08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document

Pg 1 of 155 Hearing Date and Time: November 4, 2015, 2015 at 10:00 a.m. (Prevailing Eastern Time) Response Date and Time: September 30, 2015 at 4:00 p.m. (Prevailing Eastern Time)

HUGHES HUBBARD & REED LLP

One Battery Park Plaza

New York, New York 10004 Telephone: (212) 837-6000

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Attorneys for James W. Giddens, Trustee for the SIPA Liquidation of Lehman Brothers Inc.

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

In re		

LEHMAN BROTHERS INC.,

Case No. 08-01420 (SCC) SIPA

Debtor.

# NOTICE OF HEARING ON THE TRUSTEE'S MOTION TO RECLASSIFY CERTAIN SUBSTANTIVELY IDENTICAL DEFERRED COMPENSATION CLAIMS AS UNSECURED GENERAL CREDITOR CLAIMS

PLEASE TAKE NOTICE that on September 2, 2015, James W. Giddens (the "Trustee"), as trustee for the liquidation of the business of Lehman Brothers Inc. ("LBI"), under the Securities Investor Protection Act of 1970, as amended, 15 U.S.C. §§ 78aaa et seq. ("SIPA"), by and through his undersigned counsel, filed a motion to reclassify certain substantively identical deferred compensation claims as unsecured general creditor claims (the "Motion"), and that a hearing to consider the Motion will be held before the Honorable Shelley C. Chapman, United States Bankruptcy Judge, at the United States Bankruptcy Court, Alexander Hamilton Customs House, Courtroom 623, One Bowling Green, New York, New York 10004 (the "Bankruptcy Court"), on November 4, 2015 at 10:00 a.m. (Prevailing Eastern Time) (the "Hearing").

PLEASE TAKE FURTHER NOTICE that responses, if any, to the Motion must (i) be in writing; (ii) state the name and address of the responding party and nature of the claim or interest of such party; (iii) state with particularity the legal and factual bases of such response; (iv) conform to the Federal Rules of Bankruptcy Procedure and Local Bankruptcy Rules; (v) be filed with the Bankruptcy Court, together with proof of service, electronically, in accordance with General Order M-399 by registered users of the Court's Electronic Case Filing system, and by all other parties in interest, on a 3.5 inch disk, compact disk, or flash drive, preferably in Portable Document Format (PDF), WordPerfect or any other Windows-based word processing format no later than September 30, 2015 at 4:00 p.m. (Prevailing Eastern Time) (the "Response Deadline"); and (vi) be served on (a) Hughes Hubbard & Reed LLP, One Battery Park Plaza, New York, New York 10004, Attn: Meaghan C. Gragg, Esq., (b) Securities Investor Protection Corporation, 1667 K Street, NW, Suite 1000, Washington, DC 20006-1620, Attn: Kenneth J. Caputo, Esq.; and (c) Weil Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153, Attn: Maurice Horwitz, Esq., with a courtesy copy to the chambers of the Honorable Shelley C. Chapman, One Bowling Green, New York, New York 10004, Courtroom 623.

PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and served with respect to the Motion or any claim set forth thereon, the Trustee may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the Motion, which may be entered with no further notice or opportunity to be heard offered to any party.

Dated: New York, New York September 2, 2015

#### HUGHES HUBBARD & REED LLP

By: /s/ James C. Fitzpatrick
James B. Kobak, Jr.
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Attorneys for James W. Giddens, Trustee for the SIPA Liquidation of Lehman Brothers Inc. 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document

Pg 4 of 155 Hearing Date and Time: November 4, 2015, 2015 at 10:00 a.m. (Prevailing Eastern Time) Response Date and Time: September 30, 2015 at 4:00 p.m. (Prevailing Eastern Time)

**HUGHES HUBBARD & REED LLP** 

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Attorneys for James W. Giddens Trustee for the SIPA Liquidation of Lehman Brothers Inc.

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

In re:

LEHMAN BROTHERS INC.,

Case No. 08-01420 (SCC)

Debtor.

THE TRUSTEE'S MOTION TO RECLASSIFY CERTAIN SUBSTANTIVELY IDENTICAL DEFERRED COMPENSATION CLAIMS AS UNSECURED GENERAL CREDITOR CLAIMS

#### TABLE OF CONTENTS

	Page
RELIEF REQUESTED	1
JURISDICTION AND VENUE	3
BACKGROUND	3
I. The Claims.	5
II. The Omnibus Objections and ESEP Adversary Proceeding	6
THE CLAIMS SHOULD BE RECLASSIFIED AS UNSECURED GENERAL CREDITOR CLAIMS	7
RESERVATION OF RIGHTS	9
NOTICE	10
NO PRIOR RELIEF REQUESTED	10
CONCLUSION	11

#### TABLE OF AUTHORITIES

	Page(s)
CASES	
In re Action Redi-Mix Corp., 03 CIV. 9583LBS, 2005 WL 1337259 (S.D.N.Y. June 7, 2005), aff'd, 175 Fed. Appx. 484 (2d Cir. 2006)	7
In re Dairy Mart Convenience Stores, Inc., 351 F.3d 86 (2d Cir. 2003)	8
In re DJK Residential LLC, 416 B.R. 100 (Bankr. S.D.N.Y. 2009)	7
Howard Delivery Serv., Inc. v. Zurich Am. Ins. Co., 547 U.S. 651 (2006)	8
In re Leslie Fay Companies, Inc., 181 B.R. 156 (Bankr. S.D.N.Y. 1995)	7
In re Oneida Ltd., 400 B.R. 384 (Bankr. S.D.N.Y. 2009), aff'd sub nom. Peter J. Solom Co. v. Oneida Ltd., No. 09 Civ. 2229 (DC), 2010 WL 234827 (S.D.N.Y. Jan. 22, 2010)	
In re Rockefeller Ctr. Props., 272 B.R. 524 (Bankr. S.D.N.Y. 2000)	
In re Worldcom, Inc., 362 B.R. 96 (Bankr. S.D.N.Y. 2007)	8
STATUTES AND RULES	
11 U.S.C. § 105	6, 10
11 U.S.C. § 502(a)	7
11 U.S.C. § 502(b)	2, 8
11 U.S.C. § 506	2, 8 , 9
11 U.S.C. § 507(a)	2
11 U.S.C. § 541(b)	5
15 U.S.C. § 78aa	3
15 U.S.C. §§ 78aaa et seq.	passim
Fed. R. Bankr. P. 1015(c)	10
Fed. R. Bankr. P. 3001(d)	9
Fed. R. Bankr. P. 3007(d)	2, 4
Fed. R. Bankr. P. 5011	7

#### TABLE OF AUTHORITIES

(Continued)

	Page(s)
Fed. R. Bankr. P. 7042	6
Fed. R. Bankr. P. 9007	10

TO THE HONORABLE SHELLEY C. CHAPMAN, UNITED STATES BANKRUPTCY JUDGE:

James W. Giddens (the "<u>Trustee</u>"), as Trustee for the liquidation of the business of Lehman Brothers Inc. ("<u>LBI</u>") under the Securities Investor Protection Act of 1970 as amended, 15 U.S.C. §§ 78aaa *et seq.* ("<u>SIPA</u>"), by and through his undersigned counsel, respectfully represents as follows:

#### **RELIEF REQUESTED**

1. As described in the Lehman Brothers Inc. Liquidation Balance Sheet and Quarterly Report on the General Creditor Claims Process as of June 30, 2015 (ECF No. 12565), there were 566 unresolved general creditor claims subject to objections and settlements pending before the Court as of that date. Of these unresolved claims, around 380—or roughly 67%—are claims for deferred compensation (the "Deferred Compensation Claims") under an Executive and Select Employees Deferred Compensation Plan (the "ESEP") subject to the ESEP Adversary Proceeding (as defined herein). The ESEP Adversary Proceeding concerns the issue of whether or not the Deferred Compensation Claims should be subordinated pursuant to the terms of the ESEP Agreement (as defined herein). This motion (and its companion motion, filed concurrently (the "Secured and Priority Motion"))<sup>2</sup> concerns a different issue – whether or not

<sup>1.</sup> For convenience, subsequent references to SIPA will omit "15 U.S.C."

<sup>2.</sup> The Trustee is filing two motions to reclassify ESEP claim as unsecured general creditor claims in order to comply with the General Creditor Claim Objection Procedures Order, as defined herein, which requires that no more than 200 claims can be addressed in a single objection (there are a total of 360 ESEP claims addressed by these two motions). The arguments in this motion are substantively identical to the arguments made in the section entitled "The Claims Are Not Secured" of the Secured and Priority Motion. The arguments in the section entitled "The Claims Are Not Entitled to Priority Status" of the Secured and Priority Motion, including all arguments having to do with priority clams in the Secured and Priority Motion, do not apply to any of the claims addressed by this motion (because none of the claims subject to this motion raised or asserted them).

the Deferred Compensation Claims should be reclassified from secured and/or priority status claims to general unsecured claims. These reclassification motions do not affect and are expressly without prejudice to the positions of all parties in the ESEP Adversary Proceeding.

- 2. Most of the Deferred Compensation Claims assert secured and/or priority status pursuant to sections 506 and/or 507(a) of the Bankruptcy Code. As a result, the Trustee is currently reserving over \$260 million for these claims within the Secured and Priority Claim Reserve established in the Court's Order entered on July 2, 2014 (ECF No. 9273).
- 3. Each of the claims listed on Exhibit A attached hereto (the "Claims") is a Deferred Compensation Claim for which the claimant seeks secured status pursuant to section 506 of the Bankruptcy Code. The Trustee has determined that the Claims are not in fact entitled to secured status under section 506, and the Trustee therefore moves to reclassify the Claims as unsecured non-priority general creditor claims.
- 4. The relief sought in this Motion is necessary to allow for the release of reserves on the Claims, allowing the Trustee to make future distributions on allowed unsecured claims and to make further progress toward winding down this liquidation. Thus, pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), as made applicable to this proceeding pursuant to sections 78fff(b) and 78fff-1(a) of SIPA, Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to general creditor claims filed in this SIPA proceeding (the "General Creditor Claim Objection Procedures Order," ECF No. 5441), the Trustee requests that the Court reclassify each of the Claims to general unsecured status. The Trustee's proposed order (the "Proposed Order") is annexed hereto as Exhibit E.

#### **JURISDICTION AND VENUE**

- 5. Following removal to this Court for all purposes as required for SIPA cases by section 78eee(b)(4) of SIPA, this Court has "all of the jurisdiction, powers, and duties conferred by [SIPA] upon the court to which application for the issuance of the protective decree was made." 15 U.S.C. § 78eee(b)(4).
- 6. Venue is proper in this Court pursuant to SIPA section 78eee(a)(3) and 15 U.S.C. section 78aa.

#### **BACKGROUND**

- 7. On September 19, 2008 (the "Filing Date"), the Honorable Gerard E. Lynch, United States District Court, Southern District of New York, entered the Order Commencing Liquidation of LBI (the "LBI Liquidation Order," ECF No. 1) pursuant to the provisions of SIPA in the case captioned *Securities Investor Protection Corporation v. Lehman Brothers Inc.*, Case No. 08-CIV-8119 (GEL). The LBI Liquidation Order, *inter alia*, (i) appointed the Trustee for the liquidation of the business of LBI pursuant to section 78eee(b)(3) of SIPA; and (ii) removed the case to the Bankruptcy Court for all purposes as required for SIPA cases by section 78eee(b)(4) of SIPA, in the case captioned *In re Lehman Brothers Inc.*, Case No. 08-01420 (JMP). Pursuant to the LBI Liquidation Order and SIPA, the Bankruptcy Court has been administering all aspects of the liquidation of LBI for over six years.
- 8. On November 7, 2008, the Court entered the Order Approving Form and Manner of Publication and Mailing of Notice of Commencement; Specifying Procedures and Forms for Filing, Determination, and Adjudication of Claims; Fixing a Meeting of Customers and Other Creditors; and Fixing Interim Reporting Pursuant to SIPA (the "Claims Process Order," ECF No. 241). Beginning on December 1, 2008, consistent with SIPA section 78fff-2(a)(1), the Trustee mailed more than 905,000 claims packages with filing information to former LBI customers and

other potential claimants (the "<u>Claims Process Notice</u>"), and posted claims filing information on the Trustee's website (www.lehmantrustee.com) and SIPC's website (www.sipc.org). The Trustee also published notice of the claims process in The New York Times, The Wall Street Journal, and The Financial Times.

- 9. Pursuant to SIPA section 78fff-2(a)(3) and the Claims Process Order, all customer claims and general creditor claims must have been received by the Trustee by June 1, 2009, and no claims of any kind will be allowed unless received by the Trustee on or before June 1, 2009.
- 10. The Bankruptcy Rules' Official Form 10 (the "Claim Form"), the standardized proof of claim form which was approved for use in this case in the Customer Claims Process Order, requires general creditor claimants to "[a]ttach redacted copies of any documents that support the claim." (Claim Form at 1.) Furthermore, instructions included with the Claim Form under the heading "Items to be completed in Proof of Claim form" required creditors to "attach to [the] proof of claim form redacted copies documenting the existence of the debt and of any lien securing the debt." (*Id.* at 2.) The Claim Form also instructed claimants to explain the absence of documentation "[i]f the documents are not available." (*Id.* at 1.) The Trustee's website allowed claimants filing electronically to upload documents as part of their claim submission and thereby comply with the instructions to include supporting documentation set forth in the Claim Form. The Customer Claims Process Order also put claimants on notice that they should submit supporting documentation with their claims.
- 11. On November 15, 2012, the Court entered the General Creditor Claim Objection Procedures Order, which authorizes the Trustee, among other things, to file omnibus objections to no more than 200 general creditor claims at a time, on various grounds, including the grounds set forth in Bankruptcy Rule 3007(d), and additional grounds including that the claims subject to

the omnibus objection (i) were incorrectly classified or (ii) do not include sufficient documentation to ascertain the validity of the claim.

#### I. The Claims.

- 12. The Claims are asserted by former employees of Lehman Brothers who participated in the ESEP (its governing document with regard to each Claimant the "ESEP Agreement," an example of which is attached hereto as Exhibit C), one of several unfunded deferred compensation plans offered to a limited group of executives and other highly-compensated employees at LBI. The ESEP became effective in 1985, and participants made voluntary compensation deferrals from 1985 through 1988. (See ESEP Agreement.) The Claims assert that LBI's obligations with respect to the ESEP were secured based on substantively identical contentions. (Some of the ESEP claimants do not assert secured or priority status; neither of the Trustee's motions to reclassify affects their claims in any way.)
- 13. Each of the Claims asserts that "pursuant to the [ESEP Agreement] funds contributed by [the Claimants] to the [ESEP] were used by [LBI] to fund the [ESEP], including the purchase of life insurance policies on the life of [each Claimant]." (*See*, *e.g.*, Proof of Claim 7001875, attached hereto as Exhibit B.) Each Claim asserts it is secured

to the extent of the value of such insurance policies if it is determined that (a) [the Claimant] has an interest in such life insurance policies either by reason of the [ESEP Agreement] and/or the custom and actual practice of the parties thereto; (b) such life insurance policies are determined to be [ESEP] Plan assets in accordance with the protections and provisions of the Employee Retirement Income Security Act of 1974 and that in accordance with applicable law, such life insurance policies may be used only for the exclusive benefit of [the ESEP Claimant] and are not property of the Debtor's estate; or (c) sections 541(b)(7) and/or (8) of the Bankruptcy Code apply to the amounts withheld by the Debtor or contributed by the [ESEP Claimant] to the Debtor under the ESEP Plan and/or the life insurance policies obtained by the Debtor using the amounts withheld by the Debtor or contributed by the [ESEP Claimant] in accordance with the [ESEP Plan].

(See, e.g., Proof of Claim 7001875)

#### II. The Omnibus Objections and ESEP Adversary Proceeding.

- 14. Between July 19, 2013 and January 28, 2014, the Trustee filed six omnibus objections to general creditor claims seeking to subordinate certain claims, including the Deferred Compensation Claims.<sup>3</sup> On April 1, 2014, the Court entered an Order converting the six omnibus objections to a single, consolidated adversary proceeding (the "ESEP Adversary Proceeding"). (*See* Order, Pursuant to Section 105 of the Bankruptcy Code and Bankruptcy Rule 7042, to Convert Certain Contested Omnibus Objections to a Consolidated Adversary Proceeding and Establish Related Procedures, Bankr. ECF No. 8576.) The ESEP Adversary Proceeding is pending.
- 15. On August 21, 2014, certain claimants holding Claims subject to the ESEP Adversary Proceeding filed a Notice of Appeal (ECF No. 9672) from the Court's Order, dated August 11, 2014, denying the claimants' motion to compel arbitration. (*See* Order Denying Motion to Compel Arbitration of the 341 Individuals Identified in the Notices of Appearance at ECF Dkt. Nos. 8234 and 8905 (ECF No. 9617).) That appeal was docketed in the United States District Court for the Southern District of New York as *In re Lehman Brothers Holdings Inc.*, 14-cv-07643-ER (Ramos, J.)<sup>4</sup> and has been fully briefed before the District Court. Whether the

<sup>3.</sup> The six Omnibus Objections are: (1) the Trustee's one hundred twelfth omnibus objection to general creditor claims (subordinated claims), filed on July 19, 2013 (ECF No. 6847); (2) the Trustee's one hundred thirteenth omnibus objection to general creditor claims (subordinated claims), filed on July 23, 2013 (ECF No. 6865); (3) the Trustee's one hundred fourteenth omnibus objection to general creditor claims (subordinated claims), filed on July 23, 2013 (ECF No. 6866); (4) the Trustee's one hundred thirty-eighth omnibus objection to general creditor claims (subordinated claims), filed on September 16, 2013 (ECF No. 7264); (5) the Trustee's one hundred forty-seventh omnibus objection to general creditor claims (subordinated claims), filed on October 3, 2013 (ECF No. 7388); and (6) the Trustee's one hundred ninety-eighth omnibus objection to general creditor claims (employee claims), filed on January 28, 2014 (ECF No. 8153), to the extent that the one hundred ninety-eighth omnibus objection to general creditor claims seeks to subordinate the portion of a claim which constitutes an ESEP claim.

<sup>4.</sup> The Trustee has requested that this caption be corrected to *In re Lehman Brothers Inc.* 

Deferred Compensation Claims should be reclassified from secured to general unsecured status is not an issue involved in the pending appeal. This Court retains jurisdiction to hear and decide this Objection to General Creditor Claims. *See In re Action Redi-Mix Corp.*, 03 CIV. 9583LBS, 2005 WL 1337259, at \*2 (S.D.N.Y. June 7, 2005), *aff'd*, 175 Fed. Appx. 484 (2d Cir. 2006) (unpublished) (holding that Bankruptcy Court retained jurisdiction over aspects of case not involved in a pending appeal). Each of the Claims is and will remain subject to the ESEP Adversary Proceeding.

Claims subject to the ESEP Adversary Proceeding filed a Motion to Withdraw the Reference to the Bankruptcy Court (ECF No. 10367). That motion was docketed in the United States District Court for the Southern District of New York as *In re Lehman Brothers Holdings Inc.*, No. 14-cv-08825-ER (Ramos, J.), and has been fully briefed before the District Court. The filing of the motion to withdraw the reference does not prevent the Bankruptcy Court from hearing and deciding this Objection to General Creditor Claims. *See* Fed. R. Bankr. P. 5011 (providing that a motion to withdraw the reference does not stay matters before the Bankruptcy Judge); *accord In re Leslie Fay Companies, Inc.*, 181 B.R. 156, 159 (Bankr. S.D.N.Y. 1995) (same).<sup>5</sup>

#### THE CLAIMS SHOULD BE RECLASSIFIED AS UNSECURED GENERAL CREDITOR CLAIMS

17. A filed proof of claim is "deemed allowed, unless a party in interest . . . objects." 11 U.S.C. § 502(a). If an objection refuting at least one of the claim's essential allegations is asserted, the claimant has the burden to demonstrate the validity of the claim. *See In re DJK* 

<sup>5.</sup> Counsel for the Trustee also informed Judge Ramos of his intent to bring this omnibus objection before the Bankruptcy Court, and a transcript of that status conference is attached hereto as <a href="Exhibit D">Exhibit D</a>.

Residential LLC, 416 B.R. 100, 104-05 (Bankr. S.D.N.Y. 2009); In re Oneida Ltd., 400 B.R. 384, 389 (Bankr. S.D.N.Y. 2009), aff'd sub nom. Peter J. Solomon Co. v. Oneida Ltd., No. 09 Civ. 2229 (DC), 2010 WL 234827 (S.D.N.Y. Jan. 22, 2010); In re Rockefeller Ctr. Props., 272 B.R. 524, 539 (Bankr. S.D.N.Y. 2000).

- 18. Section 502(b)(1) of the Bankruptcy Code provides, in relevant part, that a claim may not be allowed to the extent that "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law." 11 U.S.C. § 502(b)(1).
- 19. To assert a secured claim, a creditor must demonstrate that its claim is secured by a lien on property in which the debtor's estate has an interest. 11 U.S.C. § 506(a). If a creditor cannot demonstrate that its claim is secured by a lien or other security interest in the property of the debtor's estate, it must follow that such claim is unsecured. *See, e.g., In re Dairy Mart Convenience Stores, Inc.*, 351 F.3d 86, 91 (2d Cir. 2003) (finding that a creditor that is a beneficiary of a letter of credit is only an unsecured creditor vis-à-vis the bankruptcy estate without a direct security interest); *In re Worldcom, Inc.*, 362 B.R. 96, 120 (Bankr. S.D.N.Y. 2007) (reclassifying a purportedly secured claim as unsecured because it was based on a lapsed lien). Conferring secured status "to a claimant not clearly entitled thereto is not only inconsistent with the policy of equality of distribution; it dilutes the value of the priority for those creditors Congress intended to prefer." *Howard Delivery Serv., Inc. v. Zurich Am. Ins. Co.*, 547 U.S. 651, 667-68 (2006) (citation omitted).
- 20. Based on analysis by the Trustee's counsel of each of the Claims and their supporting documents, including the ESEP Agreements, the Trustee has determined that the Claims should be reclassified from secured to general unsecured status because the claimants do

not possess a lien on any property in which the Debtor has an interest, and therefore are not entitled to secured status under Bankruptcy Code section 506(a). *See* 11 U.S.C. § 506(a).

that any security interest has been perfected, as is required by Bankruptcy Rule 3001(d). Fed. R. Bankr. P. 3001(d) ("If a security interest in property of the debtor is claimed, the proof of claim shall be accompanied by evidence that the security interest has been perfected."). None of the Claimants has submitted any document evidencing the perfection of a security interest or lien on the assets of LBI. The only property in which some of the Claimants purport to assert a lien are corporate owned life insurance ("COLI") policies, which they assert were purchased by LBI in order to recoup the costs of operating the deferred compensation plans. Even assuming that LBI did purchase COLIs for that purpose, the Claimants have not provided, and the Trustee is not aware of, any support for the theory that they have a security interest in any such COLI policies. Therefore, to prevent improper recovery and permit the release of reserves on the Claims, Claims should be reclassified as unsecured general creditor claims as set forth in Exhibit A.

#### **RESERVATION OF RIGHTS**

Adversary Proceeding. The Trustee reserves the right to object on any other basis to any Claims, or any portion of any such claim not finally determined for which the Court does not grant the relief requested herein. The Trustee agrees that the Claimants also reserve all of their corresponding rights.

<sup>&</sup>lt;sup>6</sup> In fact, the ESEP Agreements state that payments made under the agreements are "unsecured."

#### **NOTICE**

23. Notice of this motion has been provided to (i) counsel for each claimant listed on Exhibit A or, where the claimant is not represented by counsel, the claimant via First-Class mail; and (ii) the list of parties requesting notice of pleadings in accordance with the Court's Amended Order Pursuant to Section 105(a) of the Bankruptcy Code and Bankruptcy Rules 1015(c) and 9007 Implementing Certain Notice and Case Management Procedures and Related Relief entered by the Court on July 13, 2010 (ECF No. 3466), and will be immediately available for inspection upon filing with the Court at the Trustee's website, www.lehmantrustee.com. The Trustee submits that no other or further notice need be provided.

#### NO PRIOR RELIEF REQUESTED

24. Except for the proceedings associated with the ESEP Adversary Proceeding, no previous request for the relief requested herein has been made by the Trustee to this or any other Court.

#### **CONCLUSION**

For the reasons stated herein, the Trustee respectfully requests entry of an order granting the relief requested herein and such other and further relief as is just.

