FIXED INCOME FUND ATTN: J.KEOGH; 399 PARK AVE, 16TH FL NEW YORK NY 10022
BRIGADE-SEI INSTITUTIONAL MANAGED	ATTN: JIM KEOGH TRUST HIGH YIELD BOND FUND 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
BROOKSIDE MILL CLO LTD.	ATTN: DANA PECORELLA 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
CALIFORNIA STREET CLO	IX LIMITED PARTNERSHIP ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
CALIFORNIA STREET CLO V, LTD.	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
CALIFORNIA STREET CLO XII, LTD	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
CAPITAL RESEARCH	AMERICAN FUNDS INSURANCE SERIES BOND FUND ATTN: M.LEE; 333 SOUTH HOPE ST, 33RD FL LOS ANGELES CA 90071
CAPITAL RESEARCH - AMERICAN FUNDS	INSURANCE SERIES - ASSET ALLOCATION FUND ATTN: M.LEE; 333 SOUTH HOPE ST, 33RD FL LOS ANGELES CA 90071
CAPITAL RESEARCH-	ATTN: MARIA LEE CAPITAL INCOME BUILDER-12 333 SOUTH HOPE STREET, 33RD FLOOR LOS ANGELES CA 90071
CAPITAL RESEARCH-AMERICAN	ATTN: MARIA LEE HIGH INCOME TRUST 333 SOUTH HOPE STREET, 33RD FLOOR LOS ANGELES CA 90071

Claim Name	Address Information
CATAMARAN CLO 2012-1 LTD.	ATTN: JOHN OBERLE 295 MADISON AVENUE, FL 6 NEW YORK NY 10017
CATAMARAN CLO 2013-1 LTD.	ATTN: JOHN OBERLE 295 MADISON AVENUE, FL 6 NEW YORK NY 10017
CATAMARAN CLO 2014-1 LTD.	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
CATAMARAN CLO 2014-2 LTD.	ATTN: JOHN OBERLE 295 MADISON AVENUE, FLOOR 6 NEW YORK NY 10017
CATAMARAN CLO 2015-1 LTD.	ATTN: JOHN OBERLE 295 MADISON AVENUE, FLOOR 6 NEW YORK NY 10017
CEDAR FUNDING II CLO, LTD.	ATTN: LISA BALTAGI C/O VIRTUS GROUP, LP 1301 FANNIN ST, STE 1700 HOUSTON TX 77002
CEDAR FUNDING IV CLO, LTD.	ATTN: LISA BALTAGI C/O VIRTUS GROUP, LP 1301 FANNIN ST, STE 1700 HOUSTON TX 77002
CENT CLO 17 LIMITED	ATTN: ROBIN STANCIL; TRACI D. GARCIA 100 N. SEPULVEDA BOULEVARD, SUITE 650 EL SEGUNDO CA 90245
CENT CLO 18 LTD	ATTN: ROBIN STANCIL; TRACI D. GARCIA 100 N. SEPULVEDA BOULEVARD, SUITE 650 EL SEGUNDO CA 90245
CENT CLO 19 LIMITED	ATTN: ROBIN STANCIL; TRACI D. GARCIA 100 N. SEPULVEDA BOULEVARD, SUITE 650 EL SEGUNDO CA 90245
CENT CLO 20 LIMITED	ATTN: ROBIN STANCIL; TRACI D. GARCIA 100 N. SEPULVEDA BOULEVARD, SUITE 650 EL SEGUNDO CA 90245
CENT CLO 21 LIMITED	ATTN: ROBIN STANCIL; TRACI D. GARCIA 100 N. SEPULVEDA BOULEVARD, SUITE 650 EL SEGUNDO CA 90245
CENT CLO 22 LIMITED	ATTN: ROBIN STANCIL; TRACI D. GARCIA 100 N. SEPULVEDA BOULEVARD, SUITE 650 EL SEGUNDO CA 90245
CENT CLO 24 LIMITED	COLUMBIA MGT INV ADV, LLC ATTN: ROBIN STANCIL 100 N. SEPULVEDA BLVD, STE 650 EL SEGUNDO CA 90245
CHICAGO TITLE INSURANCE COMPANY	ATTN: NATE VAN DUZER; LISA RYMUT 82 DEVONSHIRE STREET - V13H BOSTON MA 02109
CITIBANK NA - NEW YORK	ATTN: BRIAN BLESSING 1615 BRETT ROAD OPS III NEW CASTLE DE 19720
COLUMBIA ADV - CENT CLO 16, L.P.	ATTN: ROBIN STANCIL; TRACI D. GARCIA 100 N. SEPULVEDA BOULEVARD, SUITE 650 EL SEGUNDO CA 90245
COLUMBIA FUNDS SERIES TRUST II -	COLUMBIA FLOATING RATE FUND COLUMBIA MGT INV ADV LLC; ATTN:R.STANCIL 100 N. SEPULVEDA BLVD, STE 650 EL SEGUNDO CA 90245
COLUMBIA MGT INVES ADV LLC-COL FDS VARIA	SR TR II-VAR PORT-EATON VANCE FLTING-RA COLUMBIA MGT INV ADV LLC; ATTN:R.STANCIL 100 N. SEPULVEDA BLVD, STE 650 EL SEGUNDO CA 90245
COLUMBIA STRATEGIC INCOME FUND	COLUMBIA MANAGEMENT INVESTMENT ADVISERS, LLC;ATTN: R.STANCIL 100 N. SEPULVEDA BLVD, STE 650 EL SEGUNDO CA 90245
CONTINENTAL CASUALTY COMPANY	ATTN: MICHAEL COFFEY,ESQ. 333 SOUTH WABASH AVENUE - 23 SOUTH CHICAGO IL 60606
CREDIT SUISSE LOAN FUNDING LLC	ATTN: BARRY ZAMORE; BOB FRANZ 11 MADISON AVE., 5TH FL NEW YORK NY 10010
CROSS OCEAN USSS FUND I (A) LP	ATTN: PATRICK A. SCOVEL 20 HORSENECK LANE GREENWICH CT 06830
CROSS OCEAN USSS SIF I LP	ATTN: PATRICK A. SCOVEL 20 HORSENECK LANE GREENWICH CT 06830
CROWN POINT CLO III, LTD.	ATTN: JIM HAGAN 810 SEVENTH AVENUE, 24TH FLOOR, SUITE 2400 NEW YORK NY 10019
CUTWATER 2014-II,LTD	ATTN: ALEX JACKSON CUTWATER INVESTOR SERVICES CORP. 113 KING STREET ARMONK NY 10504
CUTWATER INV - CUTWATER 2014-1. LTD.	ATTN: ALEX JACKSON CUTWATER INVESTOR SERVICES CORP. 113 KING STREET ARMONK NY 10504
CVP CASCADE CLO-1 LTD	ATTN: JOSEPH CAMBARERI 49 W PUTNAM AVE GREENWICH CT 06830
CVP CASCADE CLO-2 LTD.	ATTN: JOSEPH CAMBARERI 49 W PUTNAM AVE GREENWICH CT 06830
DEUTSCHE BANK AG-CAYMAN ISLANDS	ATTN: RAYMOND BHEER 5022 GATE PARKWAY, SUITE 400 JACKSONVILLE FL 32256
DRIEHAUS CAPITAL MANAGEMENT LLC -	ATTN: E.CASSIDY; T.MCCAULEY; KC NELSON DRIEHAUS TURNAROUND OPP FND, L.P (DFOB) 25 E, ERIE ST CHICAGO IL 60611
EASTLAND CLO, LTD	ATTN: DATA TEAM 300 CRESCENT COURT, SUITE 700 DALLAS TX 75201
EATON VANCE - DAVINCI REINSURANCE LTD	ATTN: CRAIG MILLS 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE - SENIOR DEBT PORTFOLIO	ATTN: CRAIG MILLS 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE FLOATING RATE PORTFOLIO	ATTN: CRAIG MILLS 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE FLOATING-RATE INCOME TRUST	ATTN: CRAIG MILLS 101 FEDERAL ST. BOSTON MA 02110

Claim Name	Address Information
EATON VANCE INSTITUTIONAL	ATTN: CRAIG MILLS SENIOR LOAN FUND 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE INTERNATIONAL	(CAYMAN ISLANDS) FLOATING-RATE INCOME PORTFOLIO ATTN: CRAIG MILLS; 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE LIMITED DURATION INCOME FUND	ATTN: CRAIG MILLS 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE MANAGEMENT -	EATON VANCE VARIABLE TRUST - FLOATING-RATE INCOME FUND ATTN: CRAIG MILLS; 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE MGMT-BRIGHTHOUSE	FDS TR I - BRIGHTHOUSE /EATON VANCE FLT RT PORTFOLIO ATTN: CRAIG MILLS; 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE RIHL1 - RENAISSANCE	ATTN: CRAIG MILLS INVESTMENT HOLDINGS LTD 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE SENIOR FLOATING-RATE TRUST	ATTN: CRAIG MILLS 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE SENIOR INCOME TRUST	ATTN: CRAIG MILLS 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE SHORT DURATION	ATTN: CRAIG MILLS DIVERSIFIED INCOME FUND 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE-AGF FLOATING RATE	ATTN: CRAIG MILLS INCOME FUND 101 FEDERAL ST. BOSTON MA 02110
EATON VANCE-PACIFIC SELECT FUND	ATTN: CRAIG MILLS FLOATING RATE LOAN PORTFOLIO 101 FEDERAL ST. BOSTON MA 02110
ELEVATION CLO 2013-1, LTD.	ATTN: CHRISTOPHER CHLUMSKY; S.KONATHAM 9062 OLD ANNAPOLIS ROAD COLUMBIA MD 21045
ELEVATION CLO 2014-2, LTD.	ATTN: MARK ROY 9062 OLD ANNAPOLIS ROAD COLUMBIA MD 21045-1951
ELEVATION CLO 2014-3, LTD.	ATTN: SANJAI BHONSLE C/O ARROWMARK COLORADO HOLDINGS LLC 100 FILLMORE STREET, SUITE 325 DENVER CO 80206
EV - EATON VANCE FLOATING-RATE	ATTN: CRAIG MILLS INCOME PLUS FUND 101 FEDERAL ST. BOSTON MA 02110
FIDELITY NATIONAL TITLE	ATTN: NATE VAN DUZER; LISA RYMUT INSURANCE COMPANY 82 DEVONSHIRE STREET - V13H BOSTON MA 02109
FIRST TRUST - FIRST TRUST SHORT	ATTN: PETER FASONE, S.FRIES, B.HOUSEY DURATION HIGH INCOME FUND 120 E LIBERTY DRIVE, SUITE 400 WHEATON IL 60187
FIRST TRUST ADVISORS L.P - FIRST	ATTN: PETER FASONE,SCOTT FRIES,BILL HOUS TRUST SNR FLOATING RATE,INCOME FUND II 120 E LIBERTY DR, STE 400 WHEATON IL 60187
FLATIRON CLO 2013-1 LTD	ATTN: ANN CUNG 601 TRAVIS STREET, 16TH FLOOR HOUSTON TX 77002
FLATIRON CLO 2014-1 LTD.	ATTN: A.TORREY, N.MUNIZ, J.GONSALVES 51 MADISON AVENUE, ROOM 201 NEW YORK NY 10010
FLATIRON CLO 2015-1 LTD.	ATTN: A.TORREY, N.MUNIZ, J.GONSALVES 51 MADISON AVENUE, ROOM 201 NEW YORK NY 10010
FMAP TCS LIMITED	ATTN: ANDREW SCHINDER TRICADIA CAPITAL MANAGEMENT LLC 780 THIRD AVENUE, 29TH FLOOR NEW YORK NY 10017
FRANKLIN 432 - FRANKLIN MUTUAL	SERIES FUNDS - FRANKLIN MUTUAL GLOBAL DISCOV FND -S.TUMULTY/ G.KRUSS; 101 JFK PKWY, 3RD FL SHORT HILLS NJ 07078
FRANKLIN 4846 TEMPLETON VAR	INSURANCE PRODUCTS TR-MUTUAL SHARES SECURITIES FUND; ATTN: S.TUMULTY/ / G.KRUSS; 101 JFK PKWY, 3RD FL SHORT HILLS NJ 07078
FRANKLIN MUTL AD-FRANKLIN	MUTUAL SERIES FUNDS-FRANKLIN MUTUAL BEACON FUND(FT431) - S.TUMULTY/ G.KRUSS; 101 JOHN F.KENNEDY PKWY, 3RD FL SHORT HILLS NJ 07078
FRANKLIN TEMP 4845 VAR	INSURANCE PRDCTS TRST MUTUAL GLBL DISCOVERY SECURITIES FD -S.TUMULTY/ G.KRUSS; 101 JFK PKWY, 3RD FL SHORT HILLS NJ 07078
FT 4684-FRANKLIN MUTUAL	ADVISORS LLC MUTUAL GLOBAL DISCOVERY FUND -S.TUMULTY/ G.KRUSS; 101 JFK PKWY, 3RD FL SHORT HILLS NJ 07078
FT434 - FRANKLIN MUTUAL	SERIES FUNDS - FRANKLIN MUTUAL QUEST FUND -S.TUMULTY/ G.KRUSS; 101 JFK PKWY, 3RD FL SHORT HILLS NJ 07078
FT435 - FRANKLIN MUTUAL	SERIES FUNDS FRANKLIN MUTUAL SHARES FUND -S.TUMULTY/ G.KRUSS; 101 JFK PKWY, 3RD FL SHORT HILLS NJ 07078
GRAYSON CLO LTD	ATTN: DATA TEAM 300 CRESCENT COURT, SUITE 700 DALLAS TX 75201
GREENBRIAR CLO LTD	ATTN: DATA TEAM 300 CRESCENT COURT, SUITE 700 DALLAS TX 75201
GREYWOLF CLO III LTD	ATTN: MICHAEL JOSEPHSON 4 MANHATANVILLE RD., SUITE 201 PURCHASE NY 10577
GREYWOLF CLO IV, LTD.	ATTN: MICHAEL JOSEPHSON 4 MANHATANVILLE RD., SUITE 201 PURCHASE NY 10577