Dated: New York, New York September 2, 2015

#### **HUGHES HUBBARD & REED LLP**

By: /s/ James C. Fitzpatrick
James B. Kobak, Jr.
James C. Fitzpatrick
Meaghan C. Gragg
Karen M. Chau

One Battery Park Plaza New York, New York 10004 Telephone: (212) 837-6000 Facsimile: (212) 422-4726 Email: kobak@hugheshubbard.com

Attorneys for James W. Giddens, Trustee for the SIPA Liquidation of Lehman Brothers Inc. 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 19 of 155

#### **EXHIBIT A**

#### IN RE LEHMAN BROTHERS INC., CASE NO: 08-01420 (SCC) SIPA

# THE TRUSTEE'S MOTION TO RECLASSIFY CERTAIN SUBSTANTIVELY IDENTICAL DEFERRED COMPENSATION CLAIMS AS UNSECURED GENERAL CREDITOR CLAIMS

#### EXHIBIT A

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
1	ALESSANDRO, ROBERT	7001874	5/21/2009	- (A)	- (A)
	8711 RANDALL DRIVE NW			\$674,073.51 (S)	- (S)
	GIG HARBOR, WA 98332			- (P)	- (P)
				- (U)	\$674,073.51 (U)
				\$674,073.51 (T)	\$674,073.51 (T)
	AMBRECHT VENNETH	7001075	5/21/2000	(4)	(4)
2	AMBRECHT, KENNETH	7001875	5/21/2009	- (A)	- (A)
	2601 NO. OCEAN BLVD			\$4,057,191.67 (S)	- (S)
	GULF STREAM, FL 33483-7360			- (P)	- (P)
				- (U)	\$4,057,191.67 (U)
				\$4,057,191.67 (T)	\$4,057,191.67 (T)
3	ANDERSON, BRENTON	7001877	5/21/2009	- (A)	- (A)
3	PO BOX 56	/0016//	3/21/2009	\$604,198.67 (S)	
				, ,	- (S)
	ETNA, NH 03750			- (P)	- (P)
				- (U)	\$604,198.67 (U)
				\$604,198.67 (T)	\$604,198.67 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 21 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
4	ANDERSON, JEFFREY	7001878	5/21/2009	- (A)	- (A)
	C/O LUKINS AND ANNIS PS			\$528,656.26 (S)	- (S)
	NEIL S MCKAY			- (P)	- (P)
	717 WEST SPRAGUE, STE 1600			- (U)	\$528,656.26 (U)
	SPOKANE, WA 99201			\$528,656.26 (T)	\$528,656.26 (T)
5	ANGST, CARLTON	7001786	5/20/2009	- (A)	- (A)
	84 BRIXTON ROAD			\$684,752.96 (S)	- (S)
	GARDEN CITY, NY 11530			- (P)	- (P)
				- (U)	\$684,752.96 (U)
				\$684,752.96 (T)	\$684,752.96 (T)
6	ATCHISON, JOHN	7001898	5/22/2009	- (A)	- (A)
	340 W. OAKDALE			\$1,648,719.77 (S)	- (S)
	CHICAGO, IL 60657			- (P)	- (P)
				- (U)	\$1,648,719.77 (U)
				\$1,648,719.77 (T)	\$1,648,719.77 (T)
7	BAKER, JOHN JR.	7001905	5/22/2009	- (A)	- (A)
	31 CANFIELD ROAD			\$929,533.23 (S)	- (S)
	MORRISTOWN, NJ 07960			- (P)	- (P)
				- (U)	\$929,533.23 (U)
				\$929,533.23 (T)	\$929,533.23 (T)
8	BARRETT, BERNARD	7001712	5/19/2009	- (A)	- (A)
	PO BOX 468			\$2,330,405.07 (S)	- (S)
	SARANAC LAKE, NY 12983			- (P)	- (P)
				- (U)	\$2,330,405.07 (U)
				\$2,330,405.07 (T)	\$2,330,405.07 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 22 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
9	BATKIN, ALAN	7001907	5/22/2009	- (A)	- (A)
	23 HURLINGHAM DRIVE			\$1,611,190.99 (S)	- (S)
	GREENWICH, CT 06831			- (P)	- (P)
				- (U)	\$1,611,190.99 (U)
				\$1,611,190.99 (T)	\$1,611,190.99 (T)
10	BECKERMAN, STANLEY	7001909	5/22/2009	- (A)	- (A)
	15 BEECH PLACE			\$878,524.27 (S)	- (S)
	DENVILLE, NJ 07834			- (P)	- (P)
				- (U)	\$878,524.27 (U)
				\$878,524.27 (T)	\$878,524.27 (T)
11	BELLAS, ALBERT	7002001	5/26/2009	- (A)	- (A)
	598 MADISON AVENUE			\$1,408,871.84 (S)	- (S)
	āEW YORK, NY 10022			- (P)	- (P)
				- (U)	\$1,408,871.84 (U)
				\$1,408,871.84 (T)	\$1,408,871.84 (T)
12	BELLINGER, RICHARD	7001910	5/22/2009	- (A)	- (A)
	TRUMP TOWER 10 CITY PLACE, STE.19 C			\$1,650,779.41 (S)	- (S)
	WHITE PLAINS, NY 10601			- (P)	- (P)
				- (U)	\$1,650,779.41 (U)
				\$1,650,779.41 (T)	\$1,650,779.41 (T)
13	BENDER, DOUGLAS	7001912	5/22/2009	- (A)	- (A)
	80 SPRING HOUSE LANE			\$604,243.54 (S)	- (S)
	BASKING RIDGE, NJ 07920			- (P)	- (P)
				- (U)	\$604,243.54 (U)
				\$604,243.54 (T)	\$604,243.54 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 23 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
14	BENDER, THEODORE III	7002053	5/27/2009	- (A)	- (A)
	3541 RIDGEWOOD ROAD NW			\$595,464.47 (S)	- (S)
	ATLANTA, GA 30327			- (P)	- (P)
				- (U)	\$595,464.47 (U)
				\$595,464.47 (T)	\$595,464.47 (T)
15	BERKLEY, HENRY	7002054	5/27/2009	- (A)	- (A)
	P.O. BOX 1096			\$1,031,621.43 (S)	- (S)
	ALPINE, NJ 07620			- (P)	- (P)
				- (U)	\$1,031,621.43 (U)
				\$1,031,621.43 (T)	\$1,031,621.43 (T)
16	BLUM, KEVIN	7001915	5/22/2009	- (A)	- (A)
	169 WELLINGTON ROAD			\$552,431.88 (S)	- (S)
	GARDEN CITY, NY 11530			- (P)	- (P)
				- (U)	\$552,431.88 (U)
				\$552,431.88 (T)	\$552,431.88 (T)
17	BOURNE, GEORGE	7001823	5/20/2009	- (A)	- (A)
	223 AUDUBON CT.			\$773,869.45 (S)	- (S)
	NEW HAVEN, CT 06510			- (P)	- (P)
				- (U)	\$773,869.45 (U)
				\$773,869.45 (T)	\$773,869.45 (T)
18	BOYD, WILLIAM JR.	7001920	5/22/2009	- (A)	- (A)
	42 ELM HILL LANE			\$2,621,053.20 (S)	- (S)
	DUXBURY, MA 02332			- (P)	- (P)
				- (U)	\$2,621,053.20 (U)
				\$2,621,053.20 (T)	\$2,621,053.20 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY	(U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 24 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
19	BRADY, JANE WILDE 1900 OCEAN WALK LANE-APT 138 POMPANO BEACH, FL 33062	7001923	5/22/2009	- (A) \$1,260,681.00 (S) - (P) - (U) \$1,260,681.00 (T)	- (A) - (S) - (P) \$1,260,681.00 (U) \$1,260,681.00 (T)
20	BRANDT, COLEMAN 240 RIVERSIDE BLVD, 12A NEW YORK, NY 10069	7001716	5/19/2009	- (A) \$797,490.26 (S) - (P) - (U) \$797,490.26 (T)	- (A) - (S) - (P) \$797,490.26 (U) \$797,490.26 (T)
21	BRECK, CHRISTOPHER 1 WHEELER DRIVE CLIFTON PARK, NY 12065	7001717	5/19/2009	- (A) \$732,393.50 (S) - (P) - (U) \$732,393.50 (T)	- (A) - (S) - (P) \$732,393.50 (U) \$732,393.50 (T)
22	BRECK, WILLIAM JR. 7 WEST END COURT OLD GREENWICH, CT 06870	7002543	6/1/2009	- (A) \$732,393.50 (S) - (P) - (U) \$732,393.50 (T)	- (A) - (S) - (P) \$732,393.50 (U) \$732,393.50 (T)
23	BROWN, MELVILLE JR. 9516 FAIRCREST DRIVE DALLAS, TX 75238	7001954	5/24/2009	- (A) \$679,944.81 (S) - (P) - (U) \$679,944.81 (T)	- (A) - (S) - (P) \$679,944.81 (U) \$679,944.81 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 25 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
24	BROWN, ROBERT MOTT III	7002055	5/27/2009	- (A)	- (A)
	19 ULITSA KOSIGINA, KORPUS 1 - KB 62			\$1,263,419.13 (S)	- (S)
	MOSCOW 119334			- (P)	- (P)
	RUSSIA			- (U)	\$1,263,419.13 (U)
				\$1,263,419.13 (T)	\$1,263,419.13 (T)
25	BURTON, MARK	7001952	5/24/2009	- (A)	- (A)
	2051 OYSTER HARBORS			\$764,942.18 (S)	- (S)
	OSTERVILLE, MA 02655			- (P)	- (P)
				- (U)	\$764,942.18 (U)
				\$764,942.18 (T)	\$764,942.18 (T)
26	BUTTERS, DAVID	7001837	5/21/2009	- (A)	- (A)
	215 EAST 72ND STREET			\$611,559.44 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$611,559.44 (U)
				\$611,559.44 (T)	\$611,559.44 (T)
27	BUTTERY, STUART	7002033	5/26/2009	- (A)	- (A)
	121 SOUTH COURT STREET			\$668,605.25 (S)	- (S)
	ALAMO, CA 94507			- (P)	- (P)
				- (U)	\$668,605.25 (U)
				\$668,605.25 (T)	\$668,605.25 (T)
28	CAGNINA, ROBERT	7001955	5/24/2009	- (A)	- (A)
	17 LONGVIEW ROAD			\$663,095.41 (S)	- (S)
	READING, MA 01867			- (P)	- (P)
				- (U)	\$663,095.41 (U)
				\$663,095.41 (T)	\$663,095.41 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 26 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
29	CAMPBELL, ROBERT	7001957	5/24/2009	- (A)	- (A)
	8124 SANDY HOOK DRIVE			\$818,878.27 (S)	- (S)
	CLINTON, WA 98236			- (P)	- (P)
				- (U)	\$818,878.27 (U)
				\$818,878.27 (T)	\$818,878.27 (T)
30	CARBONE, JAMES	7001787	5/20/2009	- (A)	- (A)
	PIERS COURT			\$805,594.08 (S)	- (S)
	STINCHCOMBE			- (P)	- (P)
	GLOUCESTERSHIRE GL11 GAS			- (U)	\$805,594.08 (U)
	UNITED KINGDOM			\$805,594.08 (T)	\$805,594.08 (T)
31	CARNS, LEWIS	7001959	5/24/2009	- (A)	- (A)
	9862 EAST SANSALVADOR			\$636,622.70 (S)	- (S)
	SCOTTSDALE, AZ 85258			- (P)	- (P)
				- (U)	\$636,622.70 (U)
				\$636,622.70 (T)	\$636,622.70 (T)
32	CARUANA, SALVATORE	7001722	5/19/2009	- (A)	- (A)
	220 EAST DUDLEY AVENUE			\$719,159.40 (S)	- (S)
	WESTFIELD, NJ 07090			- (P)	- (P)
				- (U)	\$719,159.40 (U)
				\$719,159.40 (T)	\$719,159.40 (T)
33	CHEN, PHILIP	7001963	5/24/2009	- (A)	- (A)
	5831 FOX HOLLOW COURT			\$604,198.67 (S)	- (S)
	ANN ARBOR, MI 48105			- (P)	- (P)
				- (U)	\$604,198.67 (U)
				\$604,198.67 (T)	\$604,198.67 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 27 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
34	CIEMNIECKI, STANLEY	7001965	5/24/2009	- (A)	- (A)
	304 TRENTON BLVD			\$1,530,634.07 (S)	- (S)
	SEA GIRT, NJ 08750			- (P)	- (P)
				- (U)	\$1,530,634.07 (U)
				\$1,530,634.07 (T)	\$1,530,634.07 (T)
35	COGHLAN, JOHN	7001924	5/22/2009	- (A)	- (A)
	745 7TH AVENUE			\$1,162,463.56 (S)	- (S)
	NEW YORK, NY 10019			- (P)	- (P)
				- (U)	\$1,162,463.56 (U)
				\$1,162,463.56 (T)	\$1,162,463.56 (T)
36	COLACURCI, GLENN	7001967	5/24/2009	- (A)	- (A)
	3729 SKYFARM DRIVE			\$503,337.09 (S)	- (S)
	SANTA ROSA, CA 95403			- (P)	- (P)
				- (U)	\$503,337.09 (U)
				\$503,337.09 (T)	\$503,337.09 (T)
37	CONWAY, MICHAEL	7001838	5/21/2009	- (A)	- (A)
	200 WOODLAND AVENUE			\$898,331.75 (S)	- (S)
	BAY HEAD, NJ 08742			- (P)	- (P)
				- (U)	\$898,331.75 (U)
				\$898,331.75 (T)	\$898,331.75 (T)
38	COSGROVE, THOMAS	7001969	5/24/2009	- (A)	- (A)
	848 THREE QUARTER POINT ROAD			\$747,261.32 (S)	- (S)
	WIRTZ, VA 24184			- (P)	- (P)
				- (U)	\$747,261.32 (U)
				\$747,261.32 (T)	\$747,261.32 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 28 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
39	CRONIN, WILLIAM	7001491	5/14/2009	- (A)	- (A)
	200 EAST 49TH STREET, APT 3012			\$1,473,916.09 (S)	- (S)
	NEW YORK, NY 10158			- (P)	- (P)
				- (U)	\$1,473,916.09 (U)
				\$1,473,916.09 (T)	\$1,473,916.09 (T)
40	DA PUZZO, PETER	7002008	5/26/2009	- (A)	- (A)
	18 PILOT ROCK LANE			\$417,361.16 (S)	- (S)
	RIVERSIDE, CT 06878			- (P)	- (P)
				- (U)	\$417,361.16 (U)
				\$417,361.16 (T)	\$417,361.16 (T)
41	DAUMAN, STEWART	7001493	5/14/2009	- (A)	- (A)
	48 HAIGHTS CROSSROAD			\$589,952.63 (S)	- (S)
	CHAPPAQUA, NY 10514			- (P)	- (P)
				- (U)	\$589,952.63 (U)
				\$589,952.63 (T)	\$589,952.63 (T)
42	DE GAGLIA, THOMAS	7001839	5/21/2009	- (A)	- (A)
	34 CEDAR LANE			\$644,470.12 (S)	- (S)
	BELLE MEAD, NJ 08502			- (P)	- (P)
				- (U)	\$644,470.12 (U)
				\$644,470.12 (T)	\$644,470.12 (T)
43	DEL CAMPO, MICHAEL	7001841	5/21/2009	- (A)	- (A)
	500 W. SUPERIOR STREET			\$440,546.57 (S)	- (S)
	CHICAGO, IL 60654			- (P)	- (P)
				- (U)	\$440,546.57 (U)
				\$440,546.57 (T)	\$440,546.57 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 29 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
44	DELLIPAOLI, ROBERT	7001495	5/14/2009	- (A)	- (A)
	1 PINE VALLEY COURT			\$483,930.25 (S)	- (S)
	HOLMDEL, NJ 07733			- (P)	- (P)
				- (U)	\$483,930.25 (U)
				\$483,930.25 (T)	\$483,930.25 (T)
45	DIXON, BARBARA	7001496	5/14/2009	- (A)	- (A)
	993 PARK AVENUE			\$2,198,861.78 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$2,198,861.78 (U)
				\$2,198,861.78 (T)	\$2,198,861.78 (T)
46	DOBIN, MICHAEL	7001497	5/14/2009	- (A)	- (A)
	2 SUNRISE WAY			\$468,164.54 (S)	- (S)
	SEA BRIGHT, NJ 07760			- (P)	- (P)
				- (U)	\$468,164.54 (U)
				\$468,164.54 (T)	\$468,164.54 (T)
47	DOEPKE, WILLIAM	7001631	5/18/2009	- (A)	- (A)
	1234 SRUCE DRIVE			\$714,573.44 (S)	- (S)
	GLENVIEW, IL 60025			- (P)	- (P)
				- (U)	\$714,573.44 (U)
				\$714,573.44 (T)	\$714,573.44 (T)
48	DORFMAN, RICHARD	7002011	5/26/2009	- (A)	- (A)
	35 EAST 75TH STREET			\$1,693,866.15 (S)	- (S)
	APT 5C			- (P)	- (P)
	NEW YORK, NY 10021			- (U)	\$1,693,866.15 (U)
				\$1,693,866.15 (T)	\$1,693,866.15 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 30 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
49	DORIS, MARTIN	7001499	5/14/2009	- (A)	- (A)
	60 PLYMOUTH ROAD			\$684,752.96 (S)	- (S)
	WHITE PLAINS, NY 10603			- (P)	- (P)
				- (U)	\$684,752.96 (U)
				\$684,752.96 (T)	\$684,752.96 (T)
50	DRESCHER, DENNIS	7001501	5/14/2009	- (A)	- (A)
	350 SHERIDAN ROAD			\$783,209.77 (S)	- (S)
	GLENCOE, IL 60022			- (P)	- (P)
				- (U)	\$783,209.77 (U)
				\$783,209.77 (T)	\$783,209.77 (T)
51	EDWARDS, PAUL	7001504	5/14/2009	- (A)	- (A)
	5 BROWN RIDGE COURT			\$756,131.06 (S)	- (S)
	CEDAR GROVE, NJ 07009			- (P)	- (P)
				- (U)	\$756,131.06 (U)
				\$756,131.06 (T)	\$756,131.06 (T)
52	EDWARDS, WILLIAM	7001505	5/14/2009	- (A)	- (A)
	12 FIELD POINT DRIVE			\$1,215,484.94 (S)	- (S)
	HOLMDEL, NJ 07733			- (P)	- (P)
				- (U)	\$1,215,484.94 (U)
				\$1,215,484.94 (T)	\$1,215,484.94 (T)
53	ESCHERT, ERWIN	7001507	5/14/2009	- (A)	- (A)
	32 HILLCREST DRIVE			\$662,026.66 (S)	- (S)
	COLTS NECK, NJ 07722			- (P)	- (P)
				- (U)	\$662,026.66 (U)
				\$662,026.66 (T)	\$662,026.66 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 31 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
54	ESTEY, ARTHUR 150 EAST 72ND STREET, APT. 9-S NEW YORK, NY 10021	7001928	5/22/2009	- (A) \$1,120,414.35 (S) - (P) - (U) \$1,120,414.35 (T)	- (A) - (S) - (P) \$1,120,414.35 (U) \$1,120,414.35 (T)
55	FARLEY, JAMES MCKINNIS CREEK RANCH PO 775906 STEAMBOAT SPRINGS, CO 80477	7001509	5/14/2009	- (A) \$1,689,506.35 (S) - (P) - (U) \$1,689,506.35 (T)	- (A) - (S) - (P) \$1,689,506.35 (U) \$1,689,506.35 (T)
56	FELDMAN, ALAN 1601 LAKEVIEW DRIVE HEWLETT, NY 11557	7001825	5/20/2009	- (A) \$939,160.28 (S) - (P) - (U) \$939,160.28 (T)	- (A) - (S) - (P) \$939,160.28 (U) \$939,160.28 (T)
57	FINLAYSON, RODERICK 165 EAST 89TH STREET, 4K NEW YORK, NY 10128	7001513	5/14/2009	- (A) \$725,038.80 (S) - (P) - (U) \$725,038.80 (T)	- (A) - (S) - (P) \$725,038.80 (U) \$725,038.80 (T)
58	FISH, JASON 2301 PACIFIC AVENUE SAN FRANCISCO, CA 94115	7001514	5/14/2009	- (A) \$725,038.80 (S) - (P) - (U) \$725,038.80 (T)	- (A) - (S) - (P) \$725,038.80 (U) \$725,038.80 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 32 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
59	FORSHAGEN, DOUGLAS	7001515	5/14/2009	- (A)	- (A)
	2 DUCHESS COURT			\$792,985.22 (S)	- (S)
	HOUSTON, TX 77024			- (P)	- (P)
				- (U)	\$792,985.22 (U)
				\$792,985.22 (T)	\$792,985.22 (T)
60	FRANK, EDWIN III	7001726	5/19/2009	- (A)	- (A)
	757 LOCUST STREET			\$589,952.63 (S)	- (S)
	WINNETKA, IL 60093			- (P)	- (P)
				- (U)	\$589,952.63 (U)
				\$589,952.63 (T)	\$589,952.63 (T)
61	FRANK, FREDERICK	7002073	5/27/2009	- (A)	- (A)
	109 EAST 91ST STREET			\$678,316.03 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$678,316.03 (U)
				\$678,316.03 (T)	\$678,316.03 (T)
62	FRIEDMAN, MARK	7002012	5/26/2009	- (A)	- (A)
	35 EAST 75TH STREET, 9E			\$873,435.89 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$873,435.89 (U)
				\$873,435.89 (T)	\$873,435.89 (T)
63	FRY, EDWARD JR.	7001520	5/14/2009	- (A)	- (A)
	5509 DRANE DRIVE			\$1,099,882.87 (S)	- (S)
	DALLAS, TX 75209			- (P)	- (P)
				- (U)	\$1,099,882.87 (U)
				\$1,099,882.87 (T)	\$1,099,882.87 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 33 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
64	FULTZ, THOMAS 128 S HIDDENBROOKE DRIVE	7001521	5/14/2009	- (A) \$424,962.83 (S)	- (A) - (S)
	ADVANCE, NC 27006			- (P)	- (P)
				- (U)	\$424,962.83 (U)
				\$424,962.83 (T)	\$424,962.83 (T)
65	GALLEA, ANTHONY	7001869	5/21/2009	- (A)	- (A)
	119 VIA PALACIO			\$455,613.60 (S)	- (S)
	PALM BEACH GARDENS, FL 33418			- (P)	- (P)
				- (U)	\$455,613.60 (U)
				\$455,613.60 (T)	\$455,613.60 (T)
66	GANZ, SUSAN	7001523	5/14/2009	- (A)	- (A)
	6420 EASTPOINTE PINES ST			\$546,396.00 (S)	- (S)
	PALM BEACH GARDENS, FL 33418			- (P)	- (P)
				- (U)	\$546,396.00 (U)
				\$546,396.00 (T)	\$546,396.00 (T)
67	GARTLAND, JUDE	7001526	5/14/2009	- (A)	- (A)
	2 MOUNT PLEASANT ROAD			\$635,105.80 (S)	- (S)
	MORRISTOWN, NJ 07960			- (P)	- (P)
				- (U)	\$635,105.80 (U)
				\$635,105.80 (T)	\$635,105.80 (T)
68	GARZARELLI, ELAINE	7001527	5/14/2009	- (A)	- (A)
	534 HUDSON STREET, 4B			\$805,594.08 (S)	- (S)
	NEW YORK, NY 10014			- (P)	- (P)
				- (U)	\$805,594.08 (U)
				\$805,594.08 (T)	\$805,594.08 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 34 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
69	GIOIELLA, HENRY	7001529	5/14/2009	- (A)	- (A)
	15 LIGHTHOUSE WAY			\$402,790.46 (S)	- (S)
	DARIEN, CT 06820			- (P)	- (P)
				- (U)	\$402,790.46 (U)
				\$402,790.46 (T)	\$402,790.46 (T)
70	GLADSTONE, ALAN	7001530	5/14/2009	- (A)	- (A)
	580 POLLY PARK ROAD			\$866,463.89 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$866,463.89 (U)
				\$866,463.89 (T)	\$866,463.89 (T)
71	GLASKY, JOEL	7001531	5/14/2009	- (A)	- (A)
	1130 PARK AVENUE #9-3			\$926,434.44 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$926,434.44 (U)
				\$926,434.44 (T)	\$926,434.44 (T)
72	GOODE, JOHN	7001534	5/14/2009	- (A)	- (A)
	35 FALLEN LEAF TERRACE			\$969,871.11 (S)	- (S)
	ORINDA, CA 94563			- (P)	- (P)
				- (U)	\$969,871.11 (U)
				\$969,871.11 (T)	\$969,871.11 (T)
73	GOODSPEED, ROGER	7001729	5/19/2009	- (A)	- (A)
	10 EAST 85TH STREET, APT 8C			\$1,307,300.81 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$1,307,300.81 (U)
				\$1,307,300.81 (T)	\$1,307,300.81 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 35 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
74	GOTT, STEPHEN 425 OCEAN DRIVE WEST STAMFORD, CT 06902	7001539	5/14/2009	- (A) \$1,764,188.02 (S) - (P) - (U)	- (A) - (S) - (P) \$1,764,188.02 (U)
				\$1,764,188.02 (T)	\$1,764,188.02 (T)
75	GOTTMAN, HENRY 208 HEATHER LANE RAMSEY, NJ 07446	7001827	5/20/2009	- (A) \$688,254.28 (S) - (P) - (U) \$688,254.28 (T)	- (A) - (S) - (P) \$688,254.28 (U) \$688,254.28 (T)
76	GRAEME JAMES 44 W. BROADWAY APT 1206S SALT LAKE CITY, UT 84101	7001558	5/14/2009	- (A) \$500,151.21 (S) - (P) - (U) \$500,151.21 (T)	- (A) - (S) - (P) \$500,151.21 (U) \$500,151.21 (T)
77	GRAVES, JOHN 13701 BAYLISS ROAD LOS ANGELES, CA 90049	7001541	5/14/2009	- (A) \$461,942.25 (S) - (P) - (U) \$461,942.25 (T)	- (A) - (S) - (P) \$461,942.25 (U) \$461,942.25 (T)
78	GUERNSEY, ALAN 234 ABOTT PLACE TOWER LAKES, IL 60010	7001846	5/21/2009	- (A) \$1,401,517.42 (S) - (P) - (U) \$1,401,517.42 (T)	- (A) - (S) - (P) \$1,401,517.42 (U) \$1,401,517.42 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 36 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
79	HAMENT, NANCY	7001974	5/24/2009	- (A)	- (A)
	101 W 81ST ST, #709			\$1,208,350.38 (S)	- (S)
	NEW YORK, NY 10024			- (P)	- (P)
				- (U)	\$1,208,350.38 (U)
				\$1,208,350.38 (T)	\$1,208,350.38 (T)
80	HAYES, BRIAN	7001731	5/19/2009	- (A)	- (A)
	1110 PEMBROKE JONES DRIVE			\$1,688,694.34 (S)	- (S)
	WILMINGTON, NC 28405			- (P)	- (P)
				- (U)	\$1,688,694.34 (U)
				\$1,688,694.34 (T)	\$1,688,694.34 (T)
81	HAYES, DENNIS LEE	7001847	5/21/2009	- (A)	- (A)
	1 SMUGGLERS COVER			\$2,209,116.79 (S)	- (S)
	LLOYD HARBOR, NY 11743			- (P)	- (P)
				- (U)	\$2,209,116.79 (U)
				\$2,209,116.79 (T)	\$2,209,116.79 (T)
82	HERSHBERG, DAVID	7001975	5/24/2009	- (A)	- (A)
	20 FLINT AVENUE			\$787,881.87 (S)	- (S)
	LARCHMONT, NY 10538			- (P)	- (P)
				- (U)	\$787,881.87 (U)
				\$787,881.87 (T)	\$787,881.87 (T)
83	HERZER, CHARLES	7001732	5/19/2009	- (A)	- (A)
	515 E 79TH ST, APT PH-C			\$725,038.80 (S)	- (S)
	NEW YORK, NY 10075			- (P)	- (P)
				- (U)	\$725,038.80 (U)
				\$725,038.80 (T)	\$725,038.80 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 37 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
84	HETZEL, CHARLES	7001547	5/14/2009	- (A)	- (A)
	3330 MEADOWS DRIVE			\$1,729,701.36 (S)	- (S)
	PARK CITY, UT 84060			- (P)	- (P)
				- (U)	\$1,729,701.36 (U)
				\$1,729,701.36 (T)	\$1,729,701.36 (T)
85	HIGGINS, HARRISON	7001549	5/14/2009	- (A)	- (A)
	81 HOLLY HILL LANE			\$2,958,423.46 (S)	- (S)
	GREENWICH, CT 06830			- (P)	- (P)
				- (U)	\$2,958,423.46 (U)
				\$2,958,423.46 (T)	\$2,958,423.46 (T)
86	HILL, TOMLINSON	7001733	5/19/2009	- (A)	- (A)
	345 PARK AVENUE			\$2,769,162.25 (S)	- (S)
	NEW YORK, NY 10154			- (P)	- (P)
				- (U)	\$2,769,162.25 (U)
				\$2,769,162.25 (T)	\$2,769,162.25 (T)
87	HOFFMAN, ARNOLD	7001551	5/14/2009	- (A)	- (A)
	415 L'AMBIANCE DRIVE APT.506			\$489,560.79 (S)	- (S)
	LONGBOAT KEY, FL 34228			- (P)	- (P)
				- (U)	\$489,560.79 (U)
				\$489,560.79 (T)	\$489,560.79 (T)
88	HOFFMAN, KENNETH	7001552	5/14/2009	- (A)	- (A)
	637 N. FOREST DRIVE			\$1,048,247.24 (S)	- (S)
	TEANECK, NJ 07666			- (P)	- (P)
				- (U)	\$1,048,247.24 (U)
				\$1,048,247.24 (T)	\$1,048,247.24 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 38 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
89	HOOPES, SCOTT 560 MISSION STREET, SUITE 2400	7001553	5/14/2009	- (A) \$1,979,834.14 (S)	- (A) - (S)
	SAN FRANCISCO, CA 94105			- (P)	- (P)
	,			- (U)	\$1,979,834.14 (U)
				\$1,979,834.14 (T)	\$1,979,834.14 (T)
90	HUBBARD, CHARLES	7002058	5/27/2009	- (A)	- (A)
	2400 BUTTERNUT DRIVE			\$1,057,313.46 (S)	- (S)
	HILLSBOROUGH, CA 94010			- (P)	- (P)
				- (U)	\$1,057,313.46 (U)
				\$1,057,313.46 (T)	\$1,057,313.46 (T)
91	ISLES, PHILIP	7001555	5/14/2009	- (A)	- (A)
	955 LEXINGTON AVENUE			\$978,216.55 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$978,216.55 (U)
				\$978,216.55 (T)	\$978,216.55 (T)
92	JACKSON, MICHAEL	7002129	5/28/2009	- (A)	- (A)
	177 SABBADAY LANE			\$572,291.20 (S)	- (S)
	WASHINGTON DEPOT, CT 06794			- (P)	- (P)
				- (U)	\$572,291.20 (U)
				\$572,291.20 (T)	\$572,291.20 (T)
93	JACOBS, DAVID	7001557	5/14/2009	- (A)	- (A)
	2 WESTON ROAD			\$1,907,898.45 (S)	- (S)
	LINCOLN, MA 01773			- (P)	- (P)
				- (U)	\$1,907,898.45 (U)
				\$1,907,898.45 (T)	\$1,907,898.45 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 39 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
94	KILGORE, JON	7001569	5/15/2009	- (A)	- (A)
	2422 GLEN OAKS COURT			\$402,790.46 (S)	- (S)
	ATLANTA, GA 30345			- (P)	- (P)
				- (U)	\$402,790.46 (U)
				\$402,790.46 (T)	\$402,790.46 (T)
95	KLONSKY, DANIEL	7001571	5/15/2009	- (A)	- (A)
	34 FLAMINGO ROAD			\$820,520.00 (S)	- (S)
	ROSLYN, NY 11576			- (P)	- (P)
				- (U)	\$820,520.00 (U)
				\$820,520.00 (T)	\$820,520.00 (T)
96	KOPP, BRADFORD	7001848	5/21/2009	- (A)	- (A)
	20 NEPUN RD			\$966,719.06 (S)	- (S)
	WESTERLY, RI 02891-5520			- (P)	- (P)
				- (U)	\$966,719.06 (U)
				\$966,719.06 (T)	\$966,719.06 (T)
97	KRA, HOWARD	7001573	5/15/2009	- (A)	- (A)
	9115 BURNING TREE ROAD			\$606,590.78 (S)	- (S)
	BETHESDA, MD 20817			- (P)	- (P)
				- (U)	\$606,590.78 (U)
				\$606,590.78 (T)	\$606,590.78 (T)
98	KRUEGER, HARVEY	7002059	5/27/2009	- (A)	- (A)
	150 E. 69TH ST. 4K			\$477,633.48 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$477,633.48 (U)
				\$477,633.48 (T)	\$477,633.48 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 40 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
99	KUNIGK, PETER	7001575	5/15/2009	- (A)	- (A)
	PO BOX 462			\$789,698.47 (S)	- (S)
	BEDFORD HILLS, NY 10507			- (P)	- (P)
				- (U)	\$789,698.47 (U)
				\$789,698.47 (T)	\$789,698.47 (T)
100	LAKEFIELD, BRUCE	7001577	5/15/2009	- (A)	- (A)
	253 CHESHIRE WAY			\$514,061.88 (S)	- (S)
	NAPLES, FL 34110			- (P)	- (P)
				- (U)	\$514,061.88 (U)
				\$514,061.88 (T)	\$514,061.88 (T)
101	LANCASTER, ROBERT	7001579	5/15/2009	- (A)	- (A)
	4209 MCFARLIN BLVD			\$1,163,845.69 (S)	- (S)
	DALLAS, TX 75205			- (P)	- (P)
				- (U)	\$1,163,845.69 (U)
				\$1,163,845.69 (T)	\$1,163,845.69 (T)
102	LANDGRAF, KARL	7001581	5/15/2009	- (A)	- (A)
	33 AYRAULT STREET			\$604,198.67 (S)	- (S)
	NEWPORT, RI 02840			- (P)	- (P)
				- (U)	\$604,198.67 (U)
				\$604,198.67 (T)	\$604,198.67 (T)
103	LANE, JEFFREY	7001582	5/15/2009	- (A)	- (A)
	800 FIFTH AVE			\$3,744,393.79 (S)	- (S)
	APT 26 C/D			- (P)	- (P)
	NEW YORK, NY 10065			- (U)	\$3,744,393.79 (U)
				\$3,744,393.79 (T)	\$3,744,393.79 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 41 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
104	LEHMAN, JACK	7001585	5/15/2009	- (A)	- (A)
	535 PARK AVENUE			\$2,070,572.63 (S)	- (S)
	NEW YORK, NY 10065			- (P)	- (P)
				- (U)	\$2,070,572.63 (U)
				\$2,070,572.63 (T)	\$2,070,572.63 (T)
105	LEHR, SETH	7001586	5/15/2009	- (A)	- (A)
	1637 PAPER MILL ROAD			\$589,712.27 (S)	- (S)
	JENKINTOWN, PA 19046			- (P)	- (P)
				- (U)	\$589,712.27 (U)
				\$589,712.27 (T)	\$589,712.27 (T)
106	LENZ, WILLIAM	7001588	5/15/2009	- (A)	- (A)
	1266 HARLAN LN			\$411,940.81 (S)	- (S)
	LAKE FOREST, IL 60045			- (P)	- (P)
				- (U)	\$411,940.81 (U)
				\$411,940.81 (T)	\$411,940.81 (T)
107	LEVINSON, ANDREW	7001590	5/15/2009	- (A)	- (A)
	950 PARK AVENUE			\$653,994.12 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$653,994.12 (U)
				\$653,994.12 (T)	\$653,994.12 (T)
108	LEWIS, DOROTHY	7002060	5/27/2009	- (A)	- (A)
	47 EAST 88TH STREET			\$701,315.40 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$701,315.40 (U)
				\$701,315.40 (T)	\$701,315.40 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 42 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
109	LEWIS, DOROTHY	7002061	5/27/2009	- (A)	- (A)
	47 EAST 88TH STREET			\$1,350,002.62 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$1,350,002.62 (U)
				\$1,350,002.62 (T)	\$1,350,002.62 (T)
110	LINDSTROM, WARD	7001735	5/19/2009	- (A)	- (A)
	116 TIMBERLINE DRIVE			\$582,674.73 (S)	- (S)
	LEMONT, IL 60439			- (P)	- (P)
				- (U)	\$582,674.73 (U)
				\$582,674.73 (T)	\$582,674.73 (T)
111	LLOYD, MARCELLE	7002013	5/26/2009	- (A)	- (A)
	14511 LEGENDS BLVD NORTH			\$1,407,492.00 (S)	- (S)
	APT 205			- (P)	- (P)
	FT. MYERS, FL 33912			- (U)	\$1,407,492.00 (U)
				\$1,407,492.00 (T)	\$1,407,492.00 (T)
112	LOVETT, NIGEL	7001632	5/18/2009	- (A)	- (A)
	7414 ALTURAS COURT			\$2,064,072.17 (S)	- (S)
	MONTEREY, CA 93940			- (P)	- (P)
				- (U)	\$2,064,072.17 (U)
				\$2,064,072.17 (T)	\$2,064,072.17 (T)
113	MADDEN, MICHAEL	7001598	5/15/2009	- (A)	- (A)
	750 LEXINGTON AVENUE			\$3,026,304.05 (S)	- (S)
	NEW YORK, NY 10022			- (P)	- (P)
				- (U)	\$3,026,304.05 (U)
				\$3,026,304.05 (T)	\$3,026,304.05 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 43 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
114	MAGUIRE, JAMES	7001599	5/15/2009	- (A)	- (A)
	7809 DERBY COURT			\$1,280,230.23 (S)	- (S)
	LAKEWOOD RANCH, FL 34202			- (P)	- (P)
				- (U)	\$1,280,230.23 (U)
				\$1,280,230.23 (T)	\$1,280,230.23 (T)
115	MANLEY, JAMES	7002147	5/28/2009	- (A)	- (A)
	ONE PINE HILL			\$452,068.94 (S)	- (S)
	CRANBURY, NJ 08512			- (P)	- (P)
				- (U)	\$452,068.94 (U)
				\$452,068.94 (T)	\$452,068.94 (T)
116	MARANTZ, ALAN	7001600	5/15/2009	- (A)	- (A)
	245 STERLING ROAD			\$474,809.11 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$474,809.11 (U)
				\$474,809.11 (T)	\$474,809.11 (T)
117	MARTINEZ, ROMAN IV	7001604	5/15/2009	- (A)	- (A)
	248 TRADEWIND DRIVE			\$685,698.90 (S)	- (S)
	PALM BEACH, FL 33480			- (P)	- (P)
				- (U)	\$685,698.90 (U)
				\$685,698.90 (T)	\$685,698.90 (T)
118	MATZA, ROBERT	7001606	5/15/2009	- (A)	- (A)
	8 COOPER ROAD			\$432,689.31 (S)	- (S)
	SCARSDALE, NY 10583			- (P)	- (P)
				- (U)	\$432,689.31 (U)
				\$432,689.31 (T)	\$432,689.31 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 44 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
119	MCCLEARY, JOHN 7703 RIDER HILL ROAD BALTIMORE, MD 21204	7001607	5/15/2009	- (A) \$1,037,736.66 (S) - (P) - (U)	- (A) - (S) - (P) \$1,037,736.66 (U)
120	MCCORMICK, ROBERT 2746 WYNELLE DRIVE GAINESVILLE, GA 30506	7001852	5/21/2009	\$1,037,736.66 (T)  - (A)  \$740,413.68 (S)  - (P)  - (U)  \$740,413.68 (T)	\$1,037,736.66 (T)  - (A) - (S) - (P) \$740,413.68 (U) \$740,413.68 (T)
121	MCGLYNN, EDWARD 1044 ROUTE 22 WEST, SUITE 1 MOUNTAINSIDE, NJ 07092	7002018	5/26/2009	- (A) \$943,723.04 (S) - (P) - (U) \$943,723.04 (T)	- (A) - (S) - (P) \$943,723.04 (U) \$943,723.04 (T)
122	MCGUINN, EDWIN 20 COBB ISLAND DRIVE GREENWICH, CT 06830	7001976	5/24/2009	- (A) \$2,110,047.46 (S) - (P) - (U) \$2,110,047.46 (T)	- (A) - (S) - (P) \$2,110,047.46 (U) \$2,110,047.46 (T)
123	MCKEOWN, WILLIAM 6 WEST 77TH STREET, APT 16C NEW YORK, NY 10024	7001612	5/15/2009	- (A) \$603,625.74 (S) - (P) - (U) \$603,625.74 (T)	- (A) - (S) - (P) \$603,625.74 (U) \$603,625.74 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 45 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
124	MEHAFFEY, STANLEY 360 E RANDOLPH STREET, APT 3507 CHICAGO, IL 60601	7001633	5/18/2009	- (A) \$424,903.98 (S) - (P) - (U) \$424,903.98 (T)	- (A) - (S) - (P) \$424,903.98 (U) \$424,903.98 (T)
125	MEJEAN, PAUL P.O. BOX 1143 QUOGUE, NY 11959	7001615	5/15/2009	- (A) \$1,123,799.82 (S) - (P) - (U) \$1,123,799.82 (T)	- (A) - (S) - (P) \$1,123,799.82 (U) \$1,123,799.82 (T)
126	MICKEL, FRANK 100 RIDGE ROAD #724 LAHAINA, HI 96761	7001739	5/19/2009	- (A) \$432,123.27 (S) - (P) - (U) \$432,123.27 (T)	- (A) - (S) - (P) \$432,123.27 (U) \$432,123.27 (T)
127	MILLARD, ROBERT 9 EAST 88TH STREET NEW YORK, NY 10128	7001741	5/19/2009	- (A) \$748,452.18 (S) - (P) - (U) \$748,452.18 (T)	- (A) - (S) - (P) \$748,452.18 (U) \$748,452.18 (T)
128	MILLER, JEROME 13126 REDON DRIVE PALM BEACH GARDENS, FL 33410	7001620	5/15/2009	- (A) \$595,033.47 (S) - (P) - (U) \$595,033.47 (T)	- (A) - (S) - (P) \$595,033.47 (U) \$595,033.47 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 46 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
129	MONTALBANO, RICHARD	7001635	5/18/2009	- (A)	- (A)
	1108 PARRILLA DE AVILA			\$687,975.52 (S)	- (S)
	TAMPA, FL 33613			- (P)	- (P)
				- (U)	\$687,975.52 (U)
				\$687,975.52 (T)	\$687,975.52 (T)
130	MORTKOWITZ, HARRY	7001637	5/18/2009	- (A)	- (A)
	4-22 KARL STREET			\$1,305,641.96 (S)	- (S)
	FAIR LAWN, NJ 07410			- (P)	- (P)
				- (U)	\$1,305,641.96 (U)
				\$1,305,641.96 (T)	\$1,305,641.96 (T)
131	MOSCHELLA, JOSEPH	7001644	5/18/2009	- (A)	- (A)
	6582 LANDINGS CT			\$485,549.24 (S)	- (S)
	BOCA RATON, FL 33496			- (P)	- (P)
				- (U)	\$485,549.24 (U)
				\$485,549.24 (T)	\$485,549.24 (T)
132	NESTOR, THOMAS	7001932	5/22/2009	- (A)	- (A)
	204 THE TERRACE			\$457,295.47 (S)	- (S)
	SEA GIRT, NJ 08750			- (P)	- (P)
				- (U)	\$457,295.47 (U)
				\$457,295.47 (T)	\$457,295.47 (T)
133	NEWMARK, PAUL	7001645	5/18/2009	- (A)	- (A)
	205 CHRISTOL STREET			\$424,962.83 (S)	- (S)
	METUCHEN, NJ 08840			- (P)	- (P)
				- (U)	\$424,962.83 (U)
				\$424,962.83 (T)	\$424,962.83 (T)

$ (A) - A \text{DMINISTRATIVE} \qquad (S) - S \text{ECURED} \qquad (P) - P \text{RIORITY} \qquad (U) - U \text{NSECURED} \qquad (T) - T \text{OTAL} $	CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 47 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
134	ODERMATT, ROBERT	7001647	5/18/2009	- (A)	- (A)
	624 LEIGH DRIVE			\$590,090.38 (S)	- (S)
	WESTFILELD, NJ 07090			- (P)	- (P)
				- (U)	\$590,090.38 (U)
				\$590,090.38 (T)	\$590,090.38 (T)
135	ORLINS, STEPHEN	7001648	5/18/2009	- (A)	- (A)
	71 WEST 23RD STSUITE 1901			\$1,009,317.51 (S)	- (S)
	NEW YORK, NY 10010			- (P)	- (P)
				- (U)	\$1,009,317.51 (U)
				\$1,009,317.51 (T)	\$1,009,317.51 (T)
136	PALATNEK, ARNOLD	7001649	5/18/2009	- (A)	- (A)
	13 MARIA ROAD			\$805,594.08 (S)	- (S)
	WOODCLIFF LAKE, NJ 07677			- (P)	- (P)
				- (U)	\$805,594.08 (U)
				\$805,594.08 (T)	\$805,594.08 (T)
137	PENROSE, JAMES	7001651	5/18/2009	- (A)	- (A)
	21 E 87TH ST, APT 8D			\$644,470.12 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$644,470.12 (U)
				\$644,470.12 (T)	\$644,470.12 (T)
138	PLUMERI, JOSEPH II	7001652	5/18/2009	- (A)	- (A)
	995 5TH AVE. FL 15			\$1,409,794.75 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$1,409,794.75 (U)
				\$1,409,794.75 (T)	\$1,409,794.75 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 48 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
139	POGGI, IRENE	7001792	5/20/2009	- (A)	- (A)
	137 PALISADE AVENUE			\$447,967.30 (S)	- (S)
	CRESSKILL, NJ 07626			- (P)	- (P)
				- (U)	\$447,967.30 (U)
				\$447,967.30 (T)	\$447,967.30 (T)
140	POLHEMUS, KENNETH	7001653	5/18/2009	- (A)	- (A)
	2314 PHEASANT TRAIL			\$585,010.20 (S)	- (S)
	ARLINGTON, TX 76016			- (P)	- (P)
				- (U)	\$585,010.20 (U)
				\$585,010.20 (T)	\$585,010.20 (T)
141	POLLACK, HOWARD	7001654	5/18/2009	- (A)	- (A)
	4205 UNDERWOOD ROAD			\$523,629.79 (S)	- (S)
	BALTIMORE, MD 21218			- (P)	- (P)
				- (U)	\$523,629.79 (U)
				\$523,629.79 (T)	\$523,629.79 (T)
142	PONDT, DAVID	7001655	5/18/2009	- (A)	- (A)
	11 HEMINGSFORD CT			\$629,270.57 (S)	- (S)
	ARLINGTON, TX 76016			- (P)	- (P)
				- (U)	\$629,270.57 (U)
				\$629,270.57 (T)	\$629,270.57 (T)
143	PUCCIARELLI, JAMES	7001657	5/18/2009	- (A)	- (A)
	3 STONY HILL ROAD			\$440,546.57 (S)	- (S)
	MORGANVILLE, NJ 07751			- (P)	- (P)
				- (U)	\$440,546.57 (U)
				\$440,546.57 (T)	\$440,546.57 (T)

(A) – Administrative	(S) – SECURED	(P) – PRIORITY	(U) - UNSECURED	(T) – TOTAL CLAIMED	