Claim Name	Address Information
GREYWOLF CLO V LTD	ATTN: MICHAEL JOSEPHSON 4 MANHATANVILLE RD., SUITE 201 PURCHASE NY 10577
HIGHLAND CAP MGT	FD ADV LP - HIGHLAND FUNDS I - HIGHLAND/IBOXX SENIOR LOAN ETF ATTN: DATA TEAM; 300 CRESCENT CT, STE700 DALLAS TX 75201
HILLMARK FUNDING LTD	N.DWECK / M.GOLD / H.WEINBERGER HILLMARK CAP MGT - ATTN: A.ZELIKOVYCH 1 PENN PLAZA, SUITE 4501 NEW YORK NY 10119
JAMESTOWN CLO II LTD	ATTN: ANTHONY COLON 280 PARK AVENUE, 39TH FLOOR NEW YORK NY 10017
JAMESTOWN CLO III LTD.	ATTN: ANTHONY COLON 280 PARK AVENUE, 39TH FLOOR NEW YORK NY 10017
JAMESTOWN CLO V LTD.	ATTN: ANTHONY COLON 280 PARK AVENUE, 39TH FLOOR NEW YORK NY 10017
JAMESTOWN CLO VII LTD.	ATTN: ANTHONY COLON 280 PARK AVENUE, 39TH FLOOR NEW YORK NY 10017
JNL SERIES TRUST - JNL/FRANKLIN	ATTN: SHAWN TUMULTY, GISELA KRUSS TEMPLETON MUTUAL SHARES FUND 101 JOHN F. KENNEDY PARKWAY, 3RD FLOOR SHORT HILLS NJ 07078
JPMORGAN BK BRANCH - 0802	ATTN: JEFFREY L. PANZO 4 NEW YORK PLAZA, 15TH FLOOR NEW YORK NY 10004
KINGSLAND VI	ATTN: DAVID SCHMOOKLER 485 MADISON AVE, 24TH FLOOR NEW YORK NY 10022
KINGSLAND VII	ATTN: DAVID SCHMOOKLER 485 MADISON AVE, 24TH FLOOR NEW YORK NY 10022
LOCKWOOD GROVE CLO, LTD.	ATTN: BRIAN BUSCHER, ERNIE HODGE TALL TREE INVESTMENT MANAGEMENT, LLC 222 SOUTH RIVERSIDE PLAZA, SUIRE 620 CHICAGO IL 60606
LONGFELLOW PLACE CLO, LTD.	ATTN: SCOTT D'ORSI 500 BOYLSTON STREET, SUITE 1250 BOSTON MA 02116
LOOMIS SAYLES CLO II, LTD.	ATTN: MICHAEL KLAUITTER LOOMIS, SAYLES & COMPANY, L.P. ONE FINANCIAL CENTER BOSTON MA 02111
MAINSTAY FLOATING RATE FUND	ATTN: A.TORREY, N.MUNIZ, J.GONSALVES 51 MADISON AVENUE, ROOM 201 NEW YORK NY 10010
MAINSTAY VP FLOATING RATE PORTFOLIO, A	ATTN: A.TORREY, N.MUNIZ, J.GONSALVES SERIES OF MAINSTAY VP SERIES FUND, INC 51 MADISON AVENUE, ROOM 201 NEW YORK NY 10010
MIDOCEAN CREDIT CLO I	ATTN: MIKE APFEL; JIM WIAANT 320 PARK AVENUE, SUITE 1600 NEW YORK NY 10022
MIDOCEAN CREDIT CLO II	ATTN: MIKE APFEL; JIM WIAANT 320 PARK AVENUE, SUITE 1600 NEW YORK NY 10022
MIDOCEAN CREDIT CLO III	ATTN: MIKE APFEL; JIM WIAANT 320 PARK AVENUE, SUITE 1600 NEW YORK NY 10022
MIDOCEAN CREDIT CLO IV	ATTN: MIKE APFEL; JIM WIAANT 320 PARK AVENUE, SUITE 1600 NEW YORK NY 10022
MJX AM - VENTURE XXI CLO LIMITED	ATTN: DELIA GAMBOA 12 EAST 49TH STREET, 29TH FLOOR NEW YORK NY 10017
MONARCH GROVE CLO, LTD.	ATTN: ZARA TAN 222 SOUTH RIVERSIDE PLAZA, SUIRE 620 CHICAGO IL 60606
MUNICIPAL EMPLOYEES' ANNUITY	& BENEFIT FUND OF CHICAGO ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
NB - NEUBERGER BERMAN CLO XV, LTD.	ATTN: COLIN DONLAN 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NB - NEUBERGER BERMAN SENIOR	ATTN: COLIN DONLAN FLOATING RATE INCOME FUND LLC 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NB NBCLO20 - NEUBERGER BERMAN CLO XX LTD	ATTN: COLIN DONLAN 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NB NBCLO22W - NEUBERGER BERMAN	ATTN: COLIN DONLAN CLO XXII, LTD. 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NB- NEUBERGER BERMAN CLO XVIII, LTD	ATTN: COLIN DONLAN 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NELDER GROVE CLO, LTD.	ATTN: ZARA TAN 222 SOUTH RIVERSIDE PLAZA, SUIRE 620 CHICAGO IL 60606
NEUBERGER BER INV FUNDS II	PLC- NB US/EUROPEAN SENIOR FLOATING RATE INCOME FUND; ATTN: C.DONLAN; 190 S. LASALLE ST, STE2400 CHICAGO IL 60603
NEUBERGER BERMAN CLO XIV, LTD.	ATTN: COLIN DONLAN 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NEUBERGER BERMAN CLO XIX LTD	ATTN: COLIN DONLAN 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NEUBERGER BERMAN CLO XVI-S, LTD.	ATTN: COLIN DONLAN 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NEUBERGER BERMAN EUROPE LIMITED	- NEUBERGER BERMAN INVESTMENT FUNDS II PLC; ATTN: C.DONLAN 190 S. LASALLE ST, STE #2400 CHICAGO IL 60603
NEUBERGER BERMAN IA LLC-JNL SRS TR-JNL/	CORTLAND CAP MS - E.PAPPAS / K.MEHTA NEUBERGER BERMAN STRATEGIC INCOME FD 225 W. WASHINGTON ST, 21ST FLOOR CHICAGO IL 60606
NEUBERGER- NB INVESTMENT FUNDS	PLC - NEUBERGER BERMAN US STRATEGIC INCOME FUND; ATTN: C.DONLAN; 190 S. LASALLE ST, STE #2400 CHICAGO IL 60603

Claim Name	Address Information
NEUBERGER-NB GLOBAL FLOATING	ATTN: COLIN DONLAN RATE INCOME FUND LIMITED 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NEUBERGER-NEUBERGER BERMAN	ATTN: COLIN DONLAN -FLOATING RATE INCOME FUND 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NEUBERGER-NEUBERGER BERMAN -	ATTN: COLIN DONLAN STRATEGIC INCOME FUND 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NEUBERGER-NEUBERGER BERMAN CLO XVII, LTD	ATTN: COLIN DONLAN 190 S. LASALLE STREET, SUITE #2400 CHICAGO IL 60603
NEW YORK LIFE INSURANCE AND	ATTN: A.TORREY, N.MUNIZ, J.GONSALVES ANNUITY CORPORATION 51 MADISON AVENUE, ROOM 201 NEW YORK NY 10010
NEW YORK LIFE INSURANCE COMPANY	ATTN: A.TORREY, N.MUNIZ, J.GONSALVES 51 MADISON AVENUE, ROOM 201 NEW YORK NY 10010
NEWMARK CAPITAL FUNDING 2013-1 CLO LTD.	ATTN: SONIA BERRIOS, JONATHAN CHIN 1 PENN PLAZA, SUITE 4501 NEW YORK NY 10119
NEWPORT GLOBAL CREDIT FUND (MASTER) LP	ATTN: TONY LONGI, JAKE MASE 21 WATERWAY, SUTIE 150 THE WOODLANDS TX 77380
NEWPORT GLOBAL OPPORTUNITIES FUND I-A LP	ATTN: TONY LONGI, JAKE MASE 21 WATERWAY, SUTIE 150 THE WOODLANDS TX 77380
NUVEEN CREDIT STRATEGIES INCOME FUND	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
NUVEEN DIVERSIFIED	DIVIDEND AND INCOME FUND ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
NUVEEN FLOATING RATE INCOME FUND	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
NUVEEN JRO - NUVEEN FLOATING	ATTN: CHRIS BEARD RATE INCOME OPPORTUNITY FUND 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
NUVEEN SENIOR INCOME FUND	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
NUVEEN SHORT DURATION CREDIT	ATTN: CHRIS BEARD OPPORTUNITIES FUND 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
NUVEEN SYMPHONY	FLOATING RATE INCOME FUND ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
NUVEEN TAX ADVANTAGED TOTAL	RETURN STRATEGY FUND ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
OAKTREE - INDIANA PUBLIC	RETIREMENT SYSTEM OAKTREE CAPITAL MANAGEMENT LP; ATTN: A.PANOSSIAN; 333 SO. GRAND AVE., 28TH FL LOS ANGELES CA 90071
OAKTREE - MISSOURI EDUCATION	PENSION TRUST OAKTREE CAPITAL MANAGEMENT LP; ATTN: A.PANOSSIAN; 333 SO. GRAND AVE., 28TH FL LOS ANGELES CA 90071
OAKTREE - OAKTREE CLO 2014-2 LTD.	ATTN: ARMEN PANOSSIAN OAKTREE CAPITAL MANAGEMENT LP 333 SO. GRAND AVE., 28TH FLOOR LOS ANGELES CA 90071
OAKTREE - OAKTREE CLO 2015-1 LTD.	ATTN: ARMEN PANOSSIAN OAKTREE CAPITAL MANAGEMENT LP 333 SO. GRAND AVE., 28TH FLOOR LOS ANGELES CA 90071
OAKTREE - OAKTREE EIF I SERIES A LTD	ATTN: ARMEN PANOSSIAN OAKTREE CAPITAL MANAGEMENT LP 333 SO. GRAND AVE., 28TH FLOOR LOS ANGELES CA 90071
OAKTREE - OAKTREE ENHANCED	INCOME FUNDING SERIES IV, LT OAKTREE CAPITAL MANAGEMENT LP; ATTN: A.PANOSSIAN; 333 SO. GRAND AVE., 28TH FL LOS ANGELES CA 90071
OAKTREE CAPITAL MANAGEMENT, L.P. -	OAKTREE EIF I SERIES A1, LTD (3575) OAKTREE CAPITAL MANAGEMENT LP; ATTN: A.PANOSSIAN; 333 SO. GRAND AVE., 28TH FL LOS ANGELES CA 90071
OAKTREE CAPITAL MANAGEMENT, L.P. -	OAKTREE EIF II SERIES A1, LTD. OAKTREE CAPITAL MANAGEMENT LP; ATTN: A.PANOSSIAN; 333 SO. GRAND AVE., 28TH FL LOS ANGELES CA 90071
OAKTREE CAPITAL MANAGEMENT, L.P. -	OAKTREE SENIOR LOAN FUND, L.P. OAKTREE CAPITAL MANAGEMENT LP; ATTN: A.PANOSSIAN; 333 SO. GRAND AVE., 28TH FL LOS ANGELES CA 90071
OCEAN TRAILS CLO IV	ATTN: MICHAEL HATLEY 633 WEST 5TH AVENUE, SUITE #6700 LOS ANGELES CA 90071
OCP CLO 2012-2, LTD.	ATTN: PAUL TRAVERS ONEX CREDIT PARTNERS, LLC 910 SYLVAN AVENUE ENGLEWOOD CLIFFS NJ 07632
OCP CLO 2013-4 LTD	ATTN: PAUL TRAVERS ONEX CREDIT PARTNERS, LLC 910 SYLVAN AVENUE ENGLEWOOD CLIFFS NJ 07632
OCP CLO 2014-7 LTD	ATTN: PAUL TRAVERS ONEX CREDIT PARTNERS, LLC 910 SYLVAN AVENUE ENGLEWOOD