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 49 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
144	PULLING, THOMAS	7001743	5/19/2009	- (A)	- (A)
	34 YELLOWCOTE ROAD			\$732,806.98 (S)	- (S)
	OYSTER BAY, NY 11771			- (P)	- (P)
				- (U)	\$732,806.98 (U)
				\$732,806.98 (T)	\$732,806.98 (T)
145	QUAST, LANI	7001702	5/18/2009	- (A)	- (A)
	694 BRYAN STREET			\$781,527.79 (S)	- (S)
	ELMHURST, IL 60126			- (P)	- (P)
				- (U)	\$781,527.79 (U)
				\$781,527.79 (T)	\$781,527.79 (T)
146	REEF, ALAN	7001854	5/21/2009	- (A)	- (A)
	53 CREST DRIVE			\$424,962.83 (S)	- (S)
	SOUTH ORANGE, NJ 07079			- (P)	- (P)
				- (U)	\$424,962.83 (U)
				\$424,962.83 (T)	\$424,962.83 (T)
147	REITZEL, EDWARD	7001664	5/18/2009	- (A)	- (A)
	202 HERITAGE COURT			\$1,437,698.19 (S)	- (S)
	LITTLE SILVER, NJ 07739			- (P)	- (P)
				- (U)	\$1,437,698.19 (U)
				\$1,437,698.19 (T)	\$1,437,698.19 (T)
148	RENEHAN, DANIEL	7001661	5/18/2009	- (A)	- (A)
	34 VALLEY DRIVE			\$1,006,894.00 (S)	- (S)
	HUNTINGTON, NY 11743			- (P)	- (P)
				- (U)	\$1,006,894.00 (U)
				\$1,006,894.00 (T)	\$1,006,894.00 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 50 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
149	ROBSON, THOMAS	7001668	5/18/2009	- (A)	- (A)
	201 NEW ST.			\$2,748,034.65 (S)	- (S)
	BEAUFORT, SC 29902			- (P)	- (P)
				- (U)	\$2,748,034.65 (U)
				\$2,748,034.65 (T)	\$2,748,034.65 (T)
150	ROOSEVELT, THEODORE IV	7001977	5/24/2009	- (A)	- (A)
	1 PIERREPONT STREET			\$1,208,399.28 (S)	- (S)
	BROOKLYN, NY 11201			- (P)	- (P)
				- (U)	\$1,208,399.28 (U)
				\$1,208,399.28 (T)	\$1,208,399.28 (T)
151	ROPER, JAMES	7001933	5/22/2009	- (A)	- (A)
	21 BLACKPOINT HORSESHOE			\$805,594.08 (S)	- (S)
	RUMSON, NJ 07760			- (P)	- (P)
				- (U)	\$805,594.08 (U)
				\$805,594.08 (T)	\$805,594.08 (T)
152	ROSENBERG, NANETTE	7001670	5/18/2009	- (A)	- (A)
	904 COBB ROAD WEST			\$2,197,980.00 (S)	- (S)
	WATER MILL, NY 11976			- (P)	- (P)
				- (U)	\$2,197,980.00 (U)
				\$2,197,980.00 (T)	\$2,197,980.00 (T)
153	SACCO, GREGORY	7001671	5/18/2009	- (A)	- (A)
	29 BELLEVUE AVENUE			\$574,191.56 (S)	- (S)
	RUMSON, NJ 07760			- (P)	- (P)
				- (U)	\$574,191.56 (U)
				\$574,191.56 (T)	\$574,191.56 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 51 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
154	SAMRA, VICTOR JR.	7001856	5/21/2009	- (A)	- (A)
	25 CROW'S NEST ROAD BRONXVILLE, NY 10708			\$1,074,048.66 (S)	- (S)
	BRONAVILLE, NY 10/08			- (P) - (U)	- (P) \$1,074,048.66 (U)
				\$1,074,048.66 (T)	\$1,074,048.66 (T)
				\$1,074,046.00 (1)	\$1,074,048.00 (1)
155	SAVARESE, LAWRENCE JR.	7001673	5/18/2009	- (A)	- (A)
	3800 NE 30TH AVENUE			\$457,136.74 (S)	- (S)
	LIGHTHOUSE POINT, FL 33064			- (P)	- (P)
				- (U)	\$457,136.74 (U)
				\$457,136.74 (T)	\$457,136.74 (T)
156	SCANLON, JOSEPH JR.	7001744	5/19/2009	- (A)	- (A)
	262 HARBOR DRIVE			\$465,793.45 (S)	- (S)
	STAMFORD, CT 06902			- (P)	- (P)
				- (U)	\$465,793.45 (U)
				\$465,793.45 (T)	\$465,793.45 (T)
157	SCARAGGI, FRANK	7001857	5/21/2009	- (A)	- (A)
	27 CORNELL WAY			\$1,208,399.28 (S)	- (S)
	MONTCLAIR, NJ 07043			- (P)	- (P)
				- (U)	\$1,208,399.28 (U)
				\$1,208,399.28 (T)	\$1,208,399.28 (T)
158	SCHAEFER, GARY	7001858	5/21/2009	- (A)	- (A)
	2128 HIDDEN CREEK CT			\$1,932,389.52 (S)	- (S)
	LISLE, IL 60532			- (P)	- (P)
				- (U)	\$1,932,389.52 (U)
				\$1,932,389.52 (T)	\$1,932,389.52 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 52 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
159	SCHIFFER, CRAIG 40 BEEKMAN TERRACE SUMMIT, NJ 07901	7001979	5/24/2009	- (A) \$803,008.99 (S) - (P) - (U) \$803,008.99 (T)	- (A) - (S) - (P) \$803,008.99 (U) \$803,008.99 (T)
160	SCHOENTHAL, DAVID 1125 PARK AVE NEW YORK, NY 10128	7001934	5/22/2009	- (A) \$1,674,079.91 (S) - (P) - (U) \$1,674,079.91 (T)	- (A) - (S) - (P) \$1,674,079.91 (U) \$1,674,079.91 (T)
161	SCHULSINGER, JEFFREY 3400 S. OCEAN BLVD, APT PHC HIGHLAND BEACH, FL 33487	7001674	5/18/2009	- (A) \$834,616.89 (S) - (P) - (U) \$834,616.89 (T)	- (A) - (S) - (P) \$834,616.89 (U) \$834,616.89 (T)
162	SHAFIROFF, MARTIN 635 PARK AVENUE NEW YORK, NY 10065	7001676	5/18/2009	- (A) \$801,391.29 (S) - (P) - (U) \$801,391.29 (T)	- (A) - (S) - (P) \$801,391.29 (U) \$801,391.29 (T)
163	SHAFTEL, MEL 211 CENTRAL PARK WEST 15 G NEW YORK, NY 10024	7001678	5/18/2009	- (A) \$943,398.98 (S) - (P) - (U) \$943,398.98 (T)	- (A) - (S) - (P) \$943,398.98 (U) \$943,398.98 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 53 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
164	SHAPIRO, ROBERT	7001679	5/18/2009	- (A)	- (A)
	240 RIVERSIDE BVLD.			\$1,573,198.43 (S)	- (S)
	NEW YORK, NY 10069			- (P)	- (P)
				- (U)	\$1,573,198.43 (U)
				\$1,573,198.43 (T)	\$1,573,198.43 (T)
165	SHEAN, ANNE	7001680	5/18/2009	- (A)	- (A)
	1192 PARK AVENUE			\$2,129,050.00 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$2,129,050.00 (U)
				\$2,129,050.00 (T)	\$2,129,050.00 (T)
166	SHEINBERG, GEORGE	7001793	5/20/2009	- (A)	- (A)
	226 BD. ST. GERMAIN			\$733,237.23 (S)	- (S)
	PARIS 75007			- (P)	- (P)
	FRANCE			- (U)	\$733,237.23 (U)
				\$733,237.23 (T)	\$733,237.23 (T)
167	SHORR, DAVID	7002068	5/27/2009	- (A)	- (A)
	1035 PARK AVENUE			\$637,675.44 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$637,675.44 (U)
				\$637,675.44 (T)	\$637,675.44 (T)
168	SHUTZER, WILLIAM	7001684	5/18/2009	- (A)	- (A)
	520 EAST 86TH STREET			\$2,165,845.63 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$2,165,845.63 (U)
				\$2,165,845.63 (T)	\$2,165,845.63 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 54 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
169	SIMMONS, HARDWICK	7001686	5/18/2009	- (A)	- (A)
	83 HAMMETT'S COVE ROAD			\$1,485,056.68 (S)	- (S)
	MARION, MA 02738			- (P)	- (P)
				- (U)	\$1,485,056.68 (U)
				\$1,485,056.68 (T)	\$1,485,056.68 (T)
170	SIMONINI, JULIUS	7001688	5/18/2009	- (A)	- (A)
	514 BISCAYNE DRIVE			\$1,013,258.96 (S)	- (S)
	SAN RAFAEL, CA 94108			- (P)	- (P)
				- (U)	\$1,013,258.96 (U)
				\$1,013,258.96 (T)	\$1,013,258.96 (T)
171	SINAI, ALLEN	7002023	5/26/2009	- (A)	- (A)
	16 HOLMES ROAD			\$618,173.96 (S)	- (S)
	LEXINGTON, MA 02420			- (P)	- (P)
				- (U)	\$618,173.96 (U)
				\$618,173.96 (T)	\$618,173.96 (T)
172	SLIFER, STEPHEN	7001689	5/18/2009	- (A)	- (A)
	75 DELAHOW STREET			\$613,904.25 (S)	- (S)
	CHARLESTON, SC 29492			- (P)	- (P)
				- (U)	\$613,904.25 (U)
				\$613,904.25 (T)	\$613,904.25 (T)
173	SOBOTKA, DAVID	7001690	5/18/2009	- (A)	- (A)
	34 W. 10TH STREET			\$571,660.64 (S)	- (S)
	NEW YORK, NY 10011			- (P)	- (P)
				- (U)	\$571,660.64 (U)
				\$571,660.64 (T)	\$571,660.64 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 55 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
174	SPAR, WARREN SPARRING PARTNERS CAPITAL 420 LEXINGTON AVENUE SUITE 2458 NEW YORK, NY 10170	7001691	5/18/2009	- (A) \$802,475.70 (S) - (P) - (U) \$802,475.70 (T)	- (A) - (S) - (P) \$802,475.70 (U) \$802,475.70 (T)
175	SPIEGEL, STEVEN 20-22 NEW PRESTON HILL ROAD NEW MILFORD, CT 06676	7001859	5/21/2009	- (A) \$793,970.25 (S) - (P) - (U) \$793,970.25 (T)	- (A) - (S) - (P) \$793,970.25 (U) \$793,970.25 (T)
176	STERN, JAMES 38 TAYLOR LANE HARRISON, NY 10528	7001749	5/19/2009	- (A) \$1,528,899.79 (S) - (P) - (U) \$1,528,899.79 (T)	- (A) - (S) - (P) \$1,528,899.79 (U) \$1,528,899.79 (T)
177	STERN, JAMES 38 TAYLOR LANE HARRISON, NY 10528	7001750	5/19/2009	- (A) \$2,115,865.71 (S) - (P) - (U) \$2,115,865.71 (T)	- (A) - (S) - (P) \$2,115,865.71 (U) \$2,115,865.71 (T)
178	STRUBLE, RAYMOND 18 SE 10TH AVENUE FT. LAUDERDALE, FL 33301	7001695	5/18/2009	- (A) \$977,477.50 (S) - (P) - (U) \$977,477.50 (T)	- (A) - (S) - (P) \$977,477.50 (U) \$977,477.50 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 56 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
179	TOBIN, PAUL	7001697	5/18/2009	- (A)	- (A)
	20 E. CEDAR ST., 4E			\$1,208,399.28 (S)	- (S)
	CHICAGO, IL 60611			- (P)	- (P)
				- (U)	\$1,208,399.28 (U)
				\$1,208,399.28 (T)	\$1,208,399.28 (T)
180	TOPOL, CLIFFORD	7001863	5/21/2009	- (A)	- (A)
	92 MUCHMORE ROAD			\$1,619,950.65 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$1,619,950.65 (U)
				\$1,619,950.65 (T)	\$1,619,950.65 (T)
181	TROY, AUSTIN	7001699	5/18/2009	- (A)	- (A)
	7 STARGRASS RETREAT			\$1,050,496.37 (S)	- (S)
	SAVANNAH, GA 31411			- (P)	- (P)
				- (U)	\$1,050,496.37 (U)
				\$1,050,496.37 (T)	\$1,050,496.37 (T)
182	TUCKER, THOMAS	7001700	5/18/2009	- (A)	- (A)
	303 BAY AVENUE			\$1,395,598.96 (S)	- (S)
	HALESITE, NY 11743			- (P)	- (P)
				- (U)	\$1,395,598.96 (U)
				\$1,395,598.96 (T)	\$1,395,598.96 (T)
183	URCIUOLI, CARMINE	7001751	5/19/2009	- (A)	- (A)
	34 NORTHERN DRIVE			\$644,470.12 (S)	- (S)
	SHORT HILLS, NJ 07078			- (P)	- (P)
				- (U)	\$644,470.12 (U)
				\$644,470.12 (T)	\$644,470.12 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 57 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
184	VANDENBOSSCHE, PAMELA	7001935	5/22/2009	- (A)	- (A)
	C/O MARGOT VANDENBOSSCHE,			\$664,349.47 (S)	- (S)
	POA, 135 W. 10TH ST., APT 9			- (P)	- (P)
	NEW YORK, NY 10014			- (U)	\$664,349.47 (U)
				\$664,349.47 (T)	\$664,349.47 (T)
185	VIERING, DONALD	7001864	5/21/2009	- (A)	- (A)
	620 SUMMER PL			\$777,512.05 (S)	- (S)
	PONTE VEDRA, FL 32082			- (P)	- (P)
				- (U)	\$777,512.05 (U)
				\$777,512.05 (T)	\$777,512.05 (T)
186	VINCENT, RICHARD	7001752	5/19/2009	- (A)	- (A)
	2229 AQUETONG ROAD			\$750,219.36 (S)	- (S)
	NEW HOPE, PA 18938			- (P)	- (P)
				- (U)	\$750,219.36 (U)
				\$750,219.36 (T)	\$750,219.36 (T)
187	VIRANY, STEVEN	7001753	5/19/2009	- (A)	- (A)
	24 VANDERBILT DRIVE			\$552,446.56 (S)	- (S)
	LIVINGSTON, NJ 07039			- (P)	- (P)
				- (U)	\$552,446.56 (U)
				\$552,446.56 (T)	\$552,446.56 (T)
188	VLACH, ROGER	7002069	5/27/2009	- (A)	- (A)
	690 N.W. BROKEN ARROW RD			\$473,118.93 (S)	- (S)
	BEND, OR 97701			- (P)	- (P)
				- (U)	\$473,118.93 (U)
				\$473,118.93 (T)	\$473,118.93 (T)

(A) – Administrative	(S) – SECURED	(P) – PRIORITY	(U) - UNSECURED	(T) – TOTAL CLAIMED	

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 58 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
189	VOELKER, EDWARD	7001754	5/19/2009	- (A)	- (A)
	1216 HAWTHORNE COURT			\$1,301,204.73 (S)	- (S)
	HINSDALE, IL 60521			- (P)	- (P)
				- (U)	\$1,301,204.73 (U)
				\$1,301,204.73 (T)	\$1,301,204.73 (T)
190	WAIT, JARETT	7001756	5/19/2009	- (A)	- (A)
	40 EAST 73RD STREET			\$713,145.57 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$713,145.57 (U)
				\$713,145.57 (T)	\$713,145.57 (T)
191	WALTHER, GARY	7001758	5/19/2009	- (A)	- (A)
	269 LOCUST ROAD			\$408,396.00 (S)	- (S)
	WINNETKA, IL 60093			- (P)	- (P)
				- (U)	\$408,396.00 (U)
				\$408,396.00 (T)	\$408,396.00 (T)
192	WASHKOWITZ, ALAN	7001759	5/19/2009	- (A)	- (A)
	10 GRACIE SQUARE			\$1,294,721.70 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$1,294,721.70 (U)
				\$1,294,721.70 (T)	\$1,294,721.70 (T)
193	WASHKOWITZ, ALAN	7001760	5/19/2009	- (A)	- (A)
	10 GRACIE SQUARE			\$425,844.00 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$425,844.00 (U)
				\$425,844.00 (T)	\$425,844.00 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 59 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
194	WESTON, GERALD	7001762	5/19/2009	- (A)	- (A)
	249 MEADOWBROOK ROAD			\$993,174.53 (S)	- (S)
	WYCKOFF, NJ 07481			- (P)	- (P)
				- (U)	\$993,174.53 (U)
				\$993,174.53 (T)	\$993,174.53 (T)
195	WILLIAMSON, JOHN JR.	7001937	5/22/2009	- (A)	- (A)
	5 KANES LANE			\$589,952.63 (S)	- (S)
	HUNTINGTON, NY 11743			- (P)	- (P)
				- (U)	\$589,952.63 (U)
				\$589,952.63 (T)	\$589,952.63 (T)
196	WILSON, JOHN	7001764	5/19/2009	- (A)	- (A)
	24 HANSON ROAD			\$1,078,049.06 (S)	- (S)
	DARIEN, CT 06820			- (P)	- (P)
				- (U)	\$1,078,049.06 (U)
				\$1,078,049.06 (T)	\$1,078,049.06 (T)
197	WINCHESTER, DAVID	7001938	5/22/2009	- (A)	- (A)
	47 LAKESIDE LANE			\$613,373.96 (S)	- (S)
	KEY LARGO, FL 33037			- (P)	- (P)
				- (U)	\$613,373.96 (U)
				\$613,373.96 (T)	\$613,373.96 (T)
198	WOLITZER, STEVEN	7001765	5/19/2009	- (A)	- (A)
	1185 PARK AVE, 6A			\$2,172,236.60 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$2,172,236.60 (U)
				\$2,172,236.60 (T)	\$2,172,236.60 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

# 08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 60 of 155

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
199	WYNN, BARRY	7001768	5/19/2009	- (A)	- (A)
	138 TURNBERRY DRIVE			\$765,673.02 (S)	- (S)
	SPARTANSBURG, SC 29306			- (P)	- (P)
				- (U)	\$765,673.02 (U)
				\$765,673.02 (T)	\$765,673.02 (T)
200	ZIPP, BRIAN	7001771	5/19/2009	- (A)	- (A)
	131 EAST 92ND STREET			\$1,016,729.65 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$1,016,729.65 (U)
				\$1,016,729.65 (T)	\$1,016,729.65 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED		(5) – SECURED	(r) – rkiukii i		(1) – 1 OTAL CLAIMED	
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 61 of 155

#### **EXHIBIT B**

08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 62 of 155

#### UNITED STATES BANKRUPTCY COURT

Claim Number: 7001875

	-
Name Of Debtor:	Case Number:
Lehman Brothers, Inc.	08-01420 (JMP) SIPA
Name Of Creditor:	
Kenneth Ambrecht	
Name and address where notices should be sent:  Kenneth Ambrecht c/o Hennigan, Bennett & Dorman LLP 865 S. Figueroa Street, Suite 2900 Los Angeles, CA 90017 UNITED STATES floydk@hbdlawyers.com	☑ Check this box to indicate that this claim amends a previously filed claim.
Telephone number:	
213-694-1200	
Name and address where payment should be sent (if different from above):  Kenneth Ambrecht 183 West Road New Canaan, CT 6840 UNITED STATES kca@ambrecht.com  Telephone number:	☐ Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.  ☐ Check this box if you are the debtor or trustee in this case.
1. Amount of Claim as of Date Case Filed:	
\$ 4,057,191.67	
☐ Unknown ☐ Undetermined ☐ Estimated	
☐ Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.	
2. Basis for Claim:	
Other	
See Addendum	
3. Last four digits of any number by which creditor identifies debtor:	

08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 63 of 155

Secured Claim  Nature of property or right of setoff:  ☐ Real Estate ☐ Motor Vehicle ☑ Other	5. Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount.		
Value of Property:	Specify the priority of the claim.		
\$ 4,057,191.67  Annual Interest Rate: 11	☐ Domestic support obligations under 11 U.S.C. §507(a)(1)(A) or (a)(1)(B)		
Amount of arrearage and other charges as of time case filed included in secured claim, if any:  \$ 4,057,191.67  Basis for perfection: See Addendum  Amount if Secured Claim:	☐ Wages, salaries, or commissions (up to \$10,950*) earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. §507 (a) (4)		
\$ 4,057,191.67	☐ Contributions to an employee benefit		
Amount if Unsecured Claim:	plan - 11 U.S.C. §507 (a)(5)		
\$ 4,057,191.67	☐ Up to \$2,425* of deposits toward purchase, lease, or rental of property or		
Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.  Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary.	services for personal, family, or household use - 11 U.S.C. §507 (a)(7)  Taxes or penalties owed to governmental units - 11 U.S.C. §507 (a) (8)  Other - Specify applicable paragraph of 11 U.S.C. §507 (a)()		
If the documents are not available, please explain:	Amount entitled to priority: \$0.00		
<b>Signature:</b> The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any.			
Name: Kevin Floyd			
Title, if any: Paralegal			
Date: May 21, 2009			
Creditor or Authorized person address:			
Telephone number:			
☑ By checking this box, I am electronically signing this document. I intend this electronic signature to carry the same force and effect as my physical signature.			
☑ I acknowledge that the Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or			

both. 18 U.S.C. §§ 152 and 3571.

# Addendum to Proof of Claim filed by Kenneth Ambrecht against Lehman Brothers, Inc. (Case No. 08-01420 (JMP) SIPA)

Kenneth Ambrecht ("<u>DCP Participant</u>") and Shearson Lehman Brothers Inc., a predecessor to debtor Lehman Brothers Inc. (the "<u>Debtor</u>"), are parties to an Executive and Select Employees Deferred Compensation Agreement (the "<u>Agreement</u>"). Pursuant to the Agreement, funds contributed by DCP Participant to the Executive and Select Employee Plan (the "<u>Plan</u>") were used by the Debtor and its predecessors to fund the Plan, including the purchase of life insurance policies on the life of DCP Participant. DCP Participant was to receive annual payments from LBI when DCP Participant reached retirement age (unless triggered earlier).

As of September 19, 2008, DCP Participant's benefit under the Agreement was due and owing in the amount of \$4,057,191.67, calculated as follows:

December 31, 2007 Account Balance	
(Per Statement of Account attached hereto as Exhibit A)	\$3,759,656.62
Plus: Interest from January 1, 2008, through September 19, 2008	
(Calculated at 11.00%; Using 30/360 Convention)	\$297,535.05
-	
<u>Less</u> : Distribution Received in 2008 (if any)	\$0.00
<u>Less</u> : Interest on Distribution Received in 2008 from	
Distribution Date through September 19, 2008	\$0.00
DCP Participant's benefit under the Agreement	
(as of September 19, 2008)	\$4,057,191.67

DCP Participant believes that the amounts contributed to the Plan by DCP Participant and/or withheld from DCP Participant's compensation pursuant to the Plan were used to purchase life insurance for the purpose of funding the payments due under the Plan. This claim is a secured claim to the extent of the value of such insurance policies if it is determined that: (a) DCP Participant has an interest in such life insurance policies either by reason of the Agreement and/or the custom and actual practice of the parties thereto; (b) such life insurance policies are determined to be Plan assets in accordance with the protections and provisions of the Employee Retirement Income Security Act of 1974 and that in accordance with applicable law, such life insurance policies may be used only for the exclusive benefit of DCP Participant and are not property of the Debtor's estate; or (c) sections 541(b)(7) and/or (8) of the Bankruptcy Code apply to the amounts withheld by the Debtor or contributed by the DCP Participant to the Debtor under the Plan and/or the life insurance policies obtained by the Debtor using the amounts withheld by the Debtor or contributed by DCP Participant in accordance with the Plan. Many of the facts necessary to determine whether this is a secured claim are in the possession of the Debtor and/or its predecessors or successors in interest and are not currently known to DCP Participant. The value of the insurance policies on the life of DCP Participant is currently

unknown to DCP Participant. This claim is an unsecured claim to the extent (a) it is determined that it is not a secured claim; and (b) the amount of the claim as set forth above exceeds the value of the life insurance policies on the life of DCP Participant.

#### 1. <u>Notice</u>.

All Objections or other notices, pleadings, demands, or documents delivered in respect of this Claim should be delivered to:

Kenneth Ambrecht c/o Hennigan, Bennett & Dorman LLP 865 S. Figueroa Street, Suite 2900 Los Angeles, CA 90017 Tel: (213) 694-1200

Fax: (213) 694-1234

#### 2. Reservation of Rights

This Proof of Claim is filed under the compulsion of the bar date set in this case and is filed to protect DCP Participant from forfeiture of DCP Participant's claim by reason of that bar date. The filing of this proof of claim is not and should not be construed to be (a) a waiver or release of any of DCP Participant's rights against any other entity or person for all or any part of any claim set forth herein; (b) a waiver of the right to seek to have or object to having the reference withdrawn with respect to the subject matter of this claim or with respect to any objection or other proceeding; (c) a waiver of any right to the subordination, in favor of DCP Participant, of indebtedness or liens held by other creditors of the Debtor; (d) an election of remedy which waives or otherwise affects any other remedy of DCP Participant; (e) a waiver of DCP Participant's right to file a request for payment of an administrative expense under section 503(b) of the Bankruptcy Code; or (f) a waiver of a right to trial by jury.

This proof of claim relates only to the claims of DCP Participant arising under the Plan and is without prejudice to any and all other claims that may be held by DCP Participant. The amount reflected in this proof of claim is based, in whole or in part, on information supplied by Debtor to DCP Participant. DCP Participant hereby reserves the right to amend this proof of claim in any way, including by amendment to supplement, clarify, recalculate, expand or reduce the claim described above.

# **EXHIBIT A**

#### **LEHMAN BROTHERS**

#### Lehman Brothers Inc. Executive and Select Employees Plan (ESEP)

Statement of Account as of December 31, 2007

Name:

Kenneth Ambrecht

SS#:

XXX-XX-9227

Option Selected:

Option 1

Original Deferral:

\$400,000

**Account Activity:** 

: December 31, 2006 Account Balance	\$3,387,078.04
2007 Interest	372,578.58
December 31, 2007 Account Balance	\$3,759,656.62

Annual Interest Rate for Period Ending December 31, 2007:

11.00%

#### Retirement Benefit:

Fifteen Annual Installments paid to you as follows:

Assuming You Begin Receipt of Annual Benefit at Age	Estimated Annual Benefit	Total Estimated 15-Year Benefit
65	\$644,188	\$9,662,820

The estimated benefit listed above assumes that annual payments begin on the first day of the month following or coincident with your 65th birthday.

#### **Death Benefit:**

Fifteen Annual Installments paid to your beneficiary as follows:

Estimated Annual Benefit	Total Estimated 15-Year Benefit	
\$601,627	\$9,024,405	
ESEP Beneficiary:	Primary: Susan Ambrecht	100%
ESEP Beneficiary:	Cont: Justine Mullin	25%
ESEP Beneficiary:	Cont: K.C. Ambrecht	25%
ESEP Beneficiary:	Cont: Reeves Ambrecht	25%
ESEP Beneficiary:	Cont: Townsend Ambrecht	25%

Disability Benefit:

\$150,000.00 annually

Every effort has been made to ensure the accuracy of this statement; however, errors may occur. The actual benefit paid will be determined in accordance with the ESEP plan document. In the case of any conflict or omission, the ESEP plan document will prevail.

08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 68 of 155

EXHIBIT C

#### EXECUTIVE AND SELECT EMPLOYEES DEFERRED COMPENSATION AGREEMENT

Shearson Lehman Brothers Inc., (Shearson) for itself and as agent for certain of its subsidiaries as provided in paragraph 8, which together may be referred to hereinafter as the (Employer) and Clifford M. Topol (Employee) agree as follows:

#### 1. Deferred Compensation.

Certain compensation, the amount and description of which is set forth in Exhibit A attached hereto, shall be deferred according to the terms and conditions of this agreement. All or a portion of such compensation may have been previously deferred under Shearson's Voluntary Deferred Compensation Plan (VDCP) and if so, any such previously deferred amounts shall henceforth be deferred in accordance with the terms and conditions of this agreement. In consideration of this agreement, Employee relinquishes all rights under the VDCP with respect to the amount of deferred compensation, if any, set forth in Exhibit A which is further deferred hereunder. Any part of the total amount deferred pursuant to Exhibit A which is not attributable to the VDCP shall be deferred from compensation to which Employee would otherwise be entitled from the Employer during the balance of calendar year 1985 and calendar years 1986 through 1988.

Any portion of the total amount to be deferred hereunder which is not deferred during 1985 and 1986 will be deferred in calendar years 1987 and 1988 and the form of such deferral will be elected by Employee no later than December 31, 1986.

#### 2. Deferred Compensation Payments.

Subject to the provisions of paragraphs 3, 4, 5(a) and 9, in consideration of the deferrals provided for in paragraph 1 Shearson shall make the following payments to Employee or Employee's beneficiary or beneficiaries designated according to paragraph 6:

- (a) If Employee is living on the date that payments to Employee provided for in this subparagraph (a) are to commence, Shearson shall make fifteen (or fewer number as determined by the Administrative Committee of the Board of Directors) consecutive equal annual payments to Employee or in the event of Employee's death after the commencement of payments to Employee's designated beneficiary or beneficiaries as follows:
  - (i) The first of these payments shall be made on the date that Employee reaches age 65 (or, if later, his actual retirement from Shearson) or on any earlier date of retirement after Employee reaches age 55 and prior to the date Employee reaches age 65 which date of retirement is specified in a written notice delivered by Employee to Shearson no later than 60 days prior to such specified date.
  - (ii) The remaining fourteen payments (or fewer number of payments as the case may be) shall be made on the fourteen (or fewer) succeeding anniversary dates of the date such payments commence as provided in clause (i) above.
  - (iii) If these payments commence when Employee reaches age 65, the amount of each payment shall be the amount specified in Exhibit B hereto attached.\* If these payments commence prior to Employee reaching age 65, the amount of each payment shall be an amount determined by using the same rate of interest used to determine payments commencing at age 65. For purposes of illustration, Exhibit B contains examples of estimated amounts payable if commencement occurs at age 55 or 60 respectively. Payments which commence after age 65 shall be determined in a similar manner.
- (b) If Employee dies prior to the date that payments to Employee provided for in subparagraph (a) above are to commence (except in the case of suicide as described below), Shearson shall make fifteen (or fewer as the case may be) consecutive annual payments to Employee's designated
- \* The payments set forth in Exhibit B are estimated figures which are subject to later adjustment to account for the timing of deferrals and/or a payment schedule shorter than fifteen years.

beneficiary or beneficiaries in an amount equal to the amount Employee would have received had he survived, completed his compensation deferral at the rate of 25% per year for each of the calendar years 1985 through 1988 (unless such Employee elected to defer entirely from the VDCP), and commenced receiving payments at age 65. The first of these payments shall be made as soon as practicable after Shearson receives appropriate notice and proof of Employee's death, and the remaining payments shall be made on the fourteen (or fewer as the case may be) succeeding anniversary dates of the first of such payments. However, in the event Employee dies as a result of suicide within two years after the effective date of this agreement, Employee's designated beneficiary or beneficiaries shall be entitled to receive hereunder, only the amount of compensation deferred by Employee under this agreement plus interest credited in the same manner as provided in paragraph 3 below.

(c) If Employee becomes totally disabled (as defined in Exhibit C attached hereto) prior to retirement, in addition to any other disability benefits to which Employee may be entitled, Shearson shall pay Employee 1/12th of the amount set forth in Exhibit C for each full month of disability from the date Employee ceases to be an employee because of such total disability until the earlier of Employee's death or the date the payments to Employee provided for in subparagraph (a) above are to commence but in no event later than attainment of age 65. If an Employee becomes totally disabled prior to the completion of his compensation deferrals as set forth in paragraph 1, such Employee's retirement benefit shall be determined under paragraph 2 as if such Employee completed his compensation deferrals at the rate of 25% per year for each of the calendar years 1985 through 1988.

#### 3. Payments Prior to Vesting or Effective Date.

If Employee dies or becomes totally disabled before this agreement becomes effective as provided in paragraph 7, or if prior to September 25, 1990 Employee ceases to be an employee of the Employer or of an affiliate for any reason whatsoever (including termination of employment by Shearson

with or without cause) other than death, total disability or retirement\*, (a) subsequent deferrals and withholding of compensation provided for in paragraph I shall cease, and (b) Shearson shall have no obligation of any kind hereunder except to pay Employee, or Employee's designated beneficiary or beneficiaries if Employee is deceased, as promptly as practicable an amount equal to the amount of compensation theretofore deferred and/or withheld as provided in paragraph I plus interest thereon at an annual rate equal to the lesser of 5% or the weekly 90-day Treasury Bill auction rate (on a discounted basis) averaged over a 12 month period ending on the date of payment. Such interest shall be compounded annually on a calendar year basis and shall be credited with respect to the average daily balance in the deferred compensation account each calendar year.

#### 4. Termination.

The Administrative Committee of Shearson has the right (if the Administrative Committee also terminates those similar agreements with its other Employees which become effective on or about the effective date of this agreement) to terminate this agreement, and Shearson's and Employee's obligations hereunder, at any time by giving Employee, or Employee's designated beneficiary or beneficiaries if Employee is deceased, written notice to that effect. In that event, Shearson shall pay Employee or Employee's designated beneficiary or beneficiaries not less than the amount of compensation theretofore deferred and/or withheld as provided in paragraph 1 plus interest thereon at an annual rate equal to the lesser of 5% or the weekly 90-day Treasury Bill auction rate (on a discounted basis) averaged over a 12 month period ending on the date of payment elected by Employee pursuant to Exhibit D. Such interest shall be compounded annually on a calendar year basis and shall be credited with respect to the average daily balance in the deferred compensation account each calendar year. However, if economically feasible upon such termination. Shearson intends to credit

\* For purposes of this agreement, retirement shall be determined by the Administrative Committee of the Board of Directors of Shearson (Administrative Committee) and if Employee is over the age of 60 upon the effective date of this agreement, the Administrative Committee may apply special rules regarding retirement.

Employee's deferred compensation account with interest on the amount of compensation theretofore deferred and/or withheld at an annual compounded rate of 11% up to the date of termination. Notwithstanding the foregoing, any amounts that become payable as a result of termination may not be paid before the earlier of one year after the date of termination or some other date consented to by the New York Stock Exchange.

## 5. Miscellaneous Provisions.

Employee understands and agrees that:

- (a) Notwithstanding any other provisions of this agreement, payments of compensation deferred hereunder shall not, unless otherwise permitted by the Administrative Committee commence within one year after the later of the date of deferral or the date the subordination provisions of paragraph 9 apply with respect to such deferral.
- (b) Notwithstanding any other provisions of this agreement, no payments to Employee pursuant to paragraph 2(a) shall commence prior to September 25, 1990, unless the Administrative Committee otherwise consents.
- (c) For each year that there is a deferral of compensation hereunder which otherwise would be paid in such year, there may be a reduction in pension benefits accrued to Employee under Shearson's qualified pension plan.
- (d) The payments to be made by Shearson to Employee hereunder are unsecured subordinated obligations of Employer only, and Employee is only a general subordinated creditor of Shearson in that respect.
- (e) Shearson shall establish a deferred compensation account to which will be credited amounts of deferred compensation and any interest thereon.
- (f) The deferral and withholding of compensation provided for herein are irrevocable unless the Administrative Committee otherwise consents.
- (g) Shearson is not assuring Employee of continued employment by Shearson during all or any part of the period covered by this agreement or otherwise.
- (h) Shearson has relied, in entering into this agreement, on information supplied by Employee to Shearson and Employee warrants that all information supplied is accurate and complete. In the event Employee made any material misrepresentations or omissions in the information, Shearson's

sole obligation under this agreement shall be to pay Employee (or Employee's beneficiary) an amount equal to the amount of compensation theretofore deferred and/or withheld as provided in paragraph 1 plus interest thereon at an annual rate equal to the lesser of 5% or the weekly 90-day Treasury Bill auction rate (on a discounted basis) averaged over a 12 month period ending on the date of discovery of the material misrepresentation or omission. Such interest shall be compounded annually and shall be credited with respect to the average balance in the deferred compensation account each year based upon the amount in the account at the end of each quarter.

(i) This agreement and all other similar agreements which become effective shall be interpreted and construed by the Administrative Committee and the determination of the Administrative Committee as to any disputed question shall be conclusive, except that any controversy arising out of or relating to the subordination provisions of paragraph 9, shall be submitted to and settled by arbitration pursuant to the Constitution and Rules of the New York Stock Exchange ("Exchange"). Shearson and Employee shall be conclusively bound by such arbitration. All administrative duties arising in connection with this agreement and all other similar agreements shall be performed by a person or persons delegated such duties by the Administrative Committee.

#### 6. Beneficiary Designation.

Employee may designate a beneficiary or beneficiaries entitled to receive any of the payments to be made by Shearson hereunder if Employee dies. This designation, which is attached hereto as Exhibit E may be revoked or changed by Employee at any time. Any such designation, revocation or change shall be in writing, signed by Employee and delivered to Shearson. If Employee does not designate a beneficiary (or contingent beneficiary) to which payments are to be made after the death of Employee, or if any designated beneficiary (or contingent beneficiary) for payments does not survive Employee, payments by Shearson subsequent to the death of Employee shall be made as provided herein to Employee's estate. If a designated beneficiary (or contingent beneficiary) survives Employee but dies prior to the completion of the payments contemplated to be made hereunder to such beneficiary, the unpaid portion of those payments shall be

paid by Shearson to the designated beneficiary's estate or if applicable to the contingent beneficiary's estate.

## 7. Effective Date.

This agreement shall become effective on September 25, 1985, unless Shearson gives Employee written notice otherwise prior to March 31, 1986; however no interest or other earning shall accrue on any amounts to be deferred hereunder until such amounts are actually deferred.

## 8. Parties to Agreement.

This agreement is between Employee and Shearson or a subsidiary or affiliate of Shearson for which Shearson is acting as agent hereunder, whichever is Employee's actual employer as of the date hereof. If Employee's actual employer changes from Shearson to a subsidiary or affiliate of Shearson or from a subsidiary or affiliate of Shearson to Shearson or another subsidiary or affiliate of Shearson, thereafter Employee's employer for purposes of this agreement shall be the new employer.

#### 9. Subordination Provisions.

- (a) <u>Suspension of Payment Obligation</u>. Shearson's obligation to pay amounts credited to the Employee's deferred compensation account on the date such payment is otherwise due and payable in accordance with the terms of the agreement (the "Fixed Payment Date") shall be suspended and shall not mature for any period of time during which after giving effect to such payment (together with (1) the payment of any other obligation of Shearson payable at or prior to such payment and (2) the return of any Secured Demand Note and the collateral therefor held by Shearson and returnable at or prior to such payment):
  - (i) if Shearson is not operating pursuant to the alternative net capital requirements provided for in paragraph (f) of Rule 15c3-1 of the Securities Exchange Act of 1934 (hereinafter the "Rule"), the aggregate indebtedness of Shearson would exceed 1200 per centum of its net capital (or its "adjusted net capital" as defined in the regulations under the Commodity Exchange Act), as those terms are defined in the Rule as in effect at the time payment is to be made or such lesser per centum as may be made

applicable to Shearson from time to time by the New York Stock Exchange, Inc. ("Exchange") (or other domestic exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority plus an amount equal to the guaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211 of the Chicago Board of Trade Capital Requirements ("Section 211"), to the extent such deposits cannot be used for margin purposes, plus the amount computed in accordance with Chicago Board of Trade Regulation 221.05: or

(ii) if Shearson is operating pursuant to the alternative net capital requirements provided for in paragraph (f) of the Rule, the net capital of Shearson (or its "adjusted net capital" as defined in the regulations under the Commodity Exchange Act) would be less than the greater of: (x) 5 per centum of aggregate debit items computed in accordance with Exhibit A to Rule 15c3-3 under the Securities Exchange Act of 1934 (the "Act") or any successor rule as in effect at the time payment is to be made plus an amount equal to the guaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211, to the extent such deposits cannot be used for margin purposes, plus the amount computed in accordance with Chicago Board of Trade Regulation 221.05, (y) if Shearson is registered as a futures commission merchant with the Commodities Futures Trading Commission, 6 per centum of the funds required to be segregated pursuant to the Commodity Exchange Act ("CEA") and the regulations promulgated thereunder, less the market value of commodity options purchased by option customers on or subject to the rules of a contract market, provided, however, the deduction for each option customer shall be limited to the amount of customer funds in such option customer's account (if greater), plus an amount equal to the guaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211, to the extent such deposits cannot be used for margin purposes, plus the amount computed in

- accordance with Chicago Board of Trade Regulation 221.05, or (z) such greater per centum as may be made applicable to Shearson from time to time by the Exchange (or any other domestic exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority; or
- (iii) Shearson's net capital (or its "adjusted net capital" as defined in the regulations under the CEA), as defined in the Rule or any successor rule as in effect at the time payment is to be made. would be less than 120 per centum of any minimum dollar amount required by the Rule (or the regulations under the CEA as in effect at such time), plus an amount equal to the quaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211, to the extent such deposits cannot be used for margin purposes, plus the amount computed in accordance with Chicago Board of Trade Regulation 221.05, or such greater dollar amount as may be made applicable to Shearson by the Exchange (or any other domestic exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority; or
- (iv) if Shearson guarantees, endorses, carries or clears specialist or market maker transactions in options listed on a national securities exchange or facility of a national securities association, the amounts required to be deducted and maintained as required by the provisions of paragraphs (a)(6)(v), (a)(7)(iv) or (c)(2)(x)(b)(1) of the Rule would exceed 1000 per centum of its net capital (or its "adjusted net capital" as defined in the regulations under the CEA), as defined in the Rule as in effect at the time such payment is made or such lesser per centum as may be made applicable to Shearson by the Exchange (or any other domestic exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority.

During any such suspension Shearson shall, as promptly as is consistent with the protection of its customers, reduce its business to a condition whereby the amounts the payment of which has been suspended could be paid (together with (1) the payment of any other obligation of Shearson payable at or prior to the payment of such amounts and (2) the return of any Secured Demand Note and the collateral therefor held by Shearson and returnable at or prior to the payment of such amounts) without Shearson's net capital being below the applicable minimums set forth in subparagraphs 9(a)(i) through (iv) above or its "adjusted net capital" being below the amount required as aforesaid, at which time Shearson shall pay the amounts credited to Employee's deferred compensation account the payment of which has been suspended plus accrued interest on not less than 5 days' prior written notice to the Exchange. The first day on which under paragraph 2 hereof or under this subparagraph (a) Shearson has an obligation to pay amounts is hereinafter referred to as the "payment date". If pursuant to the terms hereof Shearson's obligation to pay amounts credited to the Employee's deferred compensation account is suspended, Shearson recognizes and agrees that Shearson may be summarily suspended by the Exchange. Shearson agrees that, if its obligation to pay amounts credited to the Employee's deferred compensation account is ever suspended for a period of six months, it will promptly take whatever steps are necessary to effect a rapid and orderly complete liquidation of its business.

#### (b) Repayment by Employee of Payments Made on Payment Date.

If payment is made of all or any part of the amounts credited to the Employee's deferred compensation account on the payment date and if immediately after any such payment Shearson's net capital is less than the applicable minimums set forth in subparagraphs 9(a)(i) through (iv), Employee agrees irrevocably, for himself, his beneficiaries, heirs and assigns, (whether or not Employee had any knowledge or notice of such fact at the time of any such payment) to repay to Shearson, its successors or assigns, the sum so paid, to be held by Shearson pursuant to the provisions hereof as if such payment had never been made; provided, however, that any suit for the recovery of any such payment must be commenced within two years of the date of such payment.

# (c) <u>Limitations on Withdrawals.</u>

No payment of all or any portion of amounts credited to the deferred compensation account shall be made prior to the Fixed Payment Date unless Shearson shall have received the prior written permission of the Exchange after consultation with the Securities and Exchange Commission if the Exchange deems such consultation appropriate. Furthermore, no such payment shall be made if after giving effect thereto (and to all other payments of principal of outstanding subordination agreements of Shearson, including the return of any Secured Demand Note and the collateral therefor held by Shearson, the maturity or accelerated maturity of which are scheduled to occur within six months after the date such payment is to occur, or on or prior to the date on which Employee has elected to receive payment of the amounts credited to his deferred compensation account disregarding such proposed payment, whichever date is earlier) without reference to any projected profit or loss of Shearson:

- (i) if Shearson is not operating pursuant to the alternative net capital requirements provided for in paragraph (f) of the Rule. the aggregate indebtedness of Shearson would exceed 1000 per centum of its net capital (or its "adjusted net capital" as defined in the regulations under the CEA), as those terms are defined in the Rule as in effect at the time such payment is to be made; or such lesser per centum as may be made applicable to Shearson from time to time by the Exchange (or any other domestic exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority, plus an amount equal to the quaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211, to the extent such deposits cannot be used for margin purposes, plus the amount computed in accordance with Chicago Board of Trade Regulation 221.05; or
- (ii) if Shearson is operating pursuant to such alternative net capital requirement, its net capital (or its "adjusted net capital" as defined in the regulations under the CEA) would be less than the greater of: (x) 5 per centum of aggregate debit items as those

terms are defined in Exhibit A to Rule 15c3-3 of the Securities Exchange Act or any successor rule as in effect at such time. plus an amount equal to the quaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211, to the extent such deposits cannot be used for margin purposes, plus the amount computed in accordance with Chicago Board of Trade Regulation 221.05, or (y) if Shearson is registered as a futures commission merchant with the Commodity Futures Trading Commission, 7 per centum of the funds required to be segregated pursuant to the CEA and the regulations promulgated thereunder, less the market value of commodity options purchased by option customers on or subject to the rules of a contract market, provided, however, the deduction for each option customer shall be limited to the amount of customer funds in such option customer's account (if greater). plus an amount equal to the guaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211, to the extent such deposits cannot be used for margin purposes, plus the amount computed in accordance with Chicago Board of Trade Regulation 221.05, or (z) such greater per centum as may be made applicable to Shearson from time to time by the Exchange (or any other domestic exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority; or Shearson's net capital (or its "adjusted net capital" as defined in the regulations under the CEA), as defined in the Rule or any successor rule as in effect at the time payment is to be made, would be less than 120 per centum of any minimum dollar amount required by the Rule (or the regulations under the CEA as in effect at such time), plus an amount equal to the guaranty deposits with clearing organizations, other than the Chicago Board of Trade, which were included in current assets under Section 211, to the extent such deposits cannot be used for margin purposes, plus the amount computed in accordance with Chicago Board of Trade Regulation 221.05, or such greater dollar amount as may

(ifi)

be made applicable to Shearson by the Exchange (or any other domestic exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority; or

(iv) if Shearson guarantees, endorses, carries or clears specialist or market maker transactions in options listed on a national securities exchange or facility of a national securities association, the amounts required to be deducted and maintained as required by the provisions of paragraphs (a)(6)(v), (a)(7)(iv) or (c)(2)(x)(b)(1) of the Rule would exceed 1000 per centum of its net capital (or its "adjusted net capital" as defined in the regulations under the Commodity Exchange Act), as defined in the Rule as in effect at the time such payment is made or such lesser per centum as may be made applicable to Shearson by the Exchange (or any other exchange, board of trade, clearing association or similar organization of which Shearson is a member) or a domestic governmental agency or body having appropriate authority; or

If such payment is made of all or any part of the amounts credited to the Employee's deferred compensation account on or prior to the Fixed Payment Date and if Shearson's net capital is less than the amount required to permit such payment pursuant to the previously cited provisions of this subparagraph (c), Employee agrees irrevocably (whether or not Employee had any knowledge or notice of such fact at the time of any such payment) to repay Shearson, its successors or assigns, the sum so paid to be held by Shearson pursuant to the provisions hereof as if such payment had never been made; provided, however, that any suit for the recovery of any such payment must be commenced within two years of the date of such payment.

# (d) General Subordination.

Employee irrevocably agrees that the obligations of Shearson hereunder with respect to the payment of amounts credited to his deferred compensation account are and shall be subordinate in right of payment and subject to the prior payment or provision for payment in full of all claims of all other present and future creditors of Shearson whose claims are not similarly subordinated (claims under this agreement shall rank pari passu with

claims similarly subordinated) and to claims which are now or hereafter expressly stated in the instruments creating such claims to be senior in right of payment to claims arising under this agreement, arising out of any matter or event occuring prior to the payment date of the amounts credited to Employee's deferred compensation account under this agreement. In the event of the appointment of a receiver or trustee of Shearson or in the event of its insolvency, liquidation pursuant to the Securities Investor Protection Act of 1970 ("SIPA") or otherwise, its bankruptcy, assignment for the benefit of creditors, reorganization whether or not pursuant to bankruptcy laws, or any other marshalling of the assets and liabilities of Shearson, the Employee shall not be entitled to participate or share, ratably or otherwise, in the distribution of the assets of Shearson until all claims of all other present and future creditors of Shearson, whose claims are senior to claims arising under this agreement, have been fully satisfied or provision has been made therefor.

- (e) Specific Subordination: Ranking of Obligations Under the Agreement with Other Indebtedness of Shearson. Anything to the contrary in this agreement notwithstanding:
  - (i) Employee will not be entitled to receive any payment in respect of amounts credited to his deferred compensation account or to participate in the distribution of assets of Shearson in respect thereof if such payment or distribution would constitute a violation of the express terms of any Senior Subordinated Debt (or any agreement under or pursuant to which the same may be outstanding);
  - (ii) the right of Employee to receive any payment in respect of amounts credited to his deferred compensation account will be subordinated to claims of the holders of Senior Subordinated Debt so that, in the case of any distribution of assets of Shearson in complete or partial liquidation, reorganization, arrrangement or other marshalling of assets and liabilities of Shearson, no such distribution or payment will be made with respect to amounts credited to Employee's deferred compensation account unless and until the principal of and interest on the Senior Subordinated Debt are paid in full; and

(iii) Employee shall promptly return to Shearson any amounts (whether cash, securities or otherwise) received from Shearson if the payment by Shearson of such amounts constituted a violation of the express terms of any Senior Subordinated Debt (or any agreement under or pursuant to which the same may be outstanding).

The term "Senior Subordinated Debt" as used herein shall mean and include all indebtedness of Shearson (other than Shearson's obligations under its guarantees of \$84,000. aggregate principal amount of the 10% Guaranteed (Junior Subordinated) Convertible Notes due 1986 - 87 of Boston Group Holdings, Inc., Shearson's obligations under its subordinated assumption agreement with respect to certain debts of Lehman Brothers Kuhn Loeb Holdings, Inc. in the aggregate principal amount of \$48,000,000., and other than Shearson's Voluntary Deferred Compensation Plan, Financial Consultant's Deferred Compensation Plan, Branch Manager's Deferred Compensation Plan and those similar agreements with other Employees each of which rank pari passu with the obligation of Shearson under this agreement) constituting part of its Net Capital (as defined in the Rule as from time to time in effect), and shall include without limitation thereto the indebtedness represented by Shearson's 10 3/4% Senior Subordinated Debentures. subject to minimum annual redemptions from the original \$35,000,000. due. of which \$1,750,000. is due from September 1, 1988 through September 1, 2002 with the balance coming due September 1, 2003 and outstanding October 1, 1985 in the aggregate principal amount of \$30.821,000., Shearson's 15% Subordinated Note with American Express Company due 1984 - 1994 and outstanding on October 1, 1985 in the aggregate principal amount of \$144,243,000., Shearson's 15 1/4% Senior Subordinated Notes due December 1, 1990 and outstanding on October 1, 1985 in the aggregate principal amount of \$60,000,000. Shearson's 13 1/8% Senior Subordinated Loan due March 15, 1994 and outstanding on October 1, 1985 in the aggregate principal amount of \$97,800,000.. Shearson's obligations in respect of the Shearson/American Express N.V.'s 12 1/8% Guaranteed Notes due March 15, 1994, issued in the original aggregate principal amount of \$100,000,000., Shearson's 12 1/2% Senior Subordinated Notes due October 15, 1994 and outstanding on October 1, 1985 in the aggregate principal amount of \$150,000,000.. Shearson's 11 5/8% Senior Subordinated Notes due May 15, 2005 and outstanding on October 1, 1985 in

the aggregate principal amount of \$100,000,000. Shearson's Senior Subordinated Notes with various maturity dates between September 30, 1986 and March 31, 1987 in the aggregate principal amounts of \$50,000,000. Shearson's obligations in respect of the 10 3/4% Subordinated Notes and 15 1/4% Subordinated Notes held by various subsidiaries of Shearson, unless, in each case, in the instrument evidencing or creating the same, or in any agreement under or pursuant to which it shall be outstanding, such indebtedness shall be declared not to be Senior Subordinated Debt. Senior Subordinated Debt (and any agreement under or pursuant to which the same may be outstanding) may be amended, the commitment under such agreements may be increased, provisions thereof may be waived, time of payment of the Senior Subordinated Debt may be extended and other indulgences granted to Shearson in respect thereof all from time to time without notice to or further assent of the Employee under the Agreement.

- (f) <u>No Reliance on Exchange.</u> Employee irrevocably agrees and acknowledges that:
  - (i) entrance into this agreement is not being made in reliance upon the standing of Shearson as a member organization of the Exchange or upon the Exchange's surveillance of Shearson's financial position or its compliance with the constitution, rules and practices of the Exchange:
  - (ii) Employee is not relying upon the Exchange to provide any information concerning or relating to Shearson and the Exchange has no responsibility to disclose to Employee any information concerning or relating to Shearson which it may now, or at any future time, have: and
  - (iii) neither the Exchange, its Special Trust Fund, nor any director, officer, trustee or employee of the Exchange or said Trust Fund shall be liable to Employee with respect to this Agreement or the payment of amounts credited to Employee's deferred compensation account.

#### (g) Examining Authority.

Upon termination of Shearson as a member of the Exchange, the references herein to Exchange will be deemed to refer to Examining Authority.

The term Examining Authority shall refer to such regulatory body having responsibility for inspecting or examining Shearson for compliance with financial responsibility requirements under Section 9(c) of SIPA and Section 17(d) of the Act. Reference herein to Exchange or Examining Authority shall also be deemed to refer to the Chicago Board of Trade and to any other exchange, board of trade, clearing association or similar organization of which Shearson is a member and which requires such reference as a condition to inclusion of the amounts credited to the deferred compensation account hereunder in Shearson's net capital as computed for the purposes of such organization.

## (h) Commodity Futures Trading Commission ("CFTC") Regulations.

References in this agreement to the Exchange or Examining Authority shall also be deemed to refer to the organization(s) designated as the self-regulatory organization(s) (also known as DSRO) of Shearson pursuant to a plan filed with the CFTC pursuant to Regulation 1.52 under the CEA to the extent such references are required as a condition to inclusion of the amounts credited to a deferrred compensation account hereunder in Shearson's net capital as computed for purposes of such organization(s).

# (i) Use of Amounts Deferred.

The amounts credited to the deferred compensation account hereunder shall be dealt with in all respects as capital of Shearson, shall be subject to the risks of the business, and may be deposited in an account or accounts in Shearson's name in any bank or trust company.

#### 10. Investments by Shearson.

In connection with this agreement, Employee hereby agrees to cooperate with Shearson, as may be necessary, to acquire in the name of Shearson any life insurance contract, annuity contract or other investment in which Shearson in its absolute discretion may choose to invest for purposes of meeting its obligations under this agreement.

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# 11. Binding Effect.

This agreement shall be binding upon Employee and Employee's heirs and legal representatives and upon Shearson and Shearson's successors and assigns. Employee's rights hereunder, including rights to receive payments, are not assignable.

SHEARSON LEHMAN BROTHERS INC. for itself or as agent

By: Robert E. Genus

EMPLOYEE

September 25, 1985

08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 87 of 155

# **EXHIBIT D**

08-0	420-58-EH9oc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document
1	Pg 88 of 155 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
2	x In re:
3	LEHMAN BROTHERS HOLDINGS INC.
4	
5	X
6	344 INDIVIDUALS, Identified in the Notices of Appearance of
7	Bankruptcy Court ECF Dkt. Nos. 8234, 8905 and 9459,
8	Appellants,
9	V.
10	JAMES W. GIDDENS as Trustee
11	for the SIPA Liquidation of Lehman Brothers Inc.,
12	Appelle.
13	x
14	New York, N.Y. July 29, 2015 10:00 a.m.
15	Before:
16	
17	HON. EDGARDO RAMOS,
18	District Judge
19	APPEARANCES
20	SCAROLA MALONE & ZUBATOV LLP Attorneys for Appellant
21	BY: RICHARD J.J. SCAROLA ALEXANDER ZUBATOV
22	HUGHES HUBBARD & REED
23	Attorneys for Appelle BY: JAMES CHARLES FIRTZPATRICK
24	KAREN MARGARET CHAN
25	

MR. SCAROLA: Well, the case, overall, is an adversary proceeding concerning what's generally referred to as the Executive and Select Employee Plan, ESEP for short, involving some 350 individuals who were senior executives at Lehman in the mid 1980's. Those are our clients, 344 of that group. In fact, most of the group have become our clients.

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The deferred compensation plan essentially was common

# 08-01420-56 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 90 of 155

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in firms such as Lehman in the mid '80s. The basic proposition is that individuals deferred some of their compensation in exchange for long-term down-the-road pension rights.

Again, maybe more depth than your Honor wants, but essentially those plans involved tax-advantaged mechanics for firms such as Lehman. They were, in effect, obtaining life insurance policies on the participants, borrowing against the life insurance policies, probably more than what would have to be litigated in the particular issues we're raising right here.

The trustee has asserted, as of I'd say two years ago, the summer of 2013 -- let me take a little bit of a further step back. The aggregate of value of the claims in bankruptcy for our clients is probably about \$250 million to \$300 million. They lost a lot.

What in effect their claims are today is a snapshot of their benefits as they existed as of the date of the bankruptcy. But for the bankruptcy, the amounts to which they would have been entitled would have continued to grow and for each individual resulted in a 10- or 15-year payout with further accruals after the bankruptcy until they're paid in full -- I'm not sure I can recall the exact interest rate, but it would have been an attractive interest rate set back in 1985.

So, essentially, all of their future entitlements were wiped out. What they have as a claim is the amount of their

entitlement as a net accrued up to the date of the bankruptcy. That is the claim.

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The trustee has asserted that under the governing document the trustee believes that those claims are subordinated, meaning subordinated to the claims of the general unsecured creditors.

In this particular bankruptcy, they'd be wiped out and worth zero if that were the case. We have numerous arguments why that's not the case, and I can go into those and would be happy to.

In the two proceedings before your Honor, one is that the governing agreement says that any issues having to do with the subordination provisions — by the way, there are many reasons why we argue they wouldn't apply, those subordination provisions wouldn't apply.

The governing agreement says any issues regarding the subordination provisions will be arbitrated, arbitrated in effect before FINRA today which references the New York Stock Exchange rules at the time, but essentially that would be a FINRA arbitration.