Claim Name	Address Information
OCP CLO 2014-7 LTD	CLIFFS NJ 07632
OCP CLO 2015-10, LTD	ATTN: PAUL TRAVERS ONEX CREDIT PARTNERS, LLC 910 SYLVAN AVENUE ENGLEWOOD CLIFFS NJ 07632
OCP CLO 2015-9, LTD.	ATTN: PAUL TRAVERS ONEX CREDIT PARTNERS, LLC 910 SYLVAN AVENUE ENGLEWOOD CLIFFS NJ 07632
ONEX CREDIT PARTNERS, LLC - OCP	CREDIT STRATEGY FUND ONEX CREDIT PARTNERS, LLC ATTN: JOSH SPIERER; 910 SYLVAN AVE ENGLEWOOD CLIFFS NJ 07632
ONEX DEBT OPPORTUNITY FUND LTD	ATTN: PAUL TRAVERS ONEX CREDIT PARTNERS, LLC 910 SYLVAN AVENUE ENGLEWOOD CLIFFS NJ 07632
ONEX DEBT OPPORTUNITY FUND, LP	ATTN: PAUL TRAVERS ONEX CREDIT PARTNERS, LLC 910 SYLVAN AVENUE ENGLEWOOD CLIFFS NJ 07632
PALMER SQUARE CLO 2013-2 LTD	VIRTUS GROUP, LP ATTN: NEAL BRASWELL 2000 SHAWNEE MISSION PKWY - STE 300 MISSION WOODS KS 66250
PALMER SQUARE CLO 2014-1 LTD	VIRTUS GROUP, LP ATTN: NEAL BRASWELL 2000 SHAWNEE MISSION PKWY - STE 300 MISSION WOODS KS 66250
PALMER SQUARE CLO 2015-1, LTD	VIRTUS GROUP, LP ATTN: NEAL BRASWELL 2000 SHAWNEE MISSION PKWY - STE 300 MISSION WOODS KS 66250
PALMER SQUARE CLO 2015-2 LTD	VIRTUS GROUP, LP ATTN: NEAL BRASWELL 2000 SHAWNEE MISSION PKWY - STE 300 MISSION WOODS KS 66250
RAPAX OC MASTER FUND LTD	ATTN: CORINNE CAPANO / JIM JOHNSTON SERENGETI ASSET MANAGEMENT LP 632 BROADWAY, 12TH FLOOR NEW YORK NY 10012
RIVERSOURCE LIFE INSURANCE COMPANY	COLUMBIA MANAGEMENT INVESTMENT ADVISERS, LLC; ATT: R.STANCIL 100 N. SEPULVEDA BLVD, STE 650 EL SEGUNDO CA 90245
ROCKWALL CDO II LTD	ATTN: DATA TEAM HIGHLAND CAPITAL MANAGEMENT, L.P. 300 CRESCENT COURT, SUITE 700 DALLAS TX 75201
SARATOGA INVESTMENT CORP. CLO 2013-1 LTD	ATTN: MARK WEAVER SARATOGA INVESTMENT CORP. 535 MADISON AVE, 4TH FL NEW YORK NY 10022
SC CREDIT OPPORTUNITIES MANDATE LLC	ATTN: JIM KEOGH 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
SCM INC- ADV SER TST-SHENKMAN FLOATING	RATE HIGH INCOME FUND (SHENKMAN) SHENKMAN CAPITAL MANAGEMENT, INC. ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SEI INSTITUTIONAL INVESTMENTS	ATTN: JIM KEOGH TRUST-HIGH YIELD BOND FUND 399 PARK AVENUE, 16TH FLOOR NEW YORK NY 10022
SERENGETI LYCAON MM L.P.	ATTN: CORINNE CAPANO / JIM JOHNSTON SERENGETI ASSET MANAGEMENT LP 632 BROADWAY, 12TH FLOOR NEW YORK NY 10022
SERENGETI MULTI-SERIES	MASTER LLC - SERIES CI SERENGETI ASSET MANAGEMENT LP -C.CAPANO/ J.JOHNSTON; 632 BROADWAY, 12TH FL NEW YORK NY 10022
SHENKMAN - ADAMS MILL CLO LTD.	ATTN: STEVEN SCHOLZ SHENKMAN CAPITAL MANAGEMENT, INC., 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - AEGIS ELECTRIC AND	GAS INTERNATIONAL SERVICES, LTD. SHENKMAN CAPITAL MANAGEMENT, INC., ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN - ASSOCIATED ELECTRIC &	GAS INSURANCE SERVICES LIMITED SHENKMAN CAPITAL MANAGEMENT, INC., ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN - CHRISTIAN SUPER	ATTN: TOM DOERNER 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - ELECTRONIC DATA SYSTEMS	1994 PENSION SCHEME SHENKMAN CAPITAL MANAGEMENT, INC., ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN - HEALTH EMPLOYEES	ATTN: DANA PECORELLA SUPERANNUATION TRUST AUSTRALIA 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - JACKSON MILL CLO LTD.	ATTN: STEVEN SCHOLZ SHENKMAN CAPITAL MANAGEMENT, INC., 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - JEFFERSON MILL CLO LTD.	ATTN: STEVEN SCHOLZ SHENKMAN CAPITAL MANAGEMENT, INC., 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - NORTHWELL HEALTH, INC	ATTN: STEVEN SCHOLZ SHENKMAN CAPITAL MANAGEMENT, INC., 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902

Claim Name	Address Information
SHENKMAN - NS UNIV HOS A/S/O NS -	LONG ISLAND JEWISH HEALTH SYS CASH BAL PLAN, SHENKMAN CAP MGNT, INC., ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN - PHYSICIANS	RECIPROCAL INSURERS SHENKMAN CAPITAL MANAGEMENT, INC., ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN - SUDBURY MILL CLO LTD.	ATTN: STEVEN SCHOLZ 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - TEACHERS RETIREMENT	ATTN: STEVEN SCHOLZ SYSTEM OF THE STATE OF KENTUCKY 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - VIRGINIA COLLEGE SAVINGS PLAN	ATTN: STEVEN SCHOLZ 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN - WASHINGTON MILL CLO LTD.	ATTN: STEVEN SCHOLZ 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN CAP MANAGEMENT INC-	ATTN: DANA PECORELLA KENTUCKY RETIREMENT SYSTEMS 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN CAP MANAGEMENT INC-ELECTRONIC	ATTN: DANA PECORELLA DATA SYSTEMS RETIREMENT PLAN 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SHENKMAN CAP MANAGEMENT, INC. -	PROVIDENCE ST. JOSEPH HEALTH LONG TERM PORTFOLIO ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN CAP MNGT INC -KENTUCKY	TEACHERS' RETIREMENT SYSTEM INSURANCE TRUST FUND ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN CAPITAL MANAGEMENT, INC	- FOUR POINTS MULTI-STRATEGY MASTER FUND, INC. ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN CAPITAL MANAGEMENT, INC. -	CREDOS FLOATING RATE FUND, L.P. ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN-KENTUCKY	RETIREMENT SYSTEMS (SHENKMAN - INSURANCE FUND ACCOUNT) ATTN: S.SCHOLZ; 262 HARBOR DRIVE, 4TH FL STAMFORD CT 06902
SHENKMAN-WM POOL -	ATTN: DANA PECORELLA FIXED INTEREST TRUST NO. 7 262 HARBOR DRIVE, 4TH FLOOR STAMFORD CT 06902
SOL LOAN FUNDING LLC	ATTN: MARIA GIANNVOLA 1301 FANNIN ST. SUITE 1700 HOUSTON TX 77002
SPCP GROUP LLC	2 GREENWICH PLAZA, 1ST FLOOR GREENWICH CT 06830
STONE HARBOR - ICI PENSION	ATTN: ADAM SHAPIRO FUND MULTI-ASSET CREDIT LTD 31 WEST 52ND ST. 16TH FLOOR, NEW YORK NY 10019
STONE HARBOR - SHGF PLC-MULTI	ATTN: ADAM SHAPIRO ASSET CREDIT (NO. 2) PORTFOLIO 31 WEST 52ND ST. 16TH FLOOR, NEW YORK NY 10019
STONE HARBOR CITBANK - SH CIT-	STONE HARBOR BANK LOAN COLLECTIVE FUND ATTN: A.SHAPIRO; 31 W 52ND ST. 16TH FL, NEW YORK NY 10019
STONE HARBOR INVEST PART LP -	SHGF PLC - STONE HARBOR LEVERAGED LOAN PORTFOLIO ATTN: A.SHAPIRO; 31 W 52ND ST. 16TH FL, NEW YORK NY 10019
STONE HARBOR INVESTMENT	PARTNERS LP - STONE HARBOR LEVERAGED LOAN FUND LLC ATTN: A.SHAPIRO; 31 W 52ND ST. 16TH FL, NEW YORK NY 10019
STONE HARBOR-JHF	II-SHORT DURATION CREDIT OPPORTUNITIES FUND ATTN: A.SHAPIRO; 31 W 52ND ST. 16TH FL, NEW YORK NY 10019
STRATFORD CLO LIMITED	ATTN: DATA TEAM 300 CRESCENT COURT, SUITE 700 DALLAS TX 75201
STRUCTURED CREDIT OPPORTUNITIES	FUND II LP TRICADIA CAPITAL MANAGEMENT LLC ATTN: A.SCHINDER; 780 THIRD AVE, 29TH FL NEW YORK NY 10017
SYM ASSET MGT LLC-GDMAN SACHS TRUST	II-GDMAN SACHS MULTI- MGR NON-CORE FIXED INC ATTN: C.BEARD; 555 CALIFORNIA ST, STE3100 SAN FRANCISCO CA 94104
SYMPHONY - MENARD, INC.	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
SYMPHONY - NOMURA MULTI	MANAGERS FUND - GLOBAL BOND ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
SYMPHONY - PENSIONDANMARK	PENSIONSFORSIKRINGSAKTIESELSKAB ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
SYMPHONY - PRINCIPAL FUNDS INC. -	DIVERSIFIED REAL ASSET FUND ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
SYMPHONY ASSET MANAGEMENT LLC -	NUVEEN SYMPHONY CREDIT OPPORTUNITIES FUND ATTN: C.BEARD; 555 CALIFORNIA

Claim Name	Address Information
SYMPHONY ASSET MANAGEMENT LLC -	ST,STE3100 SAN FRANCISCO CA 94104
SYMPHONY ASSET MGT LLC -	PRINCIPAL DIVERSIFIED REAL ASSET CIT ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
SYMPHONY ASSET MGT LLC -	SYMPHONY FLOATING RATE SENIOR LOAN FUND ATTN: CHRIS BEARD 555 CALIFORNIA ST - STE 3100 SAN FRANCISCO CA 94104
SYMPHONY ASSET MGT LLC - SCOF-2, LTD	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
SYMPHONY CLO XIV LTD.	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
SYMPHONY CLO XV, LTD.	ATTN: CHRIS BEARD 555 CALIFORNIA STREET SUITE 3100 SAN FRANCISCO CA 94104
THE BOND FUND OF AMERICA	ATTN: MARIA LEE 333 SOUTH HOPE STREET, 33RD FLOOR LOS ANGELES CA 90071
THE INCOME FUND OF AMERICA	ATTN: MARIA LEE 333 SOUTH HOPE STREET, 33RD FLOOR LOS ANGELES CA 90071
TICP CLO I, LTD	ATTN: OMER KHALID 2100 MCKINNEY AVE, SUITE 1030 DALLAS TX 75201
TRICADIA CREDIT STRATEGIES	MASTER FUND LTD TRICADIA CAPITAL MANAGEMENT LLC ATTN: A.SCHINDER; 780 THIRD AVE, 29TH FL NEW YORK NY 10017
ULT LOAN FUNDING 1 LLC	ATTN: BRIAN BLESSING 1615 BRETT ROAD OPS III NEW CASTLE DE 19720
VALCOUR CREDIT INCOME PARTNERS	MASTER FUND LTD. ATTN: JIM HAGAN 810 SEVENTH AVE, 24TH FL, STE 2400 NEW YORK NY 10019
VENTURE VII CDO LIMITED	ATTN: DELIA GAMBOA 12 EAST 49TH STREET, 29TH FLOOR NEW YORK NY 10017
VENTURE VIII CDO LIMITED	ATTN: DELIA GAMBOA 12 EAST 49TH STREET, 29TH FLOOR NEW YORK NY 10017
VENTURE XVII CLO, LIMITED	ATTN: DELIA GAMBOA 12E 49TH STREET, 29TH FLOOR NEW YORK NY 10017
VENTURE XX CLO LIMITED	ATTN: ELIZABETH BURNETT 12 E 49TH STREET, 29TH FLOOR NEW YORK NY 10017
VIBRANT CLO II, LTD.	ATTN: ANITA KALLICHARRAN 655 THIRD AVENUE, 23RD FLOOR NEW YORK NY 10017
VIBRANT CLO III, LTD.	ATTN: ANITA KALLICHARRAN; MORITZ HILF 5400 WESTHEIMER COURT, STE 760 HOUSTON TX 77056
VOYA - AXIS SPECIALTY LIMITED	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA - VOYA CREDIT OPPORTUNITIES	MASTER FUND 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA CLO 2012-4, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA CLO 2013-2, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA CLO 2013-3, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA CLO 2014-2, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA CLO 2014-4 LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA CLO 2015-2, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA CLO 2015-3, LTD.	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA INV CO - CALIFORNIA PUBLIC	EMPLOYEES' RETIREMENT SYSTEM 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA INV CO - NEW MEXICO STATE	INVESTMENT COUNCIL 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA INV LLC - ISL LOAN TRUST II	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA INV MGMT CO LLC -	REDWOOD FLOATING RATE INCOME FUND 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA INVESTMENTS LLC - VOYA FUNDS	TRUST - VOYA FLOATING RATE FUND 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA INVSMT TRST CO. PLAN FOR	COMMON TRST FDS-VOYA SENIOR LOAN COMMON TRUST FUND 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA INVSMT TRUST CO.	PLAN FOR EMPLOYEE BENEFIT INV FDS- VOYA SNR LN TRUST FD 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA PRIME RATE TRUST	ATTN: GEOFF ARENS, NEIL DE LA CRUZ 1325 AVE OF THE AMERICAS NEW YORK NY 10019
VOYA SENIOR INCOME FUND	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA- SCHLUMBERGER GROUP TRUST	AGREEMENT 7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA- THE CITY OF NEW YORK GROUP TRUST	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA- VOYA CLO 2014-1, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
VOYA- VOYA CLO 2014-3, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034