That's clearly what we have here, but the bankruptcy judge declined to grant our motion to compel arbitration, and we've appealed that decision. We think that, for various reasons we briefed, the decision doesn't comply or is inconsistent with the existing law.

THE COURT: Okay.

MR. SCAROLA: That's part 1. The separate proceeding that's before your Honor relates to one of numerous arguments we have, and I don't want to give short shift to the other arguments, but I do have to explain this one as to the second proceeding.

The second proceeding is in motion under Section 157 of -- I want to say Title 28. I'm going to have to take a look at the brief to be sure. I've referred to it so often as the Section 157 motion. My partner tells me I'm right.

What Section 157 says as relates to this case is when a bankruptcy case presents an issue for determination of federal law, it is mandatory -- not discretionary, but mandatory -- that on motion the district court must assume jurisdiction over that case, and we have such a case here.

Section 157 refers generally to -- just to put a little more context in it, when issues -- for example, federal securities law, any other federal regulatory law -- are presented, it is mandatory that the case be brought back in fact into the district court. That's the motion we've made.

Why we made it, under the governing document, which essentially is each of the individuals signed the same agreement in 1980. I think it was signed in September of 1985.

Each of the individuals signed an agreement that has some fairly tortured prose. I'll be candid with you. By the

# 08-01420-ระยะ Hooc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 93 of 155

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way, under some of the other issues, the Lehman Brothers that existed then was at the time it was Shearson Lehman before there was a Shearson, Lehman, Hutton, before Hutton disappeared, before it was spun out of the American Express and Shearson group of families. So there are some other issues about that as part of our other defenses. I'll call it state law contractual defenses.

On this point, the agreement says — let's just call it the entity, the employer. If the employer's capital does not satisfy certain regulatory requirements, meaning if it's simply insufficient capital under certain regulatory requirements for broker/dealers of this type — by the way, we're dealing with LBI and the broker/dealer today, not the parent holding company. All of this operates at the broker/dealer level.

If the broker/dealer employer does not have capital to sufficient to meet regulatory requirements, including some set by the New York Stock Exchange, some governed by and referenced in federal regulations — and those are all recited in papers that are before your Honor — then the obligation to pay is suspended.

What the contract requires is that the employer -we've used this term in our papers extensively -- that the
employer right the ship, in effect, that employer fix it, that
the employer take steps to bring its capital back into

compliance with those regulatory requirements.

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Now, that regulation still exists, and I'm going I think way beyond what I'm sure your Honor expected to hear this morning. What we briefed extensively is the extent to which it's manifestly clear that Lehman, in the period from the mid 2000s until the time of the bankruptcy, based on nothing other than what's known as the Valukas report, the court examiner appointed by the bankruptcy court itself, which we cite extensively in our papers, through not only Repo 105, I'm sure your Honor has heard if you haven't dealt with cases related to the bankruptcy or related to that concept, but far beyond that, it was so woefully below these capital thresh holds for an extended period of time, I think it would be hard for the trustee to ultimately argue that that were not the case.

What follows from that is that the broker/dealer breached the agreement by not following the steps required to so-called "right the ship," bring itself in compliance with the capital requirements.

Obviously, what it needed to do, in light of what happened 30 years after these agreements were made, was for Dick Fuld and company not to do what they did. We're talking about exactly that.

But the implication is it was a material breach of this agreement of perhaps one of the most fundamental protections for our clients that those right-the-ship steps

To get to those right-the-ship provisions, one has to
apply federal law, the federal regulatory requirements that are
cited that establish these requirements. They became
exceedingly complicated in the early 2000s when I'll call it
hypothecation methods were established for large
broker/dealers, essentially the major investment banks.

I don't think there can be any question -- I don't think the trustee really disputes that federal law is implicated. Then there's a second federal law issue which they've asserted as a defense.

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I'm not going to try to explain their defense.

Frankly, I think we would succeed in defeating that defense.

They've asserted a different aspect of essentially the same set of regulations as a defense.

That, likewise and independently and separately, creates a Section 157 situation that makes it mandatory to bring this case to your Honor's court or the district court.

THE COURT: I take it the trustees' argument is that, notwithstanding the reference to the federal capital requirements, it is essentially a state law breach of contract?

MR. SCAROLA: No. I'm not going to try to speak for them entirely, but as I understand their argument on the point I've just made -- and there are some other points briefed -- I don't think there's much of an argument.

Their argument is that really the right-the-ship provisions that I just referred to for your Honor weren't there to protect our clients. They were there to protect Lehman.

I think that's fundamentally implausible on the face of it. Textually, the agreement says these right-the-ship requirements will kick in, if you will, the requirements that were breached — they will kick in when the obligation to pay is suspended. The critical words are "the obligation to pay is suspended."

As I understand the trustee's provision, that was really a protection for us. Since we kept paying -- we didn't suspend anything -- there's no problem here. They took no steps whatsoever on this or any other until the time of bankruptcy.

I'll try to take a page from what I think their argument is. It is that because they didn't in fact suspend, all this means nothing. The critical language in the contract provision is that what triggers the obligation to right the ship is the suspension of a duty to pay, the obligation to pay.

It's irrelevant whether they actually stopped making payments on an interim basis. It's if the condition arises.

That is our reading of the contract, and I think it's fairly plain, and I think it's on its face a protection for our clients.

If that's the case, then I think it's clear that we're

# 08-01420-5cc EHSoc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 97 of 155

going to ultimately win on that proposition. Even if the trustee had a point to make of some validity as to whether this was a protection not for us but in fact for Lehman, it's in a footnote in our papers. I reread it last night. The most one could say is that there is an ambiguity as to the meaning of these provisions.

If that's the case, it doesn't change where we are in the Section 157 motion because you still have an issue presented which, under Section 157, it could wind up later on resolution of an ambiguity. I don't think there's any ambiguity, but if there were one, it could wind up later coming out of the case.

If it is simply an issue of one of many arguments but the principal proposition being one has to apply the federal law and federal regulations, then you have a Section 157 mandatory — it's not exactly called removal but in fact removal to the district court.

THE COURT: So those are the two actions, the 157 and the arbitration.

MR. SCAROLA: Those are two separate, and they are briefed separately. One was an appeal. The Section 157 motion was filed separately. We had them. I think with agreement Hughes Hubbard had the second referred to your Honor as a related matter.

THE COURT: So let me turn to Mr. Fitzpatrick.

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Why are you here today? What do you want me to do?

MR. FITZPATRICK: The reason that we submitted the letter to your Honor, we believe — obviously, we have disagreements with many of Mr. Scarola's arguments, but we are in agreement that the adversary proceeding in the bankruptcy court concerns whether or not these claims should be subordinated.

We actually have a second issue with respect to these claims which is they were asserted as secured claims, not as general unsecured claims.

We believe that there's no basis for calling them secured claims, but the effect that it has in the administration of the bankruptcy is that we are currently — the estate is currently reserving close to \$300 million because those claims are currently asserted as secured.

What we would like to do, your Honor, is to make a motion in the bankruptcy court to reclassify the claims from secured to unsecured. In our view, that motion would be completely separate from all of these subordination issues that Mr. Scarola has been describing, and we would make it expressly without prejudice to all of the arguments that Mr. Scarola has just made.

Our reading of the law, frankly, your Honor, is that we could have just moved in the bankruptcy court on this because it's separate from the matters pending before

take the position that because when the agreement was entered into, it was Shearson Lehman and not LBI, that that somehow converts their claims into unsubordinated claims, and they've made their contractual interpretation arguments.

Our view is that that's not a plausible reading of the contract that upon Shearson Lehman eventually becoming its various successors and now being LBI, that the obligation to make the deferred compensation payments — the obligation would still exist but it would somehow suddenly become unsubordinated — our view is that that's just not a plausible reading of the contract. Obviously, they disagree with that.

THE COURT: Okay.

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MR. FITZPATRICK: Frankly, your Honor, we think that ends the inquiry. They have made a claim under a contract that explicitly makes those payments subordinated.

In our view, all of these other issues don't have any bearing on the outcome of the case because none of them could operate to make these payment obligations unsubordinated.

In terms of the motion to withdraw the reference, the claimants seem to be saying that in order to resolve this issue, we need to do a full inquiry into countless of the financial operations and capital requirements and how LBI was being operated over a period of decades.

We'd submit that that's just patently not true. No matter what the answer to that question is it's not going to

change the fact that these payment obligations under the contract are plainly subordinated.

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Because of that, we don't think there is any federal issue that any federal non-bankruptcy law that this case turns on or that even requires substantial consideration.

On the contrary, our view of this -- and the bankruptcy court agreed -- is that the relative priority of claims and whether or not they should be subordinated is as core to the bankruptcy as any other issue.

It doesn't require consideration of any other significant federal laws, and so really, for both reasons — for both of those reasons, it belongs, respectfully, in the bankruptcy court in the first instance, your Honor.

Because there's no need to consider non-bankruptcy federal laws, there is no mandatory withdrawal of the reference required here we'd submit. Similarly, that's also the reason why it was in the bankruptcy court's discretion to deny the motion to compel arbitration.

Where there is an issue that is core to the bankruptcy which the bankruptcy court determined correctly that this was and that it creates a substantial or serious conflict with the objectives of the bankruptcy code to send an issue like this to arbitration, it's within the bankruptcy court's discretion to deny that motion and to hear it itself rather than sending it to arbitration.

THE COURT: And you're --

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MR. FITZPATRICK: The trustee and the claimants are on opposite sides of both. Correct, your Honor.

THE COURT: What happens to the matter before me if I allow you to go to the bankruptcy judge and move to reclassify the claims?

MR. FITZPATRICK: Our position would be nothing, your Honor. Both the motion and the appeal would still be pending before your Honor. The reclassification from secured to unsecured would have no effect on any of the pending issues, and we would make that explicit, that it's without prejudice to all of the arguments that both sides are making.

I should add one thing. In addition to the reclassification from secured to unsecured, there are several instances — based on the trustee's investigation, there are some duplicative claims and other things that we believe to be almost docket cleanup, for lack of a better word.

We would like to move in the bankruptcy court also to expunge those duplicative claims. Obviously to the extent we're wrong and the claimants come forward and say they are not duplicative, we would deal with that. But, again, all of that we would make very clear is without prejudice to any of the arguments that are before your Honor.

THE COURT: Mr. Scarola, do you have a different view as to what the effect would be if they were to move before the

bankruptcy court to reclassify your claims?

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MR. SCAROLA: I'm somewhat in the situation of not having -- it's kind of like a law school exam with few facts and a lot of possible hypotheticals.

I did not file the proofs of claim. They were filed by a very prominent bankruptcy firm that has since disbanded. They do have assertions of bases for claims being filed as secured.

As to whether or not there is an automatic stay as opposed to one we could obtain by motion, I'm somewhat responding to an issue that's been described more or less generally here.

I haven't heard a basis why the claims filed as secured don't deserve secured status. I know why they were filed as secured. I can see arguments as to why they should remain secured. That may be an issue that will never reach your Honor because that may be something that could be determined at the bankruptcy court.

Does it affect the subordination adversary proceeding? It affects the same claims. I think -- again, I may not -- I'm in an awkward position because usually one responds to an issue like this in the face of a specific motion. I'm in effect being asked what do I think about what they might do.

I haven't yet had an opportunity to see what their motion says or to analyze whether we would come back and I

# 08-01420-5če EHSoc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 104 of 155

would assert that there's a stay in the sense of divestment, in the sense of the Winimo case that I believe is probably one of the more complete statements in this area, or to seek a stay either in the bankruptcy court or here based on discretionary grounds.

I don't think in the first instance -- I don't think -- I understand Mr. Fitzpatrick wanting to, in effect, clear the way for himself by in effect not offending the district court by proceeding in this way.

I guess as to that, he's in a sense asking for an advisory ruling that it will be permissible for him to proceed in the bankruptcy court. I guess the answer is he is. He's lawfully able to and does not violate an existing stay. We will have to react to it.

THE COURT: Okay.

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MR. SCAROLA: I think that's a longer answer than you want. I'm sorry. I have clients to represent, and I'm being asked a question implicitly that I can't fully answer because I haven't seen a set of papers identifying specific relief based on specific arguments. I need to be clear about that.

THE COURT: I appreciate that.

Mr. Fitzpatrick, to the extent that you wanted to come here to let me know that you were considering doing that because you might hurt my feelings otherwise, my skin is sufficiently thick that there appears to be no dispute that you

# 08-01420-5če EHSoc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 106 of 155

decided to participate in the plan by saying, don't pay it to me. Take money I could otherwise have in cash. Put it in there. Put it in this deferred comp plan.

In 1985 this agreement, which was actually written by Shearson management -- Shearson Lehman Brothers was the name of the entity then -- is very specific in referring to Shearson as the entity in some places, and in some other places Shearson and its successors. That word "successors" appears in the agreement very advisedly and pointedly in some places in this contract.

In respect of when subordination kicks in, subordination on that issue would only kick in as to an insolvency of the Shearson entity as it then existed.

That's the way that the defined terms clearly worked and the use of the word "successor" worked. The contract does not say in the event of the insolvency of Shearson or any of its successors, then there will be subordination. It says in the event of Shearson's insolvency. In other places very clearly it talks about Shearson and its successors.

Now, in 1985 the world was very different. These people were putting significant money into a very significant pension plan. In fact, these were very significant, highly thought through at the time at many firms because they were largely a product of the anticipation of changes in the tax laws and the Reagan administration which went into effect soon

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Many, many firms, many companies established plans of this sort which were going to become no longer tax advantageous to the plan-sponsored employers a year later because the Reagan tax law changes were on their way.

The point being, this was not done lightly. Huge amounts of money were being put into these plans. People drafting them knew that. They said in plain contractual language, subordination of our rights in the event of the Shearson entity will occur. It did not say Shearson and any of its successors.

Lehman had been acquired by Shearson some years earlier for I think something like \$300 million. What happens after 1986? The Shearson entity, which was the operative entity at the time of the creation of this plan, soon after acquired the Hutton entity for close to a million dollars or over.

The Hutton acquisition turned out to be a debacle.

The name was changed. Hutton was absorbed in. The form of the company was, in all respects, a successor and in fact, in some respects, a sinking ship because of the cost and the taking on of Hutton as an entity.

The Hutton name was dropped. The Hutton assets, if you will, were jettisoned. Sometime not long after that, the Shearson American Express family of companies spun off LBI and

LBHI into independent companies.

So why is that relevant? Within eight to ten years after the funding of this plan, the responsible entity was truly a very different in-kind entity and a very different risk from what existed in 1985 when each of our clients put \$100,000 or that kind of money in 1985 dollars, which was huge and huge to them at risk of the solvency of the particular entity.

They are entitled to apply the contract as it's written. If there's going to be subordination — I should put it differently. They were taking on the risk of subordination — they were taking on risk of subordination — in the event of insolvency of the entity with which they were dealing. The entity with which they were dealing by 1985 was not the same.

Going back to the contract language, it doesn't say subordination in the event of insolvency of the successor where "successor" is a precisely used term throughout other parts of the agreement. It wasn't done casually. It wasn't an accident.

To put it more simply, when these people took the risk of putting that money with their employer, they were taking the limited risk of a possible insolvency of the employer they knew, could see, touch, and feel.

Within two or three years, Hutton happens. Within four years, five years, there's the Shearson spinoff. Heaven

#### 08-01420-5če EHSoc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document 1 knows by 2007 what existed is very different. My clients did 2 not take the risk of subordination in the event of one of those 3 successor entities having what later became the greatest economic debacle since the great depression. 4 5 That's not moral argument. That's thoroughly briefed in other places. It's synopsized at pages 10 to 12 of our 6 7 appeal brief, meaning on the arbitration point. We can trace through, without counting angels on the 8 head of a pin, this is clear contractual language. Where 9 10 "successor" is intended, that term is used. Where it's not, that term is not used. 11 So it is just not the case, as Mr. Fitzpatrick said, 12 13 oh, this is subordination, subordination, subordination. 14 Subordination applied only to an entity that existed at the 15 time and could not in any sense be said to be the same entity 16 that was present in 2007 even in 1993 as I would see it. You 17 don't need to reach that. 18 THE COURT: Obviously, I did not have this conference 19 to have oral argument, but I've heard Mr. Scarola to some 20 extent. 21 Mr. Fitzpatrick, if you want to respond, I'm happy to 22 hear you too. Don't feel obligated. 2.3 MR. FITZPATRICK: Very briefly, your Honor, just two 24 quick points. One is the argument that Mr. Scarola made was

just one of the reasons the bankruptcy court believed that

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#### **EXHIBIT E**

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

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LEHMAN BROTHERS INC.,

Case No. 08-01420 (SCC) SIPA

Debtor.

# [PROPOSED] ORDER GRANTING THE TRUSTEE'S MOTION TO RECLASSIFY CERTAIN SUBSTANTIVELY IDENTICAL DEFERRED COMPENSATION CLAIMS <u>AS UNSECURED GENERAL CREDITOR CLAIMS</u>

Upon the motion to reclassify certain substantively identical deferred compensation claims as unsecured general creditor claims, dated September 2, 2015 (the "Motion"), of James W. Giddens (the "Trustee"), as trustee for the liquidation of Lehman Brothers Inc. ("LBI") under the Securities Investor Protection Act of 1970, as amended, 15 U.S.C. §§ 78aaa *et seq.* ("SIPA"), seeking entry of an order, pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), as made applicable to this proceeding pursuant to sections 78fff(b) and 78fff-1(a) of SIPA, Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to general creditor claims filed in this SIPA proceeding (ECF No. 5441), reclassifying the Deferred Compensation Claims in their entirety to general unsecured status pursuant to Bankruptcy Code § 506(a), as more fully described in the Motion; and due and proper notice of the Motion having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the Motion is in the best interests of LBI, its estate, its customers and creditors, and all

<sup>1.</sup> Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Objection.

08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 113 of 155

for the relief granted herein; and the Court having found that it has jurisdiction over this Motion,

parties in interest and that the legal and factual bases set forth in the Motion establish just cause

and after due deliberation and sufficient cause appearing therefor, it is

**ORDERED** that the relief requested in the Motion is granted; and it is further

**ORDERED** that, pursuant to sections 502(b) and 506 of the Bankruptcy Code,

the Claims listed on Exhibit 1 (collectively, the "Claims"), are reclassified as general unsecured

creditor claims, as set forth on Exhibit 1 in the column entitled "Claim as Modified"; and it is

further

**ORDERED** that the claims listed on the Exhibits annexed hereto under the

heading "Claim as Modified" (collectively, the "Surviving Claims") will remain on the LBI

general claims register subject to the Trustee's right to further object as set forth herein; and it is

further

**ORDERED** that nothing in this Order constitutes any admission or finding with

respect to any of the Surviving Claims, and the Trustee's rights to object to the Surviving Claims

on any basis is preserved; and it is further

**ORDERED** that this Court shall retain jurisdiction to hear and determine all

matters arising from or related to the implementation and/or interpretation of this Order.

Dated: New York, New York

\_\_\_\_\_, 2015

HONORABLE SHELLEY C. CHAPMAN UNITED STATES BANKRUPTCY JUDGE

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08-01420-scc Doc 12656 Filed 09/02/15 Entered 09/02/15 17:50:24 Main Document Pg 114 of 155

#### **EXHIBIT 1**

#### IN RE LEHMAN BROTHERS INC., CASE NO: 08-01420 (SCC) SIPA

## [PROPOSED] ORDER GRANTING THE TRUSTEE'S MOTION TO RECLASSIFY CERTAIN SUBSTANTIVELY IDENTICAL DEFERRED COMPENSATION CLAIMS AS UNSECURED GENERAL CREDITOR CLAIMS

#### EXHIBIT 1

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
1	ALESSANDRO, ROBERT	7001874	5/21/2009	- (A)	- (A)
	8711 RANDALL DRIVE NW			\$674,073.51 (S)	- (S)
	GIG HARBOR, WA 98332			- (P)	- (P)
				- (U)	\$674,073.51 (U)
				\$674,073.51 (T)	\$674,073.51 (T)
2	AMBRECHT, KENNETH	7001875	5/21/2009	- (A)	- (A)
	2601 NO. OCEAN BLVD			\$4,057,191.67 (S)	- (S)
	GULF STREAM, FL 33483-7360			- (P)	- (P)
				- (U)	\$4,057,191.67 (U)
				\$4,057,191.67 (T)	\$4,057,191.67 (T)
3	ANDERSON, BRENTON	7001877	5/21/2009	- (A)	- (A)
	PO BOX 56			\$604,198.67 (S)	- (S)
	ETNA, NH 03750			- (P)	- (P)
				- (U)	\$604,198.67 (U)
				\$604,198.67 (T)	\$604,198.67 (T)
4	ANDERSON, JEFFREY	7001878	5/21/2009	- (A)	- (A)
	C/O LUKINS AND ANNIS PS			\$528,656.26 (S)	- (S)
	NEIL S MCKAY			- (P)	- (P)
	717 WEST SPRAGUE, STE 1600			- (U)	\$528,656.26 (U)
	SPOKANE, WA 99201			\$528,656.26 (T)	\$528,656.26 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U	) – Unsecured (T) – Total Claimed
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
5	ANGST, CARLTON	7001786	5/20/2009	- (A)	- (A)
	84 BRIXTON ROAD			\$684,752.96 (S)	- (S)
	GARDEN CITY, NY 11530			- (P)	- (P)
				- (U)	\$684,752.96 (U)
				\$684,752.96 (T)	\$684,752.96 (T)
6	ATCHISON, JOHN	7001898	5/22/2009	- (A)	- (A)
	340 W. OAKDALE			\$1,648,719.77 (S)	- (S)
	CHICAGO, IL 60657			- (P)	- (P)
				- (U)	\$1,648,719.77 (U)
				\$1,648,719.77 (T)	\$1,648,719.77 (T)
7	BAKER, JOHN JR.	7001905	5/22/2009	- (A)	- (A)
	31 CANFIELD ROAD			\$929,533.23 (S)	- (S)
	MORRISTOWN, NJ 07960			- (P)	- (P)
				- (U)	\$929,533.23 (U)
				\$929,533.23 (T)	\$929,533.23 (T)
8	BARRETT, BERNARD	7001712	5/19/2009	- (A)	- (A)
	PO BOX 468			\$2,330,405.07 (S)	- (S)
	SARANAC LAKE, NY 12983			- (P)	- (P)
				- (U)	\$2,330,405.07 (U)
				\$2,330,405.07 (T)	\$2,330,405.07 (T)
9	BATKIN, ALAN	7001907	5/22/2009	- (A)	- (A)
	23 HURLINGHAM DRIVE			\$1,611,190.99 (S)	- (S)
	GREENWICH, CT 06831			- (P)	- (P)
	,			- (U)	\$1,611,190.99 (U)
				\$1,611,190.99 (T)	\$1,611,190.99 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MIODIFIED
10	BECKERMAN, STANLEY	7001909	5/22/2009	- (A)	- (A)
	15 BEECH PLACE			\$878,524.27 (S)	- (S)
	DENVILLE, NJ 07834			- (P)	- (P)
				- (U)	\$878,524.27 (U)
				\$878,524.27 (T)	\$878,524.27 (T)
11	BELLAS, ALBERT	7002001	5/26/2009	- (A)	- (A)
	598 MADISON AVENUE			\$1,408,871.84 (S)	- (S)
	NEW YORK, NY 10022			- (P)	- (P)
				- (U)	\$1,408,871.84 (U)
				\$1,408,871.84 (T)	\$1,408,871.84 (T)
12	BELLINGER, RICHARD	7001910	5/22/2009	- (A)	- (A)
	TRUMP TOWER 10 CITY PLACE, STE.19 C			\$1,650,779.41 (S)	- (S)
	WHITE PLAINS, NY 10601			- (P)	- (P)
				- (U)	\$1,650,779.41 (U)
				\$1,650,779.41 (T)	\$1,650,779.41 (T)
13	BENDER, DOUGLAS	7001912	5/22/2009	- (A)	- (A)
	80 SPRING HOUSE LANE			\$604,243.54 (S)	- (S)
	BASKING RIDGE, NJ 07920			- (P)	- (P)
				- (U)	\$604,243.54 (U)
				\$604,243.54 (T)	\$604,243.54 (T)
14	BENDER, THEODORE III	7002053	5/27/2009	- (A)	- (A)
	3541 RIDGEWOOD ROAD NW			\$595,464.47 (S)	- (S)
	ATLANTA, GA 30327			- (P)	- (P)
				- (U)	\$595,464.47 (U)
				\$595,464.47 (T)	\$595,464.47 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
				CAFFED CLAIM AMOUNT	
15	BERKLEY, HENRY	7002054	5/27/2009	- (A)	- (A)
	P.O. BOX 1096			\$1,031,621.43 (S)	- (S)
	ALPINE, NJ 07620			- (P)	- (P)
				- (U)	\$1,031,621.43 (U)
				\$1,031,621.43 (T)	\$1,031,621.43 (T)
16	BLUM, KEVIN	7001915	5/22/2009	- (A)	- (A)
	169 WELLINGTON ROAD			\$552,431.88 (S)	- (S)
	GARDEN CITY, NY 11530			- (P)	- (P)
				- (U)	\$552,431.88 (U)
				\$552,431.88 (T)	\$552,431.88 (T)
17	BOURNE, GEORGE	7001823	5/20/2009	- (A)	- (A)
	223 AUDUBON CT.			\$773,869.45 (S)	- (S)
	NEW HAVEN, CT 06510			- (P)	- (P)
	ŕ			- (U)	\$773,869.45 (U)
				\$773,869.45 (T)	\$773,869.45 (T)
18	BOYD, WILLIAM JR.	7001920	5/22/2009	- (A)	- (A)
	42 ELM HILL LANE			\$2,621,053.20 (S)	- (S)
	DUXBURY, MA 02332			- (P)	- (P)
				- (U)	\$2,621,053.20 (U)
				\$2,621,053.20 (T)	\$2,621,053.20 (T)
19	BRADY, JANE WILDE	7001923	5/22/2009	- (A)	- (A)
	1900 OCEAN WALK LANE-APT 138			\$1,260,681.00 (S)	- (S)
	POMPANO BEACH, FL 33062			- (P)	- (P)
	Ź			- (U)	\$1,260,681.00 (U)
				\$1,260,681.00 (T)	\$1,260,681.00 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
20	BRANDT, COLEMAN	7001716	5/19/2009	- (A)	- (A)
	240 RIVERSIDE BLVD, 12A			\$797,490.26 (S)	- (S)
	NEW YORK, NY 10069			- (P)	- (P)
				- (U)	\$797,490.26 (U)
				\$797,490.26 (T)	\$797,490.26 (T)
21	BRECK, CHRISTOPHER	7001717	5/19/2009	- (A)	- (A)
	1 WHEELER DRIVE			\$732,393.50 (S)	- (S)
	CLIFTON PARK, NY 12065			- (P)	- (P)
				- (U)	\$732,393.50 (U)
				\$732,393.50 (T)	\$732,393.50 (T)
22	BRECK, WILLIAM JR.	7002543	6/1/2009	- (A)	- (A)
	7 WEST END COURT			\$732,393.50 (S)	- (S)
	OLD GREENWICH, CT 06870			- (P)	- (P)
				- (U)	\$732,393.50 (U)
				\$732,393.50 (T)	\$732,393.50 (T)
23	BROWN, MELVILLE JR.	7001954	5/24/2009	- (A)	- (A)
	9516 FAIRCREST DRIVE			\$679,944.81 (S)	- (S)
	DALLAS, TX 75238			- (P)	- (P)
				- (U)	\$679,944.81 (U)
				\$679,944.81 (T)	\$679,944.81 (T)
24	BROWN, ROBERT MOTT III	7002055	5/27/2009	- (A)	- (A)
	19 ULITSA KOSIGINA, KORPUS 1 - KB 62			\$1,263,419.13 (S)	- (S)
	MOSCOW 119334			- (P)	- (P)
	RUSSIA			- (U)	\$1,263,419.13 (U)
				\$1,263,419.13 (T)	\$1,263,419.13 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
25	BURTON, MARK	7001952	5/24/2009	- (A)	- (A)
	2051 OYSTER HARBORS			\$764,942.18 (S)	- (S)
	OSTERVILLE, MA 02655			- (P)	- (P)
				- (U)	\$764,942.18 (U)
				\$764,942.18 (T)	\$764,942.18 (T)
26	BUTTERS, DAVID	7001837	5/21/2009	- (A)	- (A)
	215 EAST 72ND STREET			\$611,559.44 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$611,559.44 (U)
				\$611,559.44 (T)	\$611,559.44 (T)
27	BUTTERY, STUART	7002033	5/26/2009	- (A)	- (A)
	121 SOUTH COURT STREET			\$668,605.25 (S)	- (S)
	ALAMO, CA 94507			- (P)	- (P)
				- (U)	\$668,605.25 (U)
				\$668,605.25 (T)	\$668,605.25 (T)
28	CAGNINA, ROBERT	7001955	5/24/2009	- (A)	- (A)
	17 LONGVIEW ROAD			\$663,095.41 (S)	- (S)
	READING, MA 01867			- (P)	- (P)
				- (U)	\$663,095.41 (U)
				\$663,095.41 (T)	\$663,095.41 (T)
29	CAMPBELL, ROBERT	7001957	5/24/2009	- (A)	- (A)
	8124 SANDY HOOK DRIVE			\$818,878.27 (S)	- (S)
	CLINTON, WA 98236			- (P)	- (P)
				- (U)	\$818,878.27 (U)
				\$818,878.27 (T)	\$818,878.27 (T)
			J		

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
30	CARBONE, JAMES	7001787	5/20/2009	- (A)	- (A)
	PIERS COURT			\$805,594.08 (S)	- (S)
	STINCHCOMBE			- (P)	- (P)
	GLOUCESTERSHIRE GL11 GAS			- (U)	\$805,594.08 (U)
	UNITED KINGDOM			\$805,594.08 (T)	\$805,594.08 (T)
31	CARNS, LEWIS	7001959	5/24/2009	- (A)	- (A)
	9862 EAST SANSALVADOR			\$636,622.70 (S)	- (S)
	SCOTTSDALE, AZ 85258			- (P)	- (P)
				- (U)	\$636,622.70 (U)
				\$636,622.70 (T)	\$636,622.70 (T)
32	CARUANA, SALVATORE	7001722	5/19/2009	- (A)	- (A)
	220 EAST DUDLEY AVENUE			\$719,159.40 (S)	- (S)
	WESTFIELD, NJ 07090			- (P)	- (P)
				- (U)	\$719,159.40 (U)
				\$719,159.40 (T)	\$719,159.40 (T)
33	CHEN, PHILIP	7001963	5/24/2009	- (A)	- (A)
	5831 FOX HOLLOW COURT			\$604,198.67 (S)	- (S)
	ANN ARBOR, MI 48105			- (P)	- (P)
				- (U)	\$604,198.67 (U)
				\$604,198.67 (T)	\$604,198.67 (T)
34	CIEMNIECKI, STANLEY	7001965	5/24/2009	- (A)	- (A)
	304 TRENTON BLVD			\$1,530,634.07 (S)	- (S)
	SEA GIRT, NJ 08750			- (P)	- (P)
				- (U)	\$1,530,634.07 (U)
				\$1,530,634.07 (T)	\$1,530,634.07 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
35	COGHLAN, JOHN	7001924	5/22/2009	- (A)	- (A)
	745 7TH AVENUE			\$1,162,463.56 (S)	- (S)
	NEW YORK, NY 10019			- (P)	- (P)
				- (U)	\$1,162,463.56 (U)
				\$1,162,463.56 (T)	\$1,162,463.56 (T)
36	COLACURCI, GLENN	7001967	5/24/2009	- (A)	- (A)
	3729 SKYFARM DRIVE			\$503,337.09 (S)	- (S)
	SANTA ROSA, CA 95403			- (P)	- (P)
				- (U)	\$503,337.09 (U)
				\$503,337.09 (T)	\$503,337.09 (T)
37	CONWAY, MICHAEL	7001838	5/21/2009	- (A)	- (A)
	200 WOODLAND AVENUE			\$898,331.75 (S)	- (S)
	BAY HEAD, NJ 08742			- (P)	- (P)
				- (U)	\$898,331.75 (U)
				\$898,331.75 (T)	\$898,331.75 (T)
38	COSGROVE, THOMAS	7001969	5/24/2009	- (A)	- (A)
	848 THREE QUARTER POINT ROAD			\$747,261.32 (S)	- (S)
	WIRTZ, VA 24184			- (P)	- (P)
				- (U)	\$747,261.32 (U)
				\$747,261.32 (T)	\$747,261.32 (T)
39	CRONIN, WILLIAM	7001491	5/14/2009	- (A)	- (A)
	200 EAST 49TH STREET, APT 3012			\$1,473,916.09 (S)	- (S)
	NEW YORK, NY 10158			- (P)	- (P)
				- (U)	\$1,473,916.09 (U)
				\$1,473,916.09 (T)	\$1,473,916.09 (T)

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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

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	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
40	DA PUZZO, PETER	7002008	5/26/2009	- (A)	- (A)
	18 PILOT ROCK LANE			\$417,361.16 (S)	- (S)
	RIVERSIDE, CT 06878			- (P)	- (P)
				- (U)	\$417,361.16 (U)
				\$417,361.16 (T)	\$417,361.16 (T)
41	DAUMAN, STEWART	7001493	5/14/2009	- (A)	- (A)
	48 HAIGHTS CROSSROAD			\$589,952.63 (S)	- (S)
	CHAPPAQUA, NY 10514			- (P)	- (P)
				- (U)	\$589,952.63 (U)
				\$589,952.63 (T)	\$589,952.63 (T)
42	DE GAGLIA, THOMAS	7001839	5/21/2009	- (A)	- (A)
	34 CEDAR LANE			\$644,470.12 (S)	- (S)
	BELLE MEAD, NJ 08502			- (P)	- (P)
				- (U)	\$644,470.12 (U)
				\$644,470.12 (T)	\$644,470.12 (T)
43	DEL CAMPO, MICHAEL	7001841	5/21/2009	- (A)	- (A)
	500 W. SUPERIOR STREET			\$440,546.57 (S)	- (S)
	CHICAGO, IL 60654			- (P)	- (P)
				- (U)	\$440,546.57 (U)
				\$440,546.57 (T)	\$440,546.57 (T)
44	DELLIPAOLI, ROBERT	7001495	5/14/2009	- (A)	- (A)
	1 PINE VALLEY COURT			\$483,930.25 (S)	- (S)
	HOLMDEL, NJ 07733			- (P)	- (P)
				- (U)	\$483,930.25 (U)
				\$483,930.25 (T)	\$483,930.25 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
45	DIXON, BARBARA	7001496	5/14/2009	- (A)	- (A)
43	993 PARK AVENUE	/001490	3/14/2009	\$2,198,861.78 (S)	- (A) - (S)
	NEW YORK, NY 10028			\$2,198,801.78 (S) - (P)	- (S) - (P)
	NEW TORK, NT 10028			- (I) - (U)	\$2,198,861.78 (U)
				\$2,198,861.78 (T)	\$2,198,861.78 (T)
				\$2,170,001.70(1)	\$2,190,001.70(1)
46	DOBIN, MICHAEL	7001497	5/14/2009	- (A)	- (A)
	2 SUNRISE WAY			\$468,164.54 (S)	- (S)
	SEA BRIGHT, NJ 07760			- (P)	- (P)
				- (U)	\$468,164.54 (U)
				\$468,164.54 (T)	\$468,164.54 (T)
47	DOEPKE, WILLIAM	7001631	5/18/2009	- (A)	- (A)
	1234 SRUCE DRIVE			\$714,573.44 (S)	- (S)
	GLENVIEW, IL 60025			- (P)	- (P)
	,			- (U)	\$714,573.44 (U)
				\$714,573.44 (T)	\$714,573.44 (T)
48	DORFMAN, RICHARD	7002011	5/26/2009	- (A)	- (A)
	35 EAST 75TH STREET			\$1,693,866.15 (S)	- (S)
	APT 5C			- (P)	- (P)
	NEW YORK, NY 10021			- (U)	\$1,693,866.15 (U)
				\$1,693,866.15 (T)	\$1,693,866.15 (T)
49	DORIS, MARTIN	7001499	5/14/2009	- (A)	- (A)
	60 PLYMOUTH ROAD			\$684,752.96 (S)	- (S)
	WHITE PLAINS, NY 10603			- (P)	- (P)
	, in the second			- (U)	\$684,752.96 (U)
				\$684,752.96 (T)	\$684,752.96 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
50	DRESCHER, DENNIS	7001501	5/14/2009	- (A)	- (A)
	350 SHERIDAN ROAD			\$783,209.77 (S)	- (S)
	GLENCOE, IL 60022			- (P)	- (P)
				- (U)	\$783,209.77 (U)
				\$783,209.77 (T)	\$783,209.77 (T)
51	EDWARDS, PAUL	7001504	5/14/2009	- (A)	- (A)
	5 BROWN RIDGE COURT			\$756,131.06 (S)	- (S)
	CEDAR GROVE, NJ 07009			- (P)	- (P)
				- (U)	\$756,131.06 (U)
				\$756,131.06 (T)	\$756,131.06 (T)
52	EDWARDS, WILLIAM	7001505	5/14/2009	- (A)	- (A)
	12 FIELD POINT DRIVE			\$1,215,484.94 (S)	- (S)
	HOLMDEL, NJ 07733			- (P)	- (P)
				- (U)	\$1,215,484.94 (U)
				\$1,215,484.94 (T)	\$1,215,484.94 (T)
53	ESCHERT, ERWIN	7001507	5/14/2009	- (A)	- (A)
	32 HILLCREST DRIVE			\$662,026.66 (S)	- (S)
	COLTS NECK, NJ 07722			- (P)	- (P)
				- (U)	\$662,026.66 (U)
				\$662,026.66 (T)	\$662,026.66 (T)
54	ESTEY, ARTHUR	7001928	5/22/2009	- (A)	- (A)
	150 EAST 72ND STREET, APT. 9-S			\$1,120,414.35 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$1,120,414.35 (U)
				\$1,120,414.35 (T)	\$1,120,414.35 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
55	FARLEY, JAMES	7001509	5/14/2009	- (A)	- (A)
	MCKINNIS CREEK RANCH PO 775906			\$1,689,506.35 (S)	- (S)
	STEAMBOAT SPRINGS, CO 80477			- (P)	- (P)
				- (U)	\$1,689,506.35 (U)
				\$1,689,506.35 (T)	\$1,689,506.35 (T)
56	FELDMAN, ALAN	7001825	5/20/2009	- (A)	- (A)
	1601 LAKEVIEW DRIVE			\$939,160.28 (S)	- (S)
	HEWLETT, NY 11557			- (P)	- (P)
				- (U)	\$939,160.28 (U)
				\$939,160.28 (T)	\$939,160.28 (T)
57	FINLAYSON, RODERICK	7001513	5/14/2009	- (A)	- (A)
	165 EAST 89TH STREET, 4K			\$725,038.80 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$725,038.80 (U)
				\$725,038.80 (T)	\$725,038.80 (T)
58	FISH, JASON	7001514	5/14/2009	- (A)	- (A)
	2301 PACIFIC AVENUE			\$725,038.80 (S)	- (S)
	SAN FRANCISCO, CA 94115			- (P)	- (P)
				- (U)	\$725,038.80 (U)
				\$725,038.80 (T)	\$725,038.80 (T)
59	FORSHAGEN, DOUGLAS	7001515	5/14/2009	- (A)	- (A)
	2 DUCHESS COURT			\$792,985.22 (S)	- (S)
	HOUSTON, TX 77024			- (P)	- (P)
				- (U)	\$792,985.22 (U)
				\$792,985.22 (T)	\$792,985.22 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
60	FRANK, EDWIN III	7001726	5/19/2009	- (A)	- (A)
	757 LOCUST STREET			\$589,952.63 (S)	- (S)
	WINNETKA, IL 60093			- (P)	- (P)
				- (U)	\$589,952.63 (U)
				\$589,952.63 (T)	\$589,952.63 (T)
61	FRANK, FREDERICK	7002073	5/27/2009	- (A)	- (A)
	109 EAST 91ST STREET			\$678,316.03 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$678,316.03 (U)
				\$678,316.03 (T)	\$678,316.03 (T)
62	FRIEDMAN, MARK	7002012	5/26/2009	- (A)	- (A)
	35 EAST 75TH STREET, 9E			\$873,435.89 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$873,435.89 (U)
				\$873,435.89 (T)	\$873,435.89 (T)
63	FRY, EDWARD JR.	7001520	5/14/2009	- (A)	- (A)
	5509 DRANE DRIVE			\$1,099,882.87 (S)	- (S)
	DALLAS, TX 75209			- (P)	- (P)
				- (U)	\$1,099,882.87 (U)
				\$1,099,882.87 (T)	\$1,099,882.87 (T)
64	FULTZ, THOMAS	7001521	5/14/2009	- (A)	- (A)
	128 S HIDDENBROOKE DRIVE			\$424,962.83 (S)	- (S)
	ADVANCE, NC 27006			- (P)	- (P)
				- (U)	\$424,962.83 (U)
				\$424,962.83 (T)	\$424,962.83 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
				CAPPED CLAIM AMOUNT	CLAIM AS MIODIFIED
65	GALLEA, ANTHONY	7001869	5/21/2009	- (A)	- (A)
	119 VIA PALACIO			\$455,613.60 (S)	- (S)
	PALM BEACH GARDENS, FL 33418			- (P)	- (P)
				- (U)	\$455,613.60 (U)
				\$455,613.60 (T)	\$455,613.60 (T)
66	GANZ, SUSAN	7001523	5/14/2009	- (A)	- (A)
	6420 EASTPOINTE PINES ST			\$546,396.00 (S)	- (S)
	PALM BEACH GARDENS, FL 33418			- (P)	- (P)
				- (U)	\$546,396.00 (U)
				\$546,396.00 (T)	\$546,396.00 (T)
67	GARTLAND, JUDE	7001526	5/14/2009	- (A)	- (A)
	2 MOUNT PLEASANT ROAD			\$635,105.80 (S)	- (S)
	MORRISTOWN, NJ 07960			- (P)	- (P)
				- (U)	\$635,105.80 (U)
				\$635,105.80 (T)	\$635,105.80 (T)
68	GARZARELLI, ELAINE	7001527	5/14/2009	- (A)	- (A)
	534 HUDSON STREET, 4B			\$805,594.08 (S)	- (S)
	NEW YORK, NY 10014			- (P)	- (P)
				- (U)	\$805,594.08 (U)
				\$805,594.08 (T)	\$805,594.08 (T)
69	GIOIELLA, HENRY	7001529	5/14/2009	- (A)	- (A)
	15 LIGHTHOUSE WAY			\$402,790.46 (S)	- (S)
	DARIEN, CT 06820			- (P)	- (P)
				- (U)	\$402,790.46 (U)
				\$402,790.46 (T)	\$402,790.46 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
70	GLADSTONE, ALAN	7001530	5/14/2009	- (A)	- (A)
	580 POLLY PARK ROAD			\$866,463.89 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$866,463.89 (U)
				\$866,463.89 (T)	\$866,463.89 (T)
71	GLASKY, JOEL	7001531	5/14/2009	- (A)	- (A)
	1130 PARK AVENUE #9-3			\$926,434.44 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$926,434.44 (U)
				\$926,434.44 (T)	\$926,434.44 (T)
72	GOODE, JOHN	7001534	5/14/2009	- (A)	- (A)
	35 FALLEN LEAF TERRACE			\$969,871.11 (S)	- (S)
	ORINDA, CA 94563			- (P)	- (P)
				- (U)	\$969,871.11 (U)
				\$969,871.11 (T)	\$969,871.11 (T)
73	GOODSPEED, ROGER	7001729	5/19/2009	- (A)	- (A)
	10 EAST 85TH STREET, APT 8C			\$1,307,300.81 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$1,307,300.81 (U)
				\$1,307,300.81 (T)	\$1,307,300.81 (T)
74	GOTT, STEPHEN	7001539	5/14/2009	- (A)	- (A)
	425 OCEAN DRIVE WEST			\$1,764,188.02 (S)	- (S)
	STAMFORD, CT 06902			- (P)	- (P)
				- (U)	\$1,764,188.02 (U)
				\$1,764,188.02 (T)	\$1,764,188.02 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
75	GOTTMAN, HENRY	7001827	5/20/2009	- (A)	- (A)
	208 HEATHER LANE			\$688,254.28 (S)	- (S)
	RAMSEY, NJ 07446			- (P)	- (P)
				- (U)	\$688,254.28 (U)
				\$688,254.28 (T)	\$688,254.28 (T)
76	GRAEME JAMES	7001558	5/14/2009	- (A)	- (A)
	44 W. BROADWAY APT 1206S			\$500,151.21 (S)	- (S)
	SALT LAKE CITY, UT 84101			- (P)	- (P)
				- (U)	\$500,151.21 (U)
				\$500,151.21 (T)	\$500,151.21 (T)
77	GRAVES, JOHN	7001541	5/14/2009	- (A)	- (A)
	13701 BAYLISS ROAD			\$461,942.25 (S)	- (S)
	LOS ANGELES, CA 90049			- (P)	- (P)
				- (U)	\$461,942.25 (U)
				\$461,942.25 (T)	\$461,942.25 (T)
78	GUERNSEY, ALAN	7001846	5/21/2009	- (A)	- (A)
	234 ABOTT PLACE			\$1,401,517.42 (S)	- (S)
	TOWER LAKES, IL 60010			- (P)	- (P)
				- (U)	\$1,401,517.42 (U)
				\$1,401,517.42 (T)	\$1,401,517.42 (T)
79	HAMENT, NANCY	7001974	5/24/2009	- (A)	- (A)
	101 W 81ST ST, #709			\$1,208,350.38 (S)	- (S)
	NEW YORK, NY 10024			- (P)	- (P)
				- (U)	\$1,208,350.38 (U)
				\$1,208,350.38 (T)	\$1,208,350.38 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
80	HAYES, BRIAN	7001731	5/19/2009	- (A)	- (A)
	1110 PEMBROKE JONES DRIVE			\$1,688,694.34 (S)	- (S)
	WILMINGTON, NC 28405			- (P)	- (P)
				- (U)	\$1,688,694.34 (U)
				\$1,688,694.34 (T)	\$1,688,694.34 (T)
81	HAYES, DENNIS LEE	7001847	5/21/2009	- (A)	- (A)
	1 SMUGGLERS COVER			\$2,209,116.79 (S)	- (S)
	LLOYD HARBOR, NY 11743			- (P)	- (P)
				- (U)	\$2,209,116.79 (U)
				\$2,209,116.79 (T)	\$2,209,116.79 (T)
82	HERSHBERG, DAVID	7001975	5/24/2009	- (A)	- (A)
	20 FLINT AVENUE			\$787,881.87 (S)	- (S)
	LARCHMONT, NY 10538			- (P)	- (P)
				- (U)	\$787,881.87 (U)
				\$787,881.87 (T)	\$787,881.87 (T)
83	HERZER, CHARLES	7001732	5/19/2009	- (A)	- (A)
	515 E 79TH ST, APT PH-C			\$725,038.80 (S)	- (S)
	NEW YORK, NY 10075			- (P)	- (P)
				- (U)	\$725,038.80 (U)
				\$725,038.80 (T)	\$725,038.80 (T)
84	HETZEL, CHARLES	7001547	5/14/2009	- (A)	- (A)
	3330 MEADOWS DRIVE			\$1,729,701.36 (S)	- (S)
	PARK CITY, UT 84060			- (P)	- (P)
				- (U)	\$1,729,701.36 (U)
				\$1,729,701.36 (T)	\$1,729,701.36 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
	HIGGINS, HARRISON	7001549	5/14/2009	- (A)	- (A)
	81 HOLLY HILL LANE			\$2,958,423.46 (S)	- (S)
	GREENWICH, CT 06830			- (P)	- (P)
				- (U)	\$2,958,423.46 (U)
				\$2,958,423.46 (T)	\$2,958,423.46 (T)
86	HILL, TOMLINSON	7001733	5/19/2009	- (A)	- (A)
	345 PARK AVENUE			\$2,769,162.25 (S)	- (S)
	NEW YORK, NY 10154			- (P)	- (P)
				- (U)	\$2,769,162.25 (U)
				\$2,769,162.25 (T)	\$2,769,162.25 (T)
87	HOFFMAN, ARNOLD	7001551	5/14/2009	- (A)	- (A)
	415 L'AMBIANCE DRIVE APT.506			\$489,560.79 (S)	- (S)
	LONGBOAT KEY, FL 34228			- (P)	- (P)
				- (U)	\$489,560.79 (U)
				\$489,560.79 (T)	\$489,560.79 (T)
88	HOFFMAN, KENNETH	7001552	5/14/2009	- (A)	- (A)
	637 N. FOREST DRIVE			\$1,048,247.24 (S)	- (S)
	TEANECK, NJ 07666			- (P)	- (P)
				- (U)	\$1,048,247.24 (U)
				\$1,048,247.24 (T)	\$1,048,247.24 (T)
89	HOOPES, SCOTT	7001553	5/14/2009	- (A)	- (A)
	560 MISSION STREET, SUITE 2400			\$1,979,834.14 (S)	- (S)
	SAN FRANCISCO, CA 94105			- (P)	- (P)
	,			- (U)	\$1,979,834.14 (U)
				\$1,979,834.14 (T)	\$1,979,834.14 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
90	HUBBARD, CHARLES	7002058	5/27/2009	- (A)	- (A)
	2400 BUTTERNUT DRIVE			\$1,057,313.46 (S)	- (S)
	HILLSBOROUGH, CA 94010			- (P)	- (P)
				- (U)	\$1,057,313.46 (U)
				\$1,057,313.46 (T)	\$1,057,313.46 (T)
91	ISLES, PHILIP	7001555	5/14/2009	- (A)	- (A)
	955 LEXINGTON AVENUE			\$978,216.55 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$978,216.55 (U)
				\$978,216.55 (T)	\$978,216.55 (T)
92	JACKSON, MICHAEL	7002129	5/28/2009	- (A)	- (A)
	177 SABBADAY LANE			\$572,291.20 (S)	- (S)
	WASHINGTON DEPOT, CT 06794			- (P)	- (P)
				- (U)	\$572,291.20 (U)
				\$572,291.20 (T)	\$572,291.20 (T)
93	JACOBS, DAVID	7001557	5/14/2009	- (A)	- (A)
	2 WESTON ROAD			\$1,907,898.45 (S)	- (S)
	LINCOLN, MA 01773			- (P)	- (P)
				- (U)	\$1,907,898.45 (U)
				\$1,907,898.45 (T)	\$1,907,898.45 (T)
94	KILGORE, JON	7001569	5/15/2009	- (A)	- (A)
	2422 GLEN OAKS COURT			\$402,790.46 (S)	- (S)
	ATLANTA, GA 30345			- (P)	- (P)
				- (U)	\$402,790.46 (U)
				\$402,790.46 (T)	\$402,790.46 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant KLONSKY, DANIEL	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
	KLONSKY, DANIEL				
3		7001571	5/15/2009	- (A)	- (A)
-	34 FLAMINGO ROAD			\$820,520.00 (S)	- (S)
I	ROSLYN, NY 11576			- (P)	- (P)
				- (U)	\$820,520.00 (U)
				\$820,520.00 (T)	\$820,520.00 (T)
96 I	KOPP, BRADFORD	7001848	5/21/2009	- (A)	- (A)
	20 NEPUN RD			\$966,719.06 (S)	- (S)
	WESTERLY, RI 02891-5520			- (P)	- (P)
				- (U)	\$966,719.06 (U)
				\$966,719.06 (T)	\$966,719.06 (T)
97 I	KRA, HOWARD	7001573	5/15/2009	- (A)	- (A)
9	9115 BURNING TREE ROAD			\$606,590.78 (S)	- (S)
l I	BETHESDA, MD 20817			- (P)	- (P)
				- (U)	\$606,590.78 (U)
				\$606,590.78 (T)	\$606,590.78 (T)
98 I	KRUEGER, HARVEY	7002059	5/27/2009	- (A)	- (A)
	150 E. 69TH ST. 4K			\$477,633.48 (S)	- (S)
1	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$477,633.48 (U)
				\$477,633.48 (T)	\$477,633.48 (T)
99 I	KUNIGK, PETER	7001575	5/15/2009	- (A)	- (A)
	PO BOX 462			\$789,698.47 (S)	- (S)
	BEDFORD HILLS, NY 10507			- (P)	- (P)
				- (U)	\$789,698.47 (U)
				\$789,698.47 (T)	\$789,698.47 (T)