Claim Name	Address Information
VOYA- VOYA CLO 2015-1, LTD	7337 E. DOUBLETREE RANCH ROAD, SUITE 100 SCOTTSDALE AZ 85258-2034
WELLS FARGO BANK, NATIONAL ASSOCIATION.	ATTN: JEFF NIKORA 2450 COLORADO AVE SUITE 3000 WEST SANTA MONICA CA 90404
WEST CLO 2012-1 LTD.	ATTN: JOANNA WILLARS 600 WEST BROADWAY SAN DIEGO CA 92101
WESTCHESTER CLO LTD	ATTN: DATA TEAM 300 CRESCENT COURT, SUITE 700 DALLAS TX 75201

Total Creditor count 332

Exhibit 9

NAME	ADDRESS
3I DEBT - JAMESTOWN CLO VI LTD.	CM-OPSUS@INVESTCORP.COM
JAMESTOWN CLO III LTD.	CM-OPSUS@INVESTCORP.COM
JAMESTOWN CLO V LTD.	CM-OPSUS@INVESTCORP.COM
JAMESTOWN CLO VII LTD.	CM-OPSUS@INVESTCORP.COM
5 ESSEX, L.P.	TRADINGWALL@QINVESTMENTS1.COM
AEGON - TRANSAMERICA FLOATING RATE	LISA.BALTAGI@VIRTUSLLC.COM
CEDAR FUNDING IV CLO, LTD.	LISA.BALTAGI@VIRTUSLLC.COM
CEDAR FUNDING II CLO, LTD.	LISA.BALTAGI@VIRTUSLLC.COM
WEST CLO 2012-1 LTD.	JOANNA.WILLARS@ALLIANZGI.COM
AGIC - WEST CLO 2013-1 LTD.	JOANNA.WILLARS@ALLIANZGI.COM
AGIC - WEST CLO 2014-2 LTD.	JOANNA.WILLARS@ALLIANZGI.COM
AGIC SDCERA - SAN DIEGO COUNTY	JOANNA.WILLARS@ALLIANZGI.COM
CENT CLO 24 LIMITED	ROBIN.C.STANCIL@COLUMBIATHREADNEEDLE.COM
COLUMBIA FUNDS SERIES TRUST II -	ROBIN.C.STANCIL@COLUMBIATHREADNEEDLE.COM
COLUMBIA MGT INVES ADV LLC-COL FDS VARIA	ROBIN.C.STANCIL@COLUMBIATHREADNEEDLE.COM
COLUMBIA STRATEGIC INCOME FUND	ROBIN.C.STANCIL@COLUMBIATHREADNEEDLE.COM
RIVERSOURCE LIFE INSURANCE COMPANY	ROBIN.C.STANCIL@COLUMBIATHREADNEEDLE.COM
APIDOS CLO X	GBERGSTRESSER@CVC.COM
ARES - GSTII - GS MULTI-MANAGER	SETTLEMENTS@ARESMGMT.COM
ARES - KAISER PERMANENTE GROUP TRUST	SETTLEMENTS@ARESMGMT.COM
ARES - LLOYDS BANK PENSION SCHEME NO. 1	SETTLEMENTS@ARESMGMT.COM
ARES - LLOYDS BANK PENSION SCHEME NO. 2	SETTLEMENTS@ARESMGMT.COM
ARES - TOUCHSTONE STRATEGIC TRUST -	SETTLEMENTS@ARESMGMT.COM
ARES INSTITUTIONAL CREDIT FUND LP	SETTLEMENTS@ARESMGMT.COM
ARES -KAISER FOUNDATION HOSPITALS	SETTLEMENTS@ARESMGMT.COM
ARE -SEI INSTIT INVEST TRUST-	SETTLEMENTS@ARESMGMT.COM
ARES - ARES INSTITUTIONAL	SETTLEMENTS@ARESMGMT.COM
ARES - LUCENT TECHNOLOGIES INC.	SETTLEMENTS@ARESMGMT.COM
ARES - RENAISSANCE FLOATING	SETTLEMENTS@ARESMGMT.COM
ARES - SEI INSTITUTIONAL INVESTMENTS	SETTLEMENTS@ARESMGMT.COM
ARES - SEI INSTITUTIONAL MANAGED TRUST	SETTLEMENTS@ARESMGMT.COM
ARES - U.S. HIGH YIELD BOND FUND	SETTLEMENTS@ARESMGMT.COM
ARES CAPITAL MANAGEMENT III LLC -	SETTLEMENTS@ARESMGMT.COM
ARES INSTITUTIONAL LOAN FUND, L.P.	SETTLEMENTS@ARESMGMT.COM
ARES MANAGEMENT LLC-	SETTLEMENTS@ARESMGMT.COM
ARES-SEI GLOBAL MASTER FD PLC -	SETTLEMENTS@ARESMGMT.COM
ARES-SEI INSTITUTIONAL MANAGED	SETTLEMENTS@ARESMGMT.COM
ARROWPOINT ASSET MGT LLC	SBHONSLE@ARROWMARKPARTNERS.COM
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SHENKMAN CAP MANAGEMENT INC-ELECTRONIC	BANKLOAN@SHENKMANCAPITAL.COM
SHENKMAN CAP MANAGEMENT INC-	BANKLOAN@SHENKMANCAPITAL.COM
SHENKMAN CAP MANAGEMENT, INC. -	BANKLOAN@SHENKMANCAPITAL.COM
SHENKMAN CAPITAL MANAGEMENT, INC	BANKLOAN@SHENKMANCAPITAL.COM

NAME	ADDRESS
SHENKMAN CAPITAL MANAGEMENT, INC. -	BANKLOAN@SHENKMANCAPITAL.COM
SHENKMAN-KENTUCKY	BANKLOAN@SHENKMANCAPITAL.COM
SHENKMAN-WM POOL -	BANKLOAN@SHENKMANCAPITAL.COM
SPCP GROUP LLC	CREDITADMIN@SILVERPOINTCAPITAL.COM
SOL LOAN FUNDING LLC	MARIA.GIANNAVOLA@VIRTUSLLC.COM; JENNIFER.GUINN@VIRTUSLLC.COM
STONE HARBOR - SHGF PLC-MULTI	ASHAPIRO@SHIPLP.COM
STONE HARBOR CITBANK - SH CIT-	ASHAPIRO@SHIPLP.COM
STONE HARBOR INVESTMENT	ASHAPIRO@SHIPLP.COM
STONE HARBOR - ICI PENSION	ASHAPIRO@SHIPLP.COM
STONE HARBOR INVEST PART LP -	ASHAPIRO@SHIPLP.COM
STONE HARBOR-JHF	ASHAPIRO@SHIPLP.COM
CALIFORNIA STREET CLO	CHRS.BEARD@SYMPHONYASSET.COM
CALIFORNIA STREET CLO V, LTD.	CHRS.BEARD@SYMPHONYASSET.COM
CALIFORNIA STREET CLO XII, LTD	CHRS.BEARD@SYMPHONYASSET.COM
MUNICIPAL EMPLOYEES' ANNUITY	CHRS.BEARD@SYMPHONYASSET.COM
NUVEEN SYMPHONY	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY ASSET MGT LLC -	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY CLO XIV LTD.	CHRS.BEARD@SYMPHONYASSET.COM
MONARCH GROVE CLO, LTD.	ZARA.TAN@TALLTREEIM.COM
NELDER GROVE CLO, LTD.	ZARA.TAN@TALLTREEIM.COM
NUVEEN CREDIT STRATEGIES INCOME FUND	CHRS.BEARD@SYMPHONYASSET.COM
NUVEEN DIVERSIFIED	CHRS.BEARD@SYMPHONYASSET.COM
NUVEEN FLOATING RATE INCOME FUND	CHRS.BEARD@SYMPHONYASSET.COM
NUVEEN SENIOR INCOME FUND	CHRS.BEARD@SYMPHONYASSET.COM
NUVEEN TAX ADVANTAGED TOTAL	CHRS.BEARD@SYMPHONYASSET.COM
SYM ASSET MGT LLC-GDMAN SACHS TRUST	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY - MENARD, INC.	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY - NOMURA MULTI	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY - PENSIONDANMARK	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY - PRINCIPAL FUNDS INC. -	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY ASSET MANAGEMENT LLC -	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY ASSET MGT LLC - SCOF-2, LTD	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY ASSET MGT LLC -	CHRS.BEARD@SYMPHONYASSET.COM
SYMPHONY CLO XV, LTD.	CHRS.BEARD@SYMPHONYASSET.COM
TICP CLO I, LTD	OKHALID@TPG.COM; TSSPOPS@TPG.COM
CATAMARAN CLO 2012-1 LTD.	JOHN.OBERLE@TRIMARANADVISORS.COM
CATAMARAN CLO 2013-1 LTD.	JOHN.OBERLE@TRIMARANADVISORS.COM
CATAMARAN CLO 2014-1 LTD.	CHRS.BEARD@SYMPHONYASSET.COM
CROWN POINT CLO III, LTD.	JHAGAN@PRETIUMPARTNERSLLC.COM; AKELLY@PRETIUMPARTNERSLLC.COM
VALCOUR CREDIT INCOME PARTNERS	JHAGAN@PRETIUMPARTNERSLLC.COM
VENTURE XVII CLO, LIMITED	CREDIT@MJXAM.COM
VENTURE XX CLO LIMITED	ELIZABETH.BURNETT@MJXAM.COM
VIBRANT CLO II, LTD.	AKALLICHARRAN@DFGIA.COM
VOYA CLO 2013-3, LTD	PPROPS@VOYA.COM
VOYA CLO 2014-2, LTD	PPROPS@VOYA.COM
VOYA CLO 2014-4 LTD	PPROPS@VOYA.COM
VOYA - AXIS SPECIALTY LIMITED	PPROPS@VOYA.COM
VOYA - VOYA CREDIT OPPORTUNITIES	PPROPS@VOYA.COM
VOYA CLO 2015-2, LTD	PPROPS@VOYA.COM
VOYA CLO 2015-3, LTD.	PPROPS@VOYA.COM
VOYA INV CO - CALIFORNIA PUBLIC	PPROPS@VOYA.COM
VOYA INV CO - NEW MEXICO STATE	PPROPS@VOYA.COM
VOYA INV LLC - ISL LOAN TRUST II	PPROPS@VOYA.COM
VOYA INV MGMT CO LLC -	PPROPS@VOYA.COM
VOYA INVSMT TRST CO. PLAN FOR	PPROPS@VOYA.COM
VOYA- SCHLUMBERGER GROUP TRUST	PPROPS@VOYA.COM

NAME	ADDRESS
VOYA- VOYA CLO 2014-3, LTD	PPROPS@VOYA.COM
VOYA- VOYA CLO 2015-1, LTD	PPROPS@VOYA.COM
VOYA CLO 2012-4, LTD	PPROPS@VOYA.COM
VOYA CLO 2013-2, LTD	PPROPS@VOYA.COM
VOYA SENIOR INCOME FUND	PPROPS@VOYA.COM
VOYA INVESTMENTS LLC - VOYA FUNDS	PPROPS@VOYA.COM
VOYA INVSMT TRUST CO.	PPROPS@VOYA.COM
VOYA- THE CITY OF NEW YORK GROUP TRUST	PPROPS@VOYA.COM
VOYA- VOYA CLO 2014-1, LTD	PPROPS@VOYA.COM
WELLS FARGO BANK, NATIONAL ASSOCIATION.	JEFF.NIKORA@WELLSFARGO.COM
JAMESTOWN CLO II LTD	CM-OPSUS@INVESTCORP.COM
<u>Total Creditor Count 332</u>	

Exhibit 10

Claim Name	Address Information
6805 CORPORATE EAT, LLC	ATTN: TINA COLUCCI 2727 N. CENTRAL AVE., STE 500 PHOENIX AZ 85004
750 BATTERY BUILDING COMPANY LLC	ATTN: JAMES P EDMONDSON 1380 S HARBOR BLVD ANAHEIM CA 92802
ABS ENTERTAINMENT, INC.	C/O MCKOOL SMITH; ATTN ROBERT E ALLEN ONE CALIFORNIA PLAZA 300 SOUTH GRAND, #2900 LOS ANGELES CA 90071
ACAR LEASING LTD	D/B/A GM FINANCIAL LEASING PO BOX 183853 ARLINGTON TX 76096
ACEVEDO, KRISTEN	C/O MICHELLE IARUSSO, ESQ. 64 N. FAIR OAKS AVE. PASADENA CA 91103
AFCOMM LLC	D/B/A SLATERCOM-WCD 7905 STATE ST SALEM OR 97317
AFTRA RETIREMENT FUND	C/O COHEN WEISS AND SIMON LLP ATTN HIRAM M ARNAUD 900 THIRD AVENUE, 21ST FLOOR NEW YORK NY 10022-4869
AIG PROPERTY CASUALTY, INC.	ATTN: KEVIN J. LARNER, ESQ. 80 PINE STREET, 13TH FLOOR NEW YORK NY 10005
AIRGAS USA LLC	2015 VAUGHN RD, BLDG 400 KENNESAW GA 30144
AIRPLAY INTELIGENCE, LLC	ADDRESS ON FILE
ALARM SECURITY PROTECTION INC	D/B/A ASP SECURITY SYSTEM 12 INDUSTRIAL DRIVE WATERFORD CT 06385
AMERCO REAL ESTATE COMPANY	A NEVADA CORPORATION 2727 N. CENTRAL AVE STE 500 PHOENIX AZ 85004
AMERICAN SOCIETY OF COMPOSERS	ATTN: PAM BLANKS ONE LINCOLN PLAZA NEW YORK NY 10023
AMERICAN SOCIETY OF COMPOSERS, AUTHORS	AND PUBLISHERS ATTN JACKSON WAGENER, ESQ 1900 BROADWAY (LEGAL DEPT, 6TH FL) NEW YORK NY 10023
ANDERSON, JOYA	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
ANIOL'S PAINTING & JANITORIAL LLC	N107 KAMKES ST APPLETON WI 54915
AT&T CORP	ONE AT&T WAY, ROOM 3A104 BEDMINSTER NJ 07921
B, GINA	C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
BAKER INTERACTIVE SERVICES, LLC	2195 N. NORCROSS TUCKER ROAD NORCROSS GA 30071
BARNABY RECORDS, INC.	C/O MCKOOL SMITH; ATTN ROBERT E ALLEN ONE CALIFORNIA PLAZA 300 SOUTH GRAND, #2900 LOS ANGELES CA 90071
BATTISON, WILLIAM J	C/O SULMEYERKUPETZ, A PROFFESIONAL CORP ATTN DAVID S KUPEZ ESQ & CLAIRE K WU ESQ 333 SOUTH HOPE STREET, 35TH FL LOS ANGELES CA 90071
BEA & KCA LLC	6400 COLLAMER RD EAST SYRACUSE NY 13057
BERLIN, JEFF	C/O ATLAS TALENT AGENCY INC. 15 EAST 32ND STREET 6TH FLOOR NEW YORK NY 10016
BIG MACHINE LABEL GROUP LLC	1219 16TH AVE SOUTH NASHVILLE TN 37212
BOND, SCHONECK & KING, PLLC	ATTN: SCOTT M. PHILBIN, ESQ. AVANT BUILDING - SUITE 900 200 DELAWARE AVENUE BUFFALO NY 14202-2107
BRE 312 BROADCAST LLC	ATTN: DANIEL MARINBERG 750 PARK OF COMMERCE DRIVE SUITE 200 BOCA RATON FL 33487
BRIDGELIGHT, LLC	C/O PEPPER HAMILTON LLP; EVELYN MELTZER 1313 N. MARKET ST HERCULES PLAZA, SUITE 5100 WILMINGTON DE 19801-1151
BRIDGELIGHT, LLC	ATTN: EVELYN J. MELTZER 1313 N MARKET ST HERCULES PLAZA, SUITE 5100 WILMINGTON DE 19801-1151
BROADCAST MUSIC, INC.	ATTN: MARK B. CONLAN C/O GIBBONS P.C. ONE PENNSYLVANIA PLZ, 37TH FL NEW YORK NY 10119-3701
BROADCASTERS GENERAL STORE INC	P.O. BOX 116084 ATLANTA GA 30368-6084
BROWN, STEPHANIE	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
BRUNSWICK RECORD CORPORATION	C/O ROBERT E. ALLEN, MCKOOL SMITH ONE CALIFORNIA PLAZA 300 SOUTH GRAND, #2900 LOS ANGELES CA 90071
BUFFALO BILLS, LLC	C/O WOODS OVIATT GILMAN LLP ATTN TIMOTHY P LYSTER 700 CROSSROADS BUILDING, 2 STATE STREET ROCHESTER NY 14614
CABEZAS, JODY	C/O IVELISSE BONILLA AWERKAMP, BONILLA & GILES, PLC 6891 N. ORACLE RD., SUITE 155 TUCSON AZ 85704
CALLIGAN, SARAH	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747

Claim Name	Address Information
CANON FINACIAL SERVICES, INC	C/O HOWARD N SOBEL, PA 507 KRESSON RD VOORHEES NJ 08043
CAREY, ALISON	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
CARPINO, TARYN	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
CAUSEY, SUSAN	C/O KELLY E. BALFOUR, ESQ. 318 ST CHARLES STREET BATON ROUGE LA 70802
CBS RADIO EAST HOLDINGS LLC	C/O ENTERCOM COMMUNICATIONS CORP ATTN: MICHAEL WEIL 401 E CITY AVE, STE 809 BALA CYNWYD PA 19004
CBS RADIO INC	C/O ENTERCOM COMMUNICATIONS CORP ATTN: MICHAEL WEIL 401 E CITY AVE, STE 809 BALA CYNWYD PA 19004
CBS RADIO OF DETROIT LLC	C/O ENTERCOM COMMUNICATIONS CORP ATTN: MICHAEL WEIL 401 E CITY AVE, STE 809 BALA CYNWYD PA 19004
CBS RADIO TEXAS LLC	C/O ENTERCOM COMMUNICATIONS CORP ATTN: MICHAEL WEIL 401 E CITY AVE, STE 809 BALA CYNWYD PA 19004
CENTURYLINK COMMUNICATIONS LLC	FKA QWEST COMMUNICATIONS COMPANY LLC C/O CENTURYLINK COMM-BANKRUPTCY 600 NEW CENTURY PARKWAY NEW CENTURY KS 66031
CHEYENNE PROPAGATION COMPANY	C/O MURRAY I. WEINER, ESQ. 102 SOUTH TEJON STREET SUITE 900 COLORADO SPRINGS CO 80903
CHEYENNE PROPAGATION COMPANY	C/O MURRAY I. WEINER, ESQ. 102 SOUTH TEJON STREET SUITE 900 COLORADO SPRINGS CO 80919
CHICAGO BULLS	ADDRESS ON FILE
CHICAGO PROFESSIONAL SPORTS LP	C/O KATTEN MUCHIN ROSENMAN LLP ATTN PETER A SIDDIQUI, ESQ 525 W MONROE ST CHICAGO IL 60661
CHICAGO WHITE SOX, LTD.	C/O KATTEN MUCHIN ROSENMAN LLP ATTN: PETER A. SIDDIQUI, ESQ. 525 W. MONROE STREET CHICAGO IL 60661
CHRISTMAN, DANA	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
CIT BANK NA	C/O BANKRUPTCY PROCESSING SOLUTIONS INC PO BOX 593007 SAN ANTONIO TX 78259
CITY OF BRIDGEPORT	ATTN: STEPHEN T. HADUN 999 BROAD ST 2ND FLOOR BRIDGEPORT CT 06604
CITY OF MOBILE	CITY OF MOBILE REVENUE DEPARTMENT P.O. BOX 1827 MOBILE AL 36633
CITY OF NEW YORK, DEPARTMENT OF FINANCE	345 ADAMS STREET BROOKLYN NY 11201
COMARK DISTRIBUTING, INC	PO BOX 71 GARNER NC 27529
CONSUMERS ENERGY COMPANY	ATTN LEGAL DEPT ONE ENERGY PLAZA JACKSON MI 49201
COORDINATED BUSINESS SYSTEMS, LTD.	851 WEST 128TH STREET BURNSVILLE MN 55337
COURTYARD MANAGEMENT CORP LLC	P.O. BOX 741574 ATLANTA GA 30374-1574
CRESTVIEW ADVISORS LLC	ATTN: ROSS A. OLIVER 667 MADISON AVE, 10TH FL NEW YORK NY 10065
CROWLEY, KATIE	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
CROWN CASTLE SOUTH LLC	2000 CORPORATE DRIVE CANNONSBURG PA 15317
CUMBERLAND STADIUM, INC	C/O TN FOOTBALL, INC (DBA TN TITANS) ATTN BURKE NIHILL, GENERAL COUNSEL ST THOMAS SPORTS PARK; 460 GREAT CIR RD NASHVILLE TN 37728
CYPRESS WATERS LAND A , LTD. ET AL.	ATTN: MICHELLE V. LARSON CARRINGTON COLEMAN SLOMAN & BLUMENTHAL 901 MAIN STREET, SUITE 5500 DALLAS TX 75202
CZAPLA, LINDSEY	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
DALLAS MAVERICKS FOUNDATION	ADDRESS ON FILE
DE LAGE LANDEN FINANCIAL SERVICES, INC.	ATTN A COHEN 1111 OLD EAGLE SCHOOL ROAD WAYNE PA 19067-8608
DE LAGE LANDEN FINANCIAL SERVICES, INC.	ATTN ALAN COHEN 1111 OLD EAGLE SCHOOL ROAD WAYNE PA 19067-8608
DE LAGE LANDEN FINANCIAL SERVICES, INC.	P.O. BOX 41602 PHILADELPHIA PA 19101-1602
DEKALB COUNTY TAX ASSESSORS	MALOOF ANNEX 1300 COMMERCE DRIVE DECATUR GA 30030
DELL MARKETING L.P.	C/O DELL USA L.P. P.O. BOX 534118 ATLANTA GA 30353-4118
DELL MARKETING, L.P.	C/O DELL, INC. ONE DELL WAY, RR1, MS 52 ROUND ROCK TX 78682

Claim Name	Address Information
DELL SOFTWARE INC	P.O. BOX 731381 DALLAS TX 75373-1381
DEPARTMENT OF THE TREASURY-IRS	PO BOX 7346 PHILADELPHIA PA 19101-7346
DICKEY BROADCASTING COMPANY	ADDRESS ON FILE
DONNELLO MCCARTHY ENTERPRISES, INC	ATTN A COHEN 1111 OLD EAGLE SCHOOL ROAD WAYNE PA 19087
DOUCET, SHANA	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
DWYER, GREGORY	3055 HARTFORD DR BETTENDORF IA 52722
EATON CORP	8609 SIX FORKS RD RALEIGH NC 27615
EGAN, KRISTEN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
EJS INVESTMENT HOLDINGS LLC	C/O BRONSON LAW OFFICES, P.C. 480 MAMARONECK AVE HARRISON NY 10528
ELITE TOWER, LLC	7 SEA PALM COVE SAVANNAH GA 31410
ENTERCOM COMMUNICATIONS CORP	C/O ENTERCOM COMMUNICATIONS CORP ATTN: MICHAEL WEIL 401 E CITY AVE, STE 809 BALA CYNWYD PA 19004
ENTERCOM COMMUNICATIONS CORP.	ATTN MICHAEL WEIL 401 E CITY AVE, SUITE 809 BALA CYNWYD PA 19004
ENTICENT, LLC DBA TRITON DIGITAL	ADDRESS ON FILE
ENVISIONWISE	ADDRESS ON FILE
EPLUS TECHNOLOGY, INC	P.O. BOX 404398 ATLANTA GA 30384-4398
EPLUS TECHNOLOGY, INC.	ATTN: ERICA S. STOECKER 13595 DULLES TECHNOLOGY DRIVE HERNDON VA 20171
ESCAMBIA TRADE CENTER, LTD.	ATTN SALLY B. FOX C/O EMMANUEL SHEPPARD & CONDON 30 S. SPRING STREET PENSACOLA FL 32502
ESRT EMPIRE STATE BUILDING, L.L.C.	C/O HERRICK FEINSTEIN LLP 2 PARK AVENUE NEW YORK NY 10016
FEDERAL COMMUNICATIONS COMMISSION	C/O ENFORCEMENT BUREAU ATTN: TRAVIS LEBLANC 445 12TH STREET, SW WASHINGTON DC 20554
FEDERAL EXPRESS CORP	P.O. BOX 660481 DALLAS TX 75266-0481
FERRARI, CAITLIN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
FERVENT PRAYER MINISTRIES, INC.	ATTN REV. JAMES JACKSON 10512 E 38TH ST INDIANAPOLIS IN 46236
FORD MOTOR CREDIT COMPANY, LLC	PO BOX 62180 COLORADO SPRINGS CO 80962-4400
FOX SPORTS NET	ADDRESS ON FILE
FPA PROPERTIES, LLP	4206 CALLFIELD ROAD WICHITA FALLS TX 76308
FRAZIER & DEETER LLC	ATTN JOHN ROGERS 191 PEACHTREE ST, SUITE 3600 ATLANTA GA 30303
FRIEND, JAMI	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
GATESAIR, INC	ATTN BRUCE SWAIL 5300 KINGS ISLAND DR, STE 101 MASON OH 45040
GATESAIR, INC	HBC SOLUTIONS, INC P.O. BOX 732107 DALLAS TX 75373-2107
GFK US, LLC	ATTN ACCOUNTS RECEIVABLE DEPT 120 EAGLE ROCK AVE, STE 200 EAST HANOVER NJ 07936
GIACCOTTO, JEN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
GLOBAL MUSIC RIGHTS, LLC	ATTN: BUSINESS & LEGAL AFFAIRS 1100 GLENDON AVE, STE 2000 LOS ANGELES CA 90024
GOLDSMITH, TIFFANY	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
GOODMAN, JOSHUA B.	C/O ATLAS TALENT AGENCY 15 EAST 32ND ST, 6TH FL NEW YORK NY 10016
GRANITE TELECOMMUNICATIONS LLC	100 NEWPORT AVENUE QUINCY MA 02171
GREATAMERICA FINANCIAL SERVICES CORP.	P.O. BOX 609 CEDAR RAPIDS IA 52401
GREATAMERICA FINANCIAL SERVICES CORP.	P.O. BOX 609 CEDAR RAPIDS IA 52406
HALL, RILEY	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
HANCO, LTD.	115 LINDEN ST RENO NV 89502
HANDYMAN PRODUCTIONS	25976 ISLAND LAKE DR. NOVI MI 48374

Claim Name	Address Information
HENSON ROBINSON CO	ATTN: TIMOTHY J. RIGBY HART, SOUTHWORTH & WITSMAN 1 N. OLD STATE CAPITOL PLAZA, SUITE 501 SPRINGFIELD IL 62701
HOCKETT, KELLY	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
HOUCK, MELISSA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
HOULIHAN LOKEY CAPITAL INC	ATTN: DEREK JANISCH 225 SOUTH SIXTH STREET SUITE 4950 MINNEAPOLIS MN 55402
IACCHETTA, ALECIA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
IGT MEDIA HOLDINGS, INC.	ATTN: EYAL BERGER, ESQ C/O AKERMAN LLP 350 E LAS OLAS BOULEVARD STE 1600 FORT LAUDERDALE FL 33301
IHEART MEDIA INC	20880 STONE OAK PKWY SAN ANTONIO TX 78258
IMAGENET CONSULTING, LLC	913 N. BROADWAY AVE OKLAHOMA CITY OK 73102
IMG COLLEGE, LLC	ADDRESS ON FILE
INDIANAPOLIS COLTS, INC.	ATTN: DANIEL C. EMERSON 7001 W. 56TH STREET INDIANAPOLIS IN 46254
INTERNAL REVENUE SERVICE	201 W RIVER CENTER BLVD COVINGTON KY 41019-0030
J.C. LEWIS INVESTMENT COMPANY, LLC.	P.O. BOX 60759 SAVANNAH GA 31420-0759
JACLYN S.	C/O THE MARLBOROUGH LAW FIRM 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
JAKUBOWSKI, SARA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
JANNOTTI, STEFANIE	C/O THE MARLBOROUGH LAW FIRM ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
JERRY'S & KWALLS INC	P.O. BOX 6925 FLORENCE SC 29501
JONES DAY	ATTN WILLIAM B. ROWLAND 1420 PEACHTREE STREET, N.E. SUITE 800 ATLANTA GA 30309
K3 CONSTRUCTION GROUP, INC	ADDRESS ON FILE
KACZMAREK, KATHRYN	C/O THE MARLBOROUGH LAW FIRM ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
KACZOR, KATHERINE	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
KANSAS CITY CHIEFS FOOTBALL CLUB, INC.	C/O POISINELLI PC ATTN ANDREW J NAZAR 900 WEST 48TH PLACE, STE 900 KANSAS CITY MO 64112
KESN OPERATING, LTD.	400 E. LAS COLINAS BLVD., STE 1033 IRVING TX 75039
KILLION, JENICA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
KIMTRON, INC	725 SKIPPACK PIKE BLUE BELL PA 19422
KONICA MINOLTA PREMIER FINANCE	ATTN ALAN COHEN 1111 OLD EAGLE SCHOOL ROAD WAYNE PA 19087
KRAIG'S JANITORIAL SERVICE	87549 CEDAR FLAT RD SPRINGFIELD OR 97478
KRENCIK, LYNN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
L'HEUREUX, JOYCE	26 CRANDALL CT WARWICK RI 02889
LAKS, JESSICA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
LEAF CAPITAL FUNDING LLC	C/O CSG LAW ATTN: FRANK PERETORE, ESQ ONE BOLAND DR WEST ORANGE NJ 07052
LIBERTY MUTUAL INSURANCE CO	ATTN: NINA M DURANTE PO BOX 34526 SEATTLE WA 98124
LINDBLADE MEDIA CENTER (LA) OWNER, LLC	C/O GOODKIN & LYNCH LLP 1800 CENTURY PARK EAST, 10TH FLOOR LOS ANGELES CA 90067
LIVE NATION WORLDWIDE, INC.	ATTN: JAMES MARK TUCKER 2000 WEST LOOP SOUTH SUITE 1300 HOUSTON TX 77027
LUTTER CONSULTING	P.O. BOX 680495 PARK CITY UT 84068
MADERER, MELISSA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MALACO, INC.	C/O ROBERT E. ALLEN, MCKOOL SMITH ONE CALIFORNIA PLAZA 300 SOUTH GRAND, #2900

Claim Name	Address Information
MALACO, INC.	LOS ANGELES CA 90071
MANGUSO, KRISTIN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MARKETRON BROADCAST SOLUTIONS LLC	DEPT 225 P.O. BOX 30015 SALT LAKE CITY UT 84130-0015
MARRIOTT INTERNATIONAL, INC.	ATTN JOHN C JOSEFSBERG 12740 HILLCREST ROAD SUITE 240 DALLAS TX 75230
MASTRELLA, DANIELLE	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MCCARY, LONNA	C/O THE MARLBOROUGH LAW FIRM, P.C. 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MCCORMICK, KRISTINA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MCKENZIE FAMILY TRUST, THE	4550 E WILD COYOTE TRL TUCSON AZ 85739
MCNAMEE, BRIANA	ATTN: CHRISTOPHER MARLBOROUGH C/O THE MARLBOROUGH LAW FIRM, P.C. 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MCNAMEE, JESSICA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MESSINA, ANGELINA	ATTN: CHRISTOPHER MARLBOROUGH, ESQ. 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MICHAEL CRONIN ACOUSTIC CONSTRUCTION LLC	2500 BARTON AVE NASHVILLE GA 37212
MICHIGAN DEPARTMENT OF TREASURY	3030 W GRAND BLVD-CADILLAC PLACE STE 10-200 DETROIT MI 48202
MILLCO ADVISORS LP	555 MADISON AVENUE, 16TH FLOOR NEW YORK NY 10022
MILLER KAPLAN ARASE & CO LLP	4123 LANKERSHIM BLVD NORTH HOLLYWOOD CA 91602-2828
MILLS, MARILYN	3028 CURRY DRIVE WEST MOBILE AL 36605
MONTEMAGE, GABRIELLE	ATTN: CHRISTOPHER MARLBOROUGH, ESQ. C/O THE MARLBOROUGH LAW FIRM, P.C. 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
MULLIKEN WEINER KARSH BERG & JOLIVET, PC	ATTN MURRAY I. WEINER, ESQ. 102 SOUTH TEJON STREET SUITE 900 COLORADO SPRINGS CO 80903
MUSICTOGO LLC	ADDRESS ON FILE
MUSICTOGO LLC	ONE STAMFORD PLACE 263 TRESSER BLVD 9TH FLOOR STAMFORD CT 06901
MUSICTOGO LLC	C/O TUNEGENIE ONE STAMFORD PLACE 263 TRESSER BLVD, 9TH FLOOR STAMFORD CT 06901
MUSTANG CAT	P.O. BOX 1373 HOUSTON TX 77251
NASHVILLE ELECTRIC SERVICE	1214 CHURCH STREET NASHVILLE TN 37246
NATIONAL ACADEMY OF RECORDING ARTS	AND SCIENCES INC 3030 OLYMPIC BLVD SANTA MONICA CA 90404
NATIONAL COLLEGIATE ATHLETIC ASSOC, THE	ATTN: SCOTT BEARBY P.O. BOX 6222 INDIANAPOLIS IN 46206
NATIONAL FOOTBALL LEAGUE, INC	ADDRESS ON FILE
NATIONAL FURNITURE LIQUIDATORS, LLC	ATTN WILLIAM A JONES 2865 LOG CABIN DR ATLANTA GA 30339
NATIONAL GRID	300 ERIE BLVD W SYRACUSE NY 13202
NATIONAL HOCKEY LEAGUE	ADDRESS ON FILE
NAVINT PARTNERS, LLC	C/O DAVID TOOLE 5569 W HENRIETTA RD WEST HENRIETTA NY 14586
NBC UNIVERSAL MEDIA, LLC	ADDRESS ON FILE
NEW HANOVER COUNTY, NC	NEW HANOVER COUNTY TAX DEPARTMENT 230 GOVERNMENT CENTER DRIVE SUITE 190 WILMINGTON NC 28403
NEW YORK CITY DEPARTMENT OF FINANCE	345 ADAMS STREET BROOKLYN NY 11201
NIELSEN BROADCAST DATA SYSTEMS	ATTN: ADRIANNA DERELLA 770 BROADWAY FL 8 NEW YORK NY 10003
NIELSEN COMPANY (US) LLC, THE	ATTN: ALEXANDRA SHIPLEY 77 W WACKER DRIVE SUITE 4100 CHICAGO IL 60601
NM TAXATION & REVENUE DEPARTMENT	PO BOX 8575 ALBUQUERQUE NM 87198-8575
NORTH CAROLINA DEPARTMENT OF REVENUE	INTERSTATE EXAMINATION SECTION P.O. BOX 930427 NORCROSS GA 30003
NRG MEDIA LLC	2875 MT. VERNON RD SE CEDAR RAPIDS IA 52403
NY STATE DEPARTMENT OF TAX AND FINANCE	C/O BANKRUPTCY SECTION PO BOX 5300 ALBANY NY 12205-0300
NYS DEPT OF TAXATION & FINANCE	INCOME/FRANCHISE FIELD AUDIT BUREAU CAPITAL REGION OFFICE - BLDG 9 ROOM 380

Claim Name	Address Information
NYS DEPT OF TAXATION & FINANCE	INCOME FRANCHISE TAX SECTION ALBANY NY 12227
O'BRIEN, B.J.	C/O HERSHNER HUNTER LLP ATTN GSL 180 EAST 11TH AVENUE EUGENE OR 97401
OBENAUF, WILLIAM	5108 FILLMORE CT DAVENPORT IA 52806
OGLETREE, DEAKINS, NASH, SMOAK & STEWART	50 INTERNATIONAL DRIVE SUITE 300 GREENVILLE SC 29615
ONESOURCE VIRTUAL	9001 CYPRESS WATERS BLVD COPPELL TX 75019-4786
PALMERI, WILLIAM	C/O WILLIAM E. VINSKO, JR. ESQUIRE 253 SOUTH FRANKLIN STREET WILKES-BARRE PA 18701
PAOLINI, JENNIFER	ATTN: CHRISTOPHER MARLBOROUGH, ESQ. C/O THE MARLBOROUGH LAW FIRM, P.C. 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
PARAGON BUSINESS CENTER	18751 VENTURA BLVD, STE B-100 MAIL ID 000123851581 TARZANA CA 91356
PAWELK, RICHARD L	C/O ENGELMEIER & UMANAH PA 706 SECOND AVE S, STE 1100 MINNEAPOLIS MN 55402
PAWELK, THERESA TRAEN	C/O ENGELMEIER & UMANAH, PA 706 SECOND AVE S STE 1100 MINNEAPOLIS MN 55402
PAWELK, THERESA TRAEN	C/O ENGELMEIER & UMANAH PA 706 2ND AVE SOUTH MINNEAPOLIS MN 55402
PIETROWSKI, HOLLY	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
PITNEY BOWES GLOBAL FINANCIAL SERVICES	27 WATERVIEW DRIVE SHELTON CT 06484
PITNEY BOWES INC	27 WATERVIEW DR, 3RD FL SHELTON CT 06484
PIZZATI, GARY	C/O BUCKLEY BEAL LLP ATTN: ANDREW M BEAL 1230 PEACHTREE STREET SUITE 900 ATLANTA GA 30309
PUBLIC SERVICE OF COLORADO	A COLORADO CORP DBA XCEL ENERGY ATTN: KIMBRA SEAWRIGHT PO BOX 9477 MINNEAPOLIS MN 55484
QWEST CORPORATION DBA CENTURYLINK QC	C/O CENTURYLINK COMM-BANKRUPTCY 600 NEW CENTURY PARKWAY NEW CENTURY KS 66031
REACH MEDIA	URBAN ONE, INC ATTN WILLIAM BROWN 1010 WAYNE AVENUE - 14TH FLOOR SILVER SPRING MD 20910
RESIDENCE INN BY MARRIOTT LLC	P.O. BOX 741574 ATLANTA GA 30374-1574
RICOH USA, INC	ATTN ALAN COHEN 1111 OLD EAGLE SCHOOL ROAD PHILADELPHIA PA 19101-1602
RIZNYK, KAITLIN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
ROLISON, JESSICA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
SAG-AFTRA	C/O COHEN WEISS AND SIMON LLP ATTN HIRAM M ARNAUD 900 THIRD AVENUE NEW YORK NY 10022
SAG-AFTRA HEALTH PLAN	C/O COHEN WEISS AND SIMON LLP ATTN HIRAM M ARNAUD 900 THIRD AVENUE, 21ST FLOOR NEW YORK NY 10022-4869
SAN FRANCISCO GIANTS	ADDRESS ON FILE
SCHOCH, TAD BRYAN	429 60TH ST OAKLAND CA 94609
SEBENLER, TIM A	SEBENALER CHIROPRACTIC 119 WEST 4TH STREET, #3 CHASKA MN 55318
SOUNDEXCHANGE, INC	C/O PEPPER HAMILTON LLP; EVELYN MELTZER 1313 N MARKET ST HERCULES PLAZA, STE 5100 WILMINGTON DE 19801-1151
SOUTH CAROLINA DEPARTMENT OF REVENUE	PO BOX 12265 COLUMBIA SC 29211
SOUTHWESTERN BELL TELEPHONE COMPANY	% AT&T SERVICES, INC KAREN A. CAVAGNARO - LEAD PARALEGAL ONE AT&T WAY, ROOM 3A104 BEDMINSTER NJ 07921
SP PLUS GAMEDAY	59 WEST 9000 SOUTH SANDY UT 84070
STACHOWIAK, EILEEN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
STAPLES ADVANTAGE	P.O. BOX 405386 DEPT ATL ATLANTA GA 30384-5386
STATE OF CT, UNCLAIMED PROPERTY DIVISION	ATTN E AUSTIN ESQ C/O PULLMAN & COMLEY, LLC 850 MAIN STREET, 8TH FLOOR BRIDGEPORT CT 06601
STEVANOVIC, JACKIE	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
STEVENS, SARA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW

Claim Name	Address Information
STEVENS, SARA	ROAD, SUITE 400 MELVILLE NY 11747
SUCKIN DIESEL INC	ATTN ALEX ANDRADE 350 W CEDAR ST STE 100 PENSACOLA FL 32502
SULLIVAN COUNTY PROPERTY ASSESSMENTS	3411 HIGHWAY 126 SUITE 103 BLOUNTVILLE TN 37617
SURDYKE, JENNIFER	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
SWINNEY, DANNY	6475 KEYSTONE ST SIMI VALLEY CA 93063
TENNESSEE DEPARTMENT OF REVENUE	C/O ATTORNEY GENERAL PO BOX 20207 NASHVILLE TN 37202-0207
TENNESSEE FOOTBALL, INC.	D/B/A TENNESSEE TITANS ATTN BURKE NIHILL ST THOMAS SPORTS PARK; 460 GREAT CIR RD NASHVILLE TN 37228
TENNESSEE FOOTBALL, INC.	D/B/A TENNESSEE TITANS ATTN BURKE NIHILL, GENERAL COUNSEL ST THOMAS SPORTS PARK; 460 GREAT CIR RD NASHVILLE TN 37228
TENNESSEE TITANS	ADDRESS ON FILE
THE INTERSECT GROUP	P.O. BOX 116630 ATLANTA GA 30368
THE NINETY 9 GROUP	ADDRESS ON FILE
THOMAS, GERI	151 TYNEBOURNE PL ALAMEDA CA 94502
THOMPSON, LATOI	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
THORNE, MORGAN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
TLCREATIVE ADV, LLC D/B/A VCREATIVE INC	ADDRESS ON FILE
TOMASELLO, KRISTINA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
TORRES, ELISA	540 BRICKELL KEY DR APT 623 MIAMI FL 33131
TOWER & COMMUNICATION SERVICES INC	2800 HUNTERSS RIDGE DR FLORENCE SC 29506
TRADEFIRST.COM INC	23200 COOLIDGE HWY OAK PARK MI 48237
TRAVELERS INDEMNITY CO, THE	C/O TRAVELERS ACCOUNT RESOLUTION ONE TOWER SQUARE, 0000-CR09A HARTFORD CT 06183
TWENEY-MACKENZIE, ANNA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
U.S. BANK EQUIPMENT FINANCE	1310 MADRID STREET MARSHALL MN 56258
UNITED STATES TRAFFIC NETWORK LLC	3 COUNTRY VIEW ROAD- SECOND FL MALVERN PA 19355
UNITED STATES TRAFFIC NETWORK, LLC	P.O. BOX 442 252 SCHOOL STREET HOWARD PA 16841
UTOPIA PROD INC	8945 W POST RD, #110 LAS VEGAS NV 89148
VERIZON BUSINESS GLOBAL LLC	C/O STINSON LEONARD STREET LLP ATTN: TRACEY M OHM 1775 PENNSYLVANIA AVE NW, STE 800 WASHINGTON DC 20006
VERTICAL BRIDGE CC FM, LLC	ATTN: DANIEL MARINBERG 750 PARK OF COMMERCE DRIVE SUITE 200 BOCA RATON FL 33487
VERTICAL BRIDGE TOWERS III, LLC	ATTN: DANIEL MARINBERG 750 PARK OF COMMERCE DRIVE SUITE 200 BOCA RATON FL 33487
VIGILANT INSURANCE COMPANY	C/O CHUBB 436 WALNUT STREET, WA04K PHILADELPHIA PA 19106
VIOLA, VINCENZA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
VOLTZ, KAITLIN	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
VONAGE	ATTN: RANDI FRIEDMAN 23 MAIN ST HOLMDEL NJ 07733
VORNADO TWO PENN PLAZA LLC	C/O VORNADO REALTY TRUST 888 SEVENTH AVE 44TH FLOOR NEW YORK NY 10019
WELLS FARGO FINANCIAL LEASING, INC.	ATTN: ROSS W. CONDIT 5000 RIVERSIDE DRIVE, SUITE 300 EAST IRVING TX 75039
WELLS FARGO VENDOR FINANCIAL SERVICES	ATTN: ROSS W. CONDIT 5000 RIVERSIDE DRIVE, SUITE 300 EAST IRVING TX 75039
WGH COMMUNICATIONS INC	C/O BRONSON LAW OFFICES, P.C. 480 MAMARONECK AVE HARRISON NY 10528
WHALEN, RITA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747

Claim Name	Address Information
WHITEHEAD MILLER ADVISORS, INC.	271 CENTRAL PARK WEST NEW YORK NY 10024
WHITEHEAD MILLER ADVISORS, INC.	271 CENTRAL PARK WEST NWE YORK NY 10024
WIDEORBIT INC D/B/A ABACAST INC	1160 BATTERY STREET, SUITE 300 SAN FRANCISCO CA 94111
WIDEORBIT INC.	ATTN PAUL PEREZ 1160 BATTER STREET, SUITE 300 SAN FRANCISCO CA 94111
WINKLER, KELLY	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
WOLF, WARNER	ATTN: DOUGLAS H. WIGDOR C/O WIGDOR LLP 85 FIFTH AVENUE, 5TH FLOOR NEW YORK NY 10003
WOOD COUNTY EDUCATION SERVICE CENTER	1867 N. RESEARCH DRIVE BOWLING GREEN OH 43402
WYATT, AYESHIA	C/O THE MARLBOROUGH LAW FIRM PC ATTN CHRISTOPHER MARLBOROUGH 445 BROAD HOLLOW ROAD, SUITE 400 MELVILLE NY 11747
ZURICH AMERICAN INSURANCE COMPANY	PO BOX 68549 SCHAUMBURG IL 60196

Total Creditor count 266

Exhibit 11

Service List

NAME	EMAIL ADDRESS(ES)
6805 CORPORATE EAT, LLC	TINA_COLUCCI@UHAUL.COM
ABS ENTERTAINMENT, INC.	RALLEN@MCKOOLSMITH.COM
ACEVEDO, KRISTEN	IARUSSO@ID-LAWYERS.COM
AFCOMM LLC	AJV@SLATERCOM.COM
AFTRA RETIREMENT FUND	HARNAUD@CWSNY.COM
AIRGAS USA LLC	BRENDA.HIRTH@AIRGAS.COM
ALARM SECURITY PROTECTION INC	BILLING@ASPSECURITYSYSTEMS.COM
AMERICAN SOCIETY OF COMPOSERS, AUTHORS	JWAGENER@ASCAP.COM
ANDERSON, JOYA	CHRIS@MARLBOROUGHSLAWFIRM.COM
ANIOL'S PAINTING & JANITORIAL LLC	MIKEANIOL@SBCGLOBAL.NET
AT&T CORP	KM1426@ATT.COM
B, GINA	CHRIS@MARLBOROUGHSLAWFIRM.COM
BARNABY RECORDS, INC.	RALLEN@MCKOOLSMITH.COM
BATTISON, WILLIAM J	DKUPETZ@SULMEYERLAW.COM; CKWU@SULMEYERLAW.COM
BEA & KCA LLC	JOE@FSGSYRACUSE.COM
BERLIN, JEFF	JUDY@ATLASTALENT.COM
BIG MACHINE LABEL GROUP LLC	ANDREW.KAUTZ@BMLG.NET
BOND, SCHONECK & KING, PLLC	SPHILBIN@BSK.COM
BRE 312 BROADCAST LLC	DMARINBERG@VERTICALBRIDGE.COM
BRIDGELIGHT, LLC	MELTZERE@PEPPERLAW.COM
BRIDGELIGHT, LLC	MELTZERE@PEPPERLAW.COM
BROADCAST MUSIC, INC.	MCONLAN@GIBBONSLAW.COM
BROWN, STEPHANIE	CHRIS@MARLBOROUGHSLAWFIRM.COM
BRUNSWICK RECORD CORPORATION	RALLEN@MCKOOLSMITH.COM
BUFFALO BILLS, LLC	TLYSTER@WOODSOVIATT.COM
CABEZAS, JODY	IB@ABDILAW.COM
CALLIGAN, SARAH	CHRIS@MARLBOROUGHSLAWFIRM.COM
CANON FINACIAL SERVICES, INC	HSOBEL@SOBELLAW.COM
CAREY, ALISON	CHRIS@MARLBOROUGHSLAWFIRM.COM
CARPINO, TARYN	CHRIS@MARLBOROUGHSLAWFIRM.COM
CAUSEY, SUSAN	KELLY@BALFOUREMONETLAW.COM
CBS RADIO EAST HOLDINGS LLC	MIKE.WEIL@ENTERCOM.COM
CBS RADIO INC	MIKE.WEIL@ENTERCOM.COM
CBS RADIO OF DETROIT LLC	MIKE.WEIL@ENTERCOM.COM
CBS RADIO TEXAS LLC	MIKE.WEIL@ENTERCOM.COM
CENTURYLINK COMMUNICATIONS LLC	BKLAW@CENTURYLINK.COM
CHEYENNE PROPAGATION COMPANY	WEINER@MULLIKENLAW.COM
CHEYENNE PROPAGATION COMPANY	WEINER@MULLIKENLAW.COM
CHICAGO PROFESSIONAL SPORTS LP	PETER.SIDDIQUI@KATTENLAW.COM
CHICAGO WHITE SOX, LTD.	PETER.SIDDIQUI@KATTENLAW.COM
CHRISTMAN, DANA	CHRIS@MARLBOROUGHSLAWFIRM.COM
CIT BANK NA	BKLEGALEAGLE@AOL.COM
COMARK DISTRIBUTING, INC	LADAMS.COMARK@GMAIL.COM
CONSUMERS ENERGY COMPANY	BANKRUPTCYFILINGS@CMSENERGY.COM
COORDINATED BUSINESS SYSTEMS, LTD.	JIMO@COORDINATED.COM; BARBB@CORDINATED.COM
CRESTVIEW ADVISORS LLC	ROLIVER@CRESTVIEW.COM
CROWLEY, KATIE	CHRIS@MARLBOROUGHSLAWFIRM.COM
CROWN CASTLE SOUTH LLC	MARK.MAZZEI@CROWNCastle.COM
CYPRESS WATERS LAND A , LTD. ET AL.	MLARSON@CCSB.COM
CZAPLA, LINDSEY	CHRIS@MARLBOROUGHSLAWFIRM.COM

Service List

NAME	EMAIL ADDRESS(ES)
DE LAGE LANDEN FINANCIAL SERVICES, INC.	ACHOEN@LEASEDIRECT.COM~ACOHEN@LEASEDIRECT.COM
DE LAGE LANDEN FINANCIAL SERVICES, INC.	ACOHEN@LEASEDIRECT.COM
DE LAGE LANDEN FINANCIAL SERVICES, INC.	ACOHEN@LEASEDIRECT.COM
DELL MARKETING, L.P.	CHANTELL.EWING@DELL.COM
DICKEY BROADCASTING COMPANY	EMAIL ADDRESS ON FILE
DONNELLON MCCARTHY ENTERPRISES, INC	ACOHEN@LEASEDIRECT.COM
DOUCET, SHANA	CHRIS@MARLBOROUGHSLAWFIRM.COM
DWYER, GREGORY	DWYER97X@GMAIL.COM
EGAN, KRISTEN	CHRIS@MARLBOROUGHSLAWFIRM.COM
EJS INVESTMENT HOLDINGS LLC	HBBRONSON@BRONSONLAW.NET
ELITE TOWER, LLC	KAMANN@ELITETOWERLLC.COM~KAMANN@ELITETOWERLLC.COM
ENTERCOM COMMUNICATIONS CORP	MIKE.WEIL@ENTERCOM.COM
ENTERCOM COMMUNICATIONS CORP.	MIKE.WEIL@ENTERCOM.COM
EPLUS TECHNOLOGY, INC.	ESTOECKER@EPLUS.COM
ESCAMBIA TRADE CENTER, LTD.	SFOX@ESCLAW.COM
ESRT EMPIRE STATE BUILDING, L.L.C.	AGOLD@HERRICK.COM
FERRARI, CAITLIN	CHRIS@MARLBOROUGHSLAWFIRM.COM
FERVENT PRAYER MINISTRIES, INC.	JIMJACKSON@ME.COM
FORD MOTOR CREDIT COMPANY, LLC	FCFFALD@FORD.COM
FPA PROPERTIES, LLP	DEBBIE.SALSMAN@GPAWF.COM
FRAZIER & DEETER LLC	JROGERS@CARLOCKCOPELAND.COM
FRIEND, JAMI	CHRIS@MARLBOROUGHSLAWFIRM.COM
GATESAIR, INC	EROSIN@GATESAIR.COM
GFK US, LLC	ANTON.PAVELCHAK@GFK.COM
GIACCOTTO, JEN	CHRIS@MARLBOROUGHSLAWFIRM.COM
GLOBAL MUSIC RIGHTS, LLC	NATALIE@GLOBALMUSICRIGHTS.COM
GOLDSMITH, TIFFANY	CMACCARONE@ZLK.COM
GOODMAN, JOSHUA B.	JUDY@ATLASTALENT.COM
GRANITE TELECOMMUNICATIONS LLC	PAYMENTCENTER@GRANITENET.COM
GREATAMERICA FINANCIAL SERVICES CORP.	PUPTON@GREATAMERICA.COM
GREATAMERICA FINANCIAL SERVICES CORP.	PUPTON@GREATAMERICA.COM
HALL, RILEY	CHRIS@MARLBOROUGHSLAWFIRM.COM
HANCO, LTD.	HANKCOCKANDHANKCOCK@YAHOO.COM
HANDYMAN PRODUCTIONS	ROBDAVID1@GMAIL.COM
HENSON ROBINSON CO	TRIGBY@HSWNET.COM
HOCKETT, KELLY	CHRIS@MARLBOROUGHSLAWFIRM.COM
HOUCK, MELISSA	CHRIS@MARLBOROUGHSLAWFIRM.COM
HOULIHAN LOKEY CAPITAL INC	DJANISCH@HL.COM
IACCHETTA, ALECIA	CHRIS@MARLBOROUGHSLAWFIRM.COM
IGT MEDIA HOLDINGS, INC.	EYAL.BERGER@AKERMAN.COM
IHEART MEDIA INC	RADIOCOLLECTIONS@IHEARTMEDIA.COM~RADIOCOLLECTIONS@IHEARTMEDIA.COM; CARRIEAPPLEYEA@YAHOO.COM
IMAGENET CONSULTING, LLC	SGONZALEZ@IMAGENET.COM
IMG COLLEGE, LLC	EMAIL ADDRESS ON FILE
INDIANAPOLIS COLTS, INC.	DAN.EMERSON@COLTS.NFL.NET
J.C. LEWIS INVESTMENT COMPANY, LLC.	CLEWISIII@AOL.COM;CHARLES.IZLAR@JCLEWISFORD.COM
JACLYN S.	CHRIS@MARLBOROUGHSLAWFIRM.COM
JAKUBOWSKI, SARA	CHRIS@MARLBOROUGHSLAWFIRM.COM
JANNOTTI, STEFANIE	CHRIS@MARLBOROUGHSLAWFIRM.COM
JERRY'S & KWALLS INC	JERRYSHVAC@HOTMAIL.COM

Service List

NAME	EMAIL ADDRESS(ES)
JONES DAY	WBROWLAND@JONESDAY.COM
K3 CONSTRUCTION GROUP, INC	EMAIL ADDRESS ON FILE
KACZMAREK, KATHRYN	CHRIS@MARLBOROUGHLEWAFIRM.COM
KACZOR, KATHERINE	CHRIS@MARLBOROUGHLEWAFIRM.COM
KANSAS CITY CHIEFS FOOTBALL CLUB, INC.	ANAZAR@POLSINELLI.COM
KILLION, JENICA	CHRIS@MARLBOROUGHLEWAFIRM.COM
KIMTRON, INC	DCRAWFORD@CRAWFORDBROADCASTING.COM~
KONICA MINOLTA PREMIER FINANCE	ACOHEN@LEASEDIRECT.COM
KRAIG'S JANITORIAL SERVICE	KRAIGGUSTAFSON@YAHOO.COM
KRECIK, LYNN	CHRIS@MARLBOROUGHLEWAFIRM.COM
LAKS, JESSICA	CHRIS@MARLBOROUGHLEWAFIRM.COM
LEAF CAPITAL FUNDING LLC	FPERETORE@CSGLAW.COM
LIBERTY MUTUAL INSURANCE CO	NINA.DURANTE@LIBERTYMUTUAL.COM
LINDBLADE MEDIA CENTER (LA) OWNER, LLC	MSHAKOURI@GOODKINLYNCH.COM
LIVE NATION WORLDWIDE, INC.	JAMESTUCKER@LIVENATION.COM
MADERER, MELISSA	CHRIS@MARLBOROUGHLEWAFIRM.COM
MALACO, INC.	RALLEN@MCKOOLSMITH.COM~TCOUCHSR@MALACO.COM
MANGUSO, KRISTIN	CHRIS@MARLBOROUGHLEWAFIRM.COM
MARKETRON BROADCAST SOLUTIONS LLC	ASHTIER@MARKETRON.COM
MARRIOTT INTERNATIONAL, INC.	GOTT@HOTELAWYERS.COM
MASTRELLA, DANIELLE	CHRIS@MARLBOROUGHLEWAFIRM.COM
MCCARY, LONNA	CHRIS@MARLBOROUGHLEWAFIRM.COM
MCCORMICK, KRISTINA	CHRIS@MARLBOROUGHLEWAFIRM.COM
MCNAMEE, BRIANA	CHRIS@MARLBOROUGHLEWAFIRM.COM
MCNAMEE, JESSICA	CHRIS@MARLBOROUGHLEWAFIRM.COM
MESSINA, ANGELINA	CHRIS@MARLBOROUGHLEWAFIRM.COM
MICHIGAN DEPARTMENT OF TREASURY	HARRISJ12@MICHIGAN.GOV
MILLCO ADVISORS LP	GENERALCOUNSEL@MILLSTEINANDCO.COM
MILLER KAPLAN ARASE & CO LLP	GRIVIN@MILLERKAPLAN.COM
MILLS, MARILYN	CHRISTIANHUGHES42@YAHOO.COM
MONTEMAGE, GABRIELLE	CHRIS@MARLBOROUGHLEWAFIRM.COM
MULLIKEN WEINER KARSH BERG & JOLIVET, PC	WEINER@MULLIKENLAW.COM
MUSICTOGO LLC	EMAIL ADDRESS ON FILE
NASHVILLE ELECTRIC SERVICE	JGILL@NESPOWER.COM
NATIONAL ACADEMY OF RECORDING ARTS	ANNM@GRAMMY.COM
NATIONAL COLLEGIATE ATHLETIC ASSOC, THE	SBEARBY@NCAA.ORG
NATIONAL FURNITURE LIQUIDATORS, LLC	WAJ@NFLINC.COM
NAVINT PARTNERS, LLC	DTOOLE@NAVINT.COM
NBC UNIVERSAL MEDIA, LLC	EMAIL ADDRESS ON FILE
NIELSEN COMPANY (US) LLC, THE	ASHIPLEY@MCGUIREWOODS.COM
NM TAXATION & REVENUE DEPARTMENT	LISA.ELA@STATE.NM.US~LISA.ELA@STATE.NM.US
NRG MEDIA LLC	CLOHMAN@NRGMEDIA.COM
OBENAU, WILLIAM	BMICHAELS@MCHSI.COM
O'BRIEN, B.J.	GLEDGERWOOD@HERSHNERHUNTER.COM
OGLETREE, DEAKINS, NASH, SMOAK & STEWART	RSD@ODNSS.COM
PALMERI, WILLIAM	WVINSKO@VINSKO.COM
PAOLINI, JENNIFER	CHRIS@MARLBOROUGHLEWAFIRM.COM
PARAGON BUSINESS CENTER	JLOHMAN@ASPENCOMPANIES.NET
PAWELK, RICHARD L	JAMIEF@E-ULAW.COM
PAWELK, THERESA TRAE	JAMIEF@E-ULAW.COM

Service List

NAME	EMAIL ADDRESS(ES)
PIETROWSKI, HOLLY	CHRIS@MARLBOROUGHLEWAFIRM.COM
PITNEY BOWES GLOBAL FINANCIAL SERVICES	FAITH.SANTIAGO@PB.COM
PITNEY BOWES INC	GRISSELLE.BETANCOURT@PB.COM
PIZZATI, GARY	ABEAL@BUCKLEYBEAL.COM
QWEST CORPORATION DBA CENTURYLINK QC	BKLAW@CENTURYLINK.COM
REACH MEDIA	WILBROWN@RADIO-ONE.COM
RICOH USA, INC	ACOHEN@LEASEDIRECT.COM
RIZNYK, KAITLIN	CHRIS@MARLBOROUGHLEWAFIRM.COM
ROLISON, JESSICA	CHRIS@MARLBOROUGHLEWAFIRM.COM
SAG-AFTRA	HARNAUD@CESNY.COM~HARNAUD@CWSNY.COM
SAG-AFTRA HEALTH PLAN	HARNAUD@CWSNY.COM
SCHOCH, TAD BRYAN	BRYANSCHOCKTHEMONKEY@GMAIL.COM
SOUNDEXCHANGE, INC	MELTZERE@PEPPERLAW.COM
SOUTHWESTERN BELL TELEPHONE COMPANY	KM1426@ATT.COM
STACHOWIAK, EILEEN	CHRIS@MARLBOROUGHLEWAFIRM.COM
STATE OF CT, UNCLAIMED PROPERTY DIVISION	EAUSTIN@PULLCOM.COM
STEVANOVIC, JACKIE	CHRIS@MARLBOROUGHLEWAFIRM.COM
STEVENS, SARA	CHRIS@MARLBOROUGHLEWAFIRM.COM
SUCKIN DIESEL INC	AANDRADE@MHW-LAW.COM
SURDYKE, JENNIFER	CHRIS@MARLBOROUGHLEWAFIRM.COM
SWINNEY, DANNY	DSWINNEY@SMARDAN.COM
THOMAS, GERI	GERI2MT@GMAIL.COM
THOMPSON, LATOI	CHRIS@MARLBOROUGHLEWAFIRM.COM
THORNE, MORGAN	CHRIS@MARLBOROUGHLEWAFIRM.COM
TOMASELLO, KRISTINA	CHRIS@MARLBOROUGHLEWAFIRM.COM
TORRES, ELISA	ELISA_TORRES5@YAHOO.COM
TOWER & COMMUNICATION SERVICES INC	JOHNNY@TOWERCOMMSERVICES.COM
TRADEFIRST.COM INC	PSEAMANS@TRADEFIRST.COM; FDETWILER@TRADEFIRST.COM
TRAVELERS INDEMNITY CO, THE	CPINNOCK@TRAVELERS.COM
TWENEY-MACKENZIE, ANNA	CHRIS@MARLBOROUGHLEWAFIRM.COM
U.S. BANK EQUIPMENT FINANCE	JEFFREY.LOTHERT@USBANK.COM~JEFFREY.LOTHERT@USBANK.COM
UNITED STATES TRAFFIC NETWORK LLC	KEVIN.BRANDIS@USTRAFFICNETWORK.COM
UTOPIA PROD INC	JANET@ROCKSTARENERGY.COM
VERIZON BUSINESS GLOBAL LLC	TRACEY.OHM@STINSON.COM
VERTICAL BRIDGE CC FM, LLC	DMARINBERG@VERTICALBRIDGE.COM
VERTICAL BRIDGE TOWERS III, LLC	DMARINBERG@VERTICALBRIDGE.COM
VIGILANT INSURANCE COMPANY	PAUL.BECH@CHUBB.COM
VIOLA, VINCENZA	CHRIS@MARLBOROUGHLEWAFIRM.COM
VOLTZ, KAITLIN	CHRIS@MARLBOROUGHLEWAFIRM.COM
VONAGE	RFRIEDMAN@VONAGE.COM
VORNADO TWO PENN PLAZA LLC	RGREENMAN@VNO.COM
WELLS FARGO FINANCIAL LEASING, INC.	ROSS.W.CONDIT@WELLSFARGO.COM
WELLS FARGO VENDOR FINANCIAL SERVICES	ROSS.W.CONDIT@WELLSFARGO.COM
WGH COMMUNICATIONS INC	HBBRONSON@BRONSONLAW.NET
WHALEN, RITA	CHRIS@MARLBOROUGHLEWAFIRM.COM
WHITEHEAD MILLER ADVISORS, INC.	JWHITEHEAD@WHITEHEADMILLER.COM
WHITEHEAD MILLER ADVISORS, INC.	JWHITEHEAD@WHITEHEADMILLER.COM
WIDEORBIT INC.	PPEREZ@WIDEORBIT.COM
WINKLER, KELLY	CHRIS@MARLBOROUGHLEWAFIRM.COM
WOLF, WARNER	DWIGDOR@WIGDORLAW.COM

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CUMULUS MEDIA INC.

Service List

NAME	EMAIL ADDRESS(ES)
WYATT, AYESHIA	CHRIS@MARLBOROUGHLEWFFIRM.COM
ZURICH AMERICAN INSURANCE COMPANY	NANCY.DOW@ZURICHNA.COM

Exhibit 12

Name	Email Address(es)	Date Served
NEUBERGER BERMAN	COLIN.DONLAN@NB.COM	3/26/18
SERENGETI ASSET MANAGEMENT	JJOHNSTON@SERENGETI-AM.COM; SAM.TEAMOPS@SERENGETI-AM.COM; CHAUCH@SERENGETI-AM.COM	3/19/18

Exhibit 13

Name	Email Address(es)	Date Served
BANK OF NEW YORK MELLON	CATHERINE.RICH@BNYMELLON.COM	3/21/18
BANK OF NEW YORK MELLON	BRIAN.MARNELL@BNYMELLON.COM	3/20/18
BNP PARIBAS	GC_US_CORPORATE_ACTIONS@US.BNPPARIBAS.COM	3/14/18
CITI PRIVATE BANK	STEPHANIE.M.LUCKEY@CITI.COM; ARI.KOULOUTHROS@CITI.COM; LAURA.LUGO@CITI.COM; SIMONE.RAMLALL@CITI.COM	3/26/18
DESERET TRUST COMPANY	MARK.PETERSON@DESERETTRUST.COM; SCOTT.COLTON@DESERETTRUST.COM	3/21/18
GOLDMAN SACHS	CHRIS.DUPOINTE@GS.COM	3/27/18
NORTHERN TRUST COMPANY	MEC15@NTRS.COM	3/16/18
ROYAL BANK OF CANADA	NICOLE.KOEHLER@RBC.COM	3/20/18
SANTANDER BANK	SPB MIAMI OPS-CORPORATE ACTIONS GROUP <CORPORATEACTIONSGROUP-MIAMI@BPI-GRUPOSANTANDER.COM>	3/26/18
TD AMERITRADE	SARAH.MCDONALD@TDAMERITRADE.COM; KATHERINE.OLSON@TDAMERITRADE.COM	3/21/18
WELLS FARGO	THOMAS.FOSTVEDT@WFADVISORS.COM	3/21/18