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	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
100					
100	LAKEFIELD, BRUCE	7001577	5/15/2009	- (A)	- (A)
	253 CHESHIRE WAY			\$514,061.88 (S)	- (S)
	NAPLES, FL 34110			- (P)	- (P)
				- (U)	\$514,061.88 (U)
				\$514,061.88 (T)	\$514,061.88 (T)
101	LANCASTER, ROBERT	7001579	5/15/2009	- (A)	- (A)
	4209 MCFARLIN BLVD			\$1,163,845.69 (S)	- (S)
	DALLAS, TX 75205			- (P)	- (P)
				- (U)	\$1,163,845.69 (U)
				\$1,163,845.69 (T)	\$1,163,845.69 (T)
102	LANDGRAF, KARL	7001581	5/15/2009	- (A)	- (A)
	33 AYRAULT STREET			\$604,198.67 (S)	- (S)
	NEWPORT, RI 02840			- (P)	- (P)
	,			- (U)	\$604,198.67 (U)
				\$604,198.67 (T)	\$604,198.67 (T)
103	LANE, JEFFREY	7001582	5/15/2009	- (A)	- (A)
	800 FIFTH AVE			\$3,744,393.79 (S)	- (S)
	APT 26 C/D			- (P)	- (P)
	NEW YORK, NY 10065			- (U)	\$3,744,393.79 (U)
				\$3,744,393.79 (T)	\$3,744,393.79 (T)
104	LEHMAN, JACK	7001585	5/15/2009	- (A)	- (A)
	535 PARK AVENUE			\$2,070,572.63 (S)	- (S)
	NEW YORK, NY 10065			- (P)	- (P)
				- (U)	\$2,070,572.63 (U)
				\$2,070,572.63 (T)	\$2,070,572.63 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
105	LEHR, SETH	7001586	5/15/2009	- (A)	- (A)
	1637 PAPER MILL ROAD			\$589,712.27 (S)	- (S)
	JENKINTOWN, PA 19046			- (P)	- (P)
				- (U)	\$589,712.27 (U)
				\$589,712.27 (T)	\$589,712.27 (T)
106	LENZ, WILLIAM	7001588	5/15/2009	- (A)	- (A)
	1266 HARLAN LN			\$411,940.81 (S)	- (S)
	LAKE FOREST, IL 60045			- (P)	- (P)
				- (U)	\$411,940.81 (U)
				\$411,940.81 (T)	\$411,940.81 (T)
107	LEVINSON, ANDREW	7001590	5/15/2009	- (A)	- (A)
	950 PARK AVENUE			\$653,994.12 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$653,994.12 (U)
				\$653,994.12 (T)	\$653,994.12 (T)
108	LEWIS, DOROTHY	7002060	5/27/2009	- (A)	- (A)
	47 EAST 88TH STREET			\$701,315.40 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$701,315.40 (U)
				\$701,315.40 (T)	\$701,315.40 (T)
109	LEWIS, DOROTHY	7002061	5/27/2009	- (A)	- (A)
	47 EAST 88TH STREET			\$1,350,002.62 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$1,350,002.62 (U)
				\$1,350,002.62 (T)	\$1,350,002.62 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
110	LINDSTROM, WARD	7001735	5/19/2009	- (A)	- (A)
	116 TIMBERLINE DRIVE			\$582,674.73 (S)	- (S)
	LEMONT, IL 60439			- (P)	- (P)
				- (U)	\$582,674.73 (U)
				\$582,674.73 (T)	\$582,674.73 (T)
111	LLOYD, MARCELLE	7002013	5/26/2009	- (A)	- (A)
	14511 LEGENDS BLVD NORTH			\$1,407,492.00 (S)	- (S)
	APT 205			- (P)	- (P)
	FT. MYERS, FL 33912			- (U)	\$1,407,492.00 (U)
				\$1,407,492.00 (T)	\$1,407,492.00 (T)
112	LOVETT, NIGEL	7001632	5/18/2009	- (A)	- (A)
	7414 ALTURAS COURT			\$2,064,072.17 (S)	- (S)
	MONTEREY, CA 93940			- (P)	- (P)
				- (U)	\$2,064,072.17 (U)
				\$2,064,072.17 (T)	\$2,064,072.17 (T)
113	MADDEN, MICHAEL	7001598	5/15/2009	- (A)	- (A)
	750 LEXINGTON AVENUE			\$3,026,304.05 (S)	- (S)
	NEW YORK, NY 10022			- (P)	- (P)
				- (U)	\$3,026,304.05 (U)
				\$3,026,304.05 (T)	\$3,026,304.05 (T)
114	MAGUIRE, JAMES	7001599	5/15/2009	- (A)	- (A)
	7809 DERBY COURT			\$1,280,230.23 (S)	- (S)
	LAKEWOOD RANCH, FL 34202			- (P)	- (P)
				- (U)	\$1,280,230.23 (U)
				\$1,280,230.23 (T)	\$1,280,230.23 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
115	MANLEY, JAMES	7002147	5/28/2009	- (A)	- (A)
	ONE PINE HILL			\$452,068.94 (S)	- (S)
	CRANBURY, NJ 08512			- (P)	- (P)
				- (U)	\$452,068.94 (U)
				\$452,068.94 (T)	\$452,068.94 (T)
116	MARANTZ, ALAN	7001600	5/15/2009	- (A)	- (A)
	245 STERLING ROAD			\$474,809.11 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$474,809.11 (U)
				\$474,809.11 (T)	\$474,809.11 (T)
117	MARTINEZ, ROMAN IV	7001604	5/15/2009	- (A)	- (A)
	248 TRADEWIND DRIVE			\$685,698.90 (S)	- (S)
	PALM BEACH, FL 33480			- (P)	- (P)
				- (U)	\$685,698.90 (U)
				\$685,698.90 (T)	\$685,698.90 (T)
118	MATZA, ROBERT	7001606	5/15/2009	- (A)	- (A)
	8 COOPER ROAD			\$432,689.31 (S)	- (S)
	SCARSDALE, NY 10583			- (P)	- (P)
				- (U)	\$432,689.31 (U)
				\$432,689.31 (T)	\$432,689.31 (T)
119	MCCLEARY, JOHN	7001607	5/15/2009	- (A)	- (A)
	7703 RIDER HILL ROAD			\$1,037,736.66 (S)	- (S)
	BALTIMORE, MD 21204			- (P)	- (P)
				- (U)	\$1,037,736.66 (U)
				\$1,037,736.66 (T)	\$1,037,736.66 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
				CAFFED CLAIM AMOUNT	CLAIM AS MIODIFIED
120	MCCORMICK, ROBERT	7001852	5/21/2009	- (A)	- (A)
	2746 WYNELLE DRIVE			\$740,413.68 (S)	- (S)
	GAINESVILLE, GA 30506			- (P)	- (P)
				- (U)	\$740,413.68 (U)
				\$740,413.68 (T)	\$740,413.68 (T)
121	MCGLYNN, EDWARD	7002018	5/26/2009	- (A)	- (A)
	1044 ROUTE 22 WEST, SUITE 1			\$943,723.04 (S)	- (S)
	MOUNTAINSIDE, NJ 07092			- (P)	- (P)
				- (U)	\$943,723.04 (U)
				\$943,723.04 (T)	\$943,723.04 (T)
122	MCGUINN, EDWIN	7001976	5/24/2009	- (A)	- (A)
	20 COBB ISLAND DRIVE			\$2,110,047.46 (S)	- (S)
	GREENWICH, CT 06830			- (P)	- (P)
				- (U)	\$2,110,047.46 (U)
				\$2,110,047.46 (T)	\$2,110,047.46 (T)
123	MCKEOWN, WILLIAM	7001612	5/15/2009	- (A)	- (A)
	6 WEST 77TH STREET, APT 16C			\$603,625.74 (S)	- (S)
	NEW YORK, NY 10024			- (P)	- (P)
				- (U)	\$603,625.74 (U)
				\$603,625.74 (T)	\$603,625.74 (T)
124	MEHAFFEY, STANLEY	7001633	5/18/2009	- (A)	- (A)
	360 E RANDOLPH STREET, APT 3507			\$424,903.98 (S)	- (S)
	CHICAGO, IL 60601			- (P)	- (P)
				- (U)	\$424,903.98 (U)
				\$424,903.98 (T)	\$424,903.98 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
125	MEJEAN, PAUL	7001615	5/15/2009	- (A)	- (A)
	P.O. BOX 1143			\$1,123,799.82 (S)	- (S)
	QUOGUE, NY 11959			- (P)	- (P)
				- (U)	\$1,123,799.82 (U)
				\$1,123,799.82 (T)	\$1,123,799.82 (T)
126	MICKEL, FRANK	7001739	5/19/2009	- (A)	- (A)
	100 RIDGE ROAD #724			\$432,123.27 (S)	- (S)
	LAHAINA, HI 96761			- (P)	- (P)
				- (U)	\$432,123.27 (U)
				\$432,123.27 (T)	\$432,123.27 (T)
127	MILLARD, ROBERT	7001741	5/19/2009	- (A)	- (A)
	9 EAST 88TH STREET			\$748,452.18 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$748,452.18 (U)
				\$748,452.18 (T)	\$748,452.18 (T)
128	MILLER, JEROME	7001620	5/15/2009	- (A)	- (A)
	13126 REDON DRIVE			\$595,033.47 (S)	- (S)
	PALM BEACH GARDENS, FL 33410			- (P)	- (P)
				- (U)	\$595,033.47 (U)
				\$595,033.47 (T)	\$595,033.47 (T)
129	MONTALBANO, RICHARD	7001635	5/18/2009	- (A)	- (A)
	1108 PARRILLA DE AVILA			\$687,975.52 (S)	- (S)
	TAMPA, FL 33613			- (P)	- (P)
				- (U)	\$687,975.52 (U)
				\$687,975.52 (T)	\$687,975.52 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
130	MORTKOWITZ, HARRY	7001637	5/18/2009	- (A)	- (A)
	4-22 KARL STREET			\$1,305,641.96 (S)	- (S)
	FAIR LAWN, NJ 07410			- (P)	- (P)
				- (U)	\$1,305,641.96 (U)
				\$1,305,641.96 (T)	\$1,305,641.96 (T)
131	MOSCHELLA, JOSEPH	7001644	5/18/2009	- (A)	- (A)
	6582 LANDINGS CT			\$485,549.24 (S)	- (S)
	BOCA RATON, FL 33496			- (P)	- (P)
				- (U)	\$485,549.24 (U)
				\$485,549.24 (T)	\$485,549.24 (T)
132	NESTOR, THOMAS	7001932	5/22/2009	- (A)	- (A)
	204 THE TERRACE			\$457,295.47 (S)	- (S)
	SEA GIRT, NJ 08750			- (P)	- (P)
				- (U)	\$457,295.47 (U)
				\$457,295.47 (T)	\$457,295.47 (T)
133	NEWMARK, PAUL	7001645	5/18/2009	- (A)	- (A)
	205 CHRISTOL STREET			\$424,962.83 (S)	- (S)
	METUCHEN, NJ 08840			- (P)	- (P)
				- (U)	\$424,962.83 (U)
				\$424,962.83 (T)	\$424,962.83 (T)
134	ODERMATT, ROBERT	7001647	5/18/2009	- (A)	- (A)
	624 LEIGH DRIVE			\$590,090.38 (S)	- (S)
	WESTFILELD, NJ 07090			- (P)	- (P)
				- (U)	\$590,090.38 (U)
				\$590,090.38 (T)	\$590,090.38 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
135	ORLINS, STEPHEN	7001648	5/18/2009	- (A)	- (A)
	71 WEST 23RD STSUITE 1901			\$1,009,317.51 (S)	- (S)
	NEW YORK, NY 10010			- (P)	- (P)
				- (U)	\$1,009,317.51 (U)
				\$1,009,317.51 (T)	\$1,009,317.51 (T)
136	PALATNEK, ARNOLD	7001649	5/18/2009	- (A)	- (A)
	13 MARIA ROAD			\$805,594.08 (S)	- (S)
	WOODCLIFF LAKE, NJ 07677			- (P)	- (P)
				- (U)	\$805,594.08 (U)
				\$805,594.08 (T)	\$805,594.08 (T)
137	PENROSE, JAMES	7001651	5/18/2009	- (A)	- (A)
	21 E 87TH ST, APT 8D			\$644,470.12 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$644,470.12 (U)
				\$644,470.12 (T)	\$644,470.12 (T)
138	PLUMERI, JOSEPH II	7001652	5/18/2009	- (A)	- (A)
	995 5TH AVE. FL 15			\$1,409,794.75 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$1,409,794.75 (U)
				\$1,409,794.75 (T)	\$1,409,794.75 (T)
139	POGGI, IRENE	7001792	5/20/2009	- (A)	- (A)
	137 PALISADE AVENUE			\$447,967.30 (S)	- (S)
	CRESSKILL, NJ 07626			- (P)	- (P)
				- (U)	\$447,967.30 (U)
				\$447,967.30 (T)	\$447,967.30 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
140	POLHEMUS, KENNETH	7001653	5/18/2009	- (A)	- (A)
	2314 PHEASANT TRAIL			\$585,010.20 (S)	- (S)
	ARLINGTON, TX 76016			- (P)	- (P)
				- (U)	\$585,010.20 (U)
				\$585,010.20 (T)	\$585,010.20 (T)
141	POLLACK, HOWARD	7001654	5/18/2009	- (A)	- (A)
	4205 UNDERWOOD ROAD			\$523,629.79 (S)	- (S)
	BALTIMORE, MD 21218			- (P)	- (P)
				- (U)	\$523,629.79 (U)
				\$523,629.79 (T)	\$523,629.79 (T)
142	PONDT, DAVID	7001655	5/18/2009	- (A)	- (A)
	11 HEMINGSFORD CT			\$629,270.57 (S)	- (S)
	ARLINGTON, TX 76016			- (P)	- (P)
				- (U)	\$629,270.57 (U)
				\$629,270.57 (T)	\$629,270.57 (T)
143	PUCCIARELLI, JAMES	7001657	5/18/2009	- (A)	- (A)
	3 STONY HILL ROAD			\$440,546.57 (S)	- (S)
	MORGANVILLE, NJ 07751			- (P)	- (P)
				- (U)	\$440,546.57 (U)
				\$440,546.57 (T)	\$440,546.57 (T)
144	PULLING, THOMAS	7001743	5/19/2009	- (A)	- (A)
	34 YELLOWCOTE ROAD			\$732,806.98 (S)	- (S)
	OYSTER BAY, NY 11771			- (P)	- (P)
				- (U)	\$732,806.98 (U)
				\$732,806.98 (T)	\$732,806.98 (T)

(A) – ADMINISTRATIVE (S) – SECURED (P) – PRIORITY (U) – UNSECURED (T) – TOTAL CLAIMED
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<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
145	QUAST, LANI	7001702	5/18/2009	- (A)	- (A)
	694 BRYAN STREET			\$781,527.79 (S)	- (S)
	ELMHURST, IL 60126			- (P)	- (P)
				- (U)	\$781,527.79 (U)
				\$781,527.79 (T)	\$781,527.79 (T)
146	REEF, ALAN	7001854	5/21/2009	- (A)	- (A)
	53 CREST DRIVE			\$424,962.83 (S)	- (S)
	SOUTH ORANGE, NJ 07079			- (P)	- (P)
				- (U)	\$424,962.83 (U)
				\$424,962.83 (T)	\$424,962.83 (T)
147	REITZEL, EDWARD	7001664	5/18/2009	- (A)	- (A)
	202 HERITAGE COURT			\$1,437,698.19 (S)	- (S)
	LITTLE SILVER, NJ 07739			- (P)	- (P)
				- (U)	\$1,437,698.19 (U)
				\$1,437,698.19 (T)	\$1,437,698.19 (T)
148	RENEHAN, DANIEL	7001661	5/18/2009	- (A)	- (A)
	34 VALLEY DRIVE			\$1,006,894.00 (S)	- (S)
	HUNTINGTON, NY 11743			- (P)	- (P)
				- (U)	\$1,006,894.00 (U)
				\$1,006,894.00 (T)	\$1,006,894.00 (T)
149	ROBSON, THOMAS	7001668	5/18/2009	- (A)	- (A)
	201 NEW ST.			\$2,748,034.65 (S)	- (S)
	BEAUFORT, SC 29902			- (P)	- (P)
				- (U)	\$2,748,034.65 (U)
				\$2,748,034.65 (T)	\$2,748,034.65 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
150	ROOSEVELT, THEODORE IV	7001977	5/24/2009	- (A)	- (A)
	1 PIERREPONT STREET			\$1,208,399.28 (S)	- (S)
	BROOKLYN, NY 11201			- (P)	- (P)
				- (U)	\$1,208,399.28 (U)
				\$1,208,399.28 (T)	\$1,208,399.28 (T)
151	ROPER, JAMES	7001933	5/22/2009	- (A)	- (A)
	21 BLACKPOINT HORSESHOE			\$805,594.08 (S)	- (S)
	RUMSON, NJ 07760			- (P)	- (P)
				- (U)	\$805,594.08 (U)
				\$805,594.08 (T)	\$805,594.08 (T)
152	ROSENBERG, NANETTE	7001670	5/18/2009	- (A)	- (A)
	904 COBB ROAD WEST			\$2,197,980.00 (S)	- (S)
	WATER MILL, NY 11976			- (P)	- (P)
				- (U)	\$2,197,980.00 (U)
				\$2,197,980.00 (T)	\$2,197,980.00 (T)
153	SACCO, GREGORY	7001671	5/18/2009	- (A)	- (A)
	29 BELLEVUE AVENUE			\$574,191.56 (S)	- (S)
	RUMSON, NJ 07760			- (P)	- (P)
				- (U)	\$574,191.56 (U)
				\$574,191.56 (T)	\$574,191.56 (T)
154	SAMRA, VICTOR JR.	7001856	5/21/2009	- (A)	- (A)
	25 CROW'S NEST ROAD			\$1,074,048.66 (S)	- (S)
	BRONXVILLE, NY 10708			- (P)	- (P)
				- (U)	\$1,074,048.66 (U)
				\$1,074,048.66 (T)	\$1,074,048.66 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
155	SAVARESE, LAWRENCE JR.	7001673	5/18/2009	- (A)	- (A)
	3800 NE 30TH AVENUE			\$457,136.74 (S)	- (S)
	LIGHTHOUSE POINT, FL 33064			- (P)	- (P)
				- (U)	\$457,136.74 (U)
				\$457,136.74 (T)	\$457,136.74 (T)
156	SCANLON, JOSEPH JR.	7001744	5/19/2009	- (A)	- (A)
	262 HARBOR DRIVE			\$465,793.45 (S)	- (S)
	STAMFORD, CT 06902			- (P)	- (P)
				- (U)	\$465,793.45 (U)
				\$465,793.45 (T)	\$465,793.45 (T)
157	SCARAGGI, FRANK	7001857	5/21/2009	- (A)	- (A)
	27 CORNELL WAY			\$1,208,399.28 (S)	- (S)
	MONTCLAIR, NJ 07043			- (P)	- (P)
				- (U)	\$1,208,399.28 (U)
				\$1,208,399.28 (T)	\$1,208,399.28 (T)
158	SCHAEFER, GARY	7001858	5/21/2009	- (A)	- (A)
	2128 HIDDEN CREEK CT			\$1,932,389.52 (S)	- (S)
	LISLE, IL 60532			- (P)	- (P)
				- (U)	\$1,932,389.52 (U)
				\$1,932,389.52 (T)	\$1,932,389.52 (T)
159	SCHIFFER, CRAIG	7001979	5/24/2009	- (A)	- (A)
	40 BEEKMAN TERRACE			\$803,008.99 (S)	- (S)
	SUMMIT, NJ 07901			- (P)	- (P)
				- (U)	\$803,008.99 (U)
				\$803,008.99 (T)	\$803,008.99 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
160	SCHOENTHAL, DAVID	7001934	5/22/2009	- (A)	- (A)
	1125 PARK AVE			\$1,674,079.91 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$1,674,079.91 (U)
				\$1,674,079.91 (T)	\$1,674,079.91 (T)
161	SCHULSINGER, JEFFREY	7001674	5/18/2009	- (A)	- (A)
	3400 S. OCEAN BLVD, APT PHC			\$834,616.89 (S)	- (S)
	HIGHLAND BEACH, FL 33487			- (P)	- (P)
				- (U)	\$834,616.89 (U)
				\$834,616.89 (T)	\$834,616.89 (T)
162	SHAFIROFF, MARTIN	7001676	5/18/2009	- (A)	- (A)
	635 PARK AVENUE			\$801,391.29 (S)	- (S)
	NEW YORK, NY 10065			- (P)	- (P)
				- (U)	\$801,391.29 (U)
				\$801,391.29 (T)	\$801,391.29 (T)
163	SHAFTEL, MEL	7001678	5/18/2009	- (A)	- (A)
	211 CENTRAL PARK WEST 15 G			\$943,398.98 (S)	- (S)
	NEW YORK, NY 10024			- (P)	- (P)
				- (U)	\$943,398.98 (U)
				\$943,398.98 (T)	\$943,398.98 (T)
164	SHAPIRO, ROBERT	7001679	5/18/2009	- (A)	- (A)
	240 RIVERSIDE BVLD.			\$1,573,198.43 (S)	- (S)
	NEW YORK, NY 10069			- (P)	- (P)
				- (U)	\$1,573,198.43 (U)
				\$1,573,198.43 (T)	\$1,573,198.43 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	Name / Address of Claimant	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
				CAFFED CLAIM AMOUNT	CLAIM AS MODIFIED
165	SHEAN, ANNE	7001680	5/18/2009	- (A)	- (A)
	1192 PARK AVENUE			\$2,129,050.00 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$2,129,050.00 (U)
				\$2,129,050.00 (T)	\$2,129,050.00 (T)
166	SHEINBERG, GEORGE	7001793	5/20/2009	- (A)	- (A)
	226 BD. ST. GERMAIN			\$733,237.23 (S)	- (S)
	PARIS 75007			- (P)	- (P)
	FRANCE			- (U)	\$733,237.23 (U)
				\$733,237.23 (T)	\$733,237.23 (T)
167	SHORR, DAVID	7002068	5/27/2009	- (A)	- (A)
	1035 PARK AVENUE			\$637,675.44 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
	,			- (U)	\$637,675.44 (U)
				\$637,675.44 (T)	\$637,675.44 (T)
168	SHUTZER, WILLIAM	7001684	5/18/2009	- (A)	- (A)
	520 EAST 86TH STREET			\$2,165,845.63 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$2,165,845.63 (U)
				\$2,165,845.63 (T)	\$2,165,845.63 (T)
169	SIMMONS, HARDWICK	7001686	5/18/2009	- (A)	- (A)
	83 HAMMETT'S COVE ROAD			\$1,485,056.68 (S)	- (S)
	MARION, MA 02738			- (P)	- (P)
				- (U)	\$1,485,056.68 (U)
				\$1,485,056.68 (T)	\$1,485,056.68 (T)

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	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
170	SIMONINI, JULIUS	7001688	5/18/2009	- (A)	- (A)
	514 BISCAYNE DRIVE			\$1,013,258.96 (S)	- (S)
	SAN RAFAEL, CA 94108			- (P)	- (P)
				- (U)	\$1,013,258.96 (U)
				\$1,013,258.96 (T)	\$1,013,258.96 (T)
171	SINAI, ALLEN	7002023	5/26/2009	- (A)	- (A)
	16 HOLMES ROAD			\$618,173.96 (S)	- (S)
	LEXINGTON, MA 02420			- (P)	- (P)
				- (U)	\$618,173.96 (U)
				\$618,173.96 (T)	\$618,173.96 (T)
172	SLIFER, STEPHEN	7001689	5/18/2009	- (A)	- (A)
	75 DELAHOW STREET			\$613,904.25 (S)	- (S)
	CHARLESTON, SC 29492			- (P)	- (P)
				- (U)	\$613,904.25 (U)
				\$613,904.25 (T)	\$613,904.25 (T)
173	SOBOTKA, DAVID	7001690	5/18/2009	- (A)	- (A)
	34 W. 10TH STREET			\$571,660.64 (S)	- (S)
	NEW YORK, NY 10011			- (P)	- (P)
				- (U)	\$571,660.64 (U)
				\$571,660.64 (T)	\$571,660.64 (T)
174	SPAR, WARREN	7001691	5/18/2009	- (A)	- (A)
	SPARRING PARTNERS CAPITAL			\$802,475.70 (S)	- (S)
	420 LEXINGTON AVENUE			- (P)	- (P)
	SUITE 2458			- (U)	\$802,475.70 (U)
	NEW YORK, NY 10170			\$802,475.70 (T)	\$802,475.70 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
175	SPIEGEL, STEVEN	7001859	5/21/2009	- (A)	- (A)
	20-22 NEW PRESTON HILL ROAD			\$793,970.25 (S)	- (S)
	NEW MILFORD, CT 06676			- (P)	- (P)
				- (U)	\$793,970.25 (U)
				\$793,970.25 (T)	\$793,970.25 (T)
176	STERN, JAMES	7001749	5/19/2009	- (A)	- (A)
	38 TAYLOR LANE			\$1,528,899.79 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$1,528,899.79 (U)
				\$1,528,899.79 (T)	\$1,528,899.79 (T)
177	STERN, JAMES	7001750	5/19/2009	- (A)	- (A)
	38 TAYLOR LANE			\$2,115,865.71 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$2,115,865.71 (U)
				\$2,115,865.71 (T)	\$2,115,865.71 (T)
178	STRUBLE, RAYMOND	7001695	5/18/2009	- (A)	- (A)
	18 SE 10TH AVENUE			\$977,477.50 (S)	- (S)
	FT. LAUDERDALE, FL 33301			- (P)	- (P)
				- (U)	\$977,477.50 (U)
				\$977,477.50 (T)	\$977,477.50 (T)
179	TOBIN, PAUL	7001697	5/18/2009	- (A)	- (A)
	20 E. CEDAR ST., 4E			\$1,208,399.28 (S)	- (S)
	CHICAGO, IL 60611			- (P)	- (P)
				- (U)	\$1,208,399.28 (U)
				\$1,208,399.28 (T)	\$1,208,399.28 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
180	TOPOL, CLIFFORD	7001863	5/21/2009	- (A)	- (A)
	92 MUCHMORE ROAD			\$1,619,950.65 (S)	- (S)
	HARRISON, NY 10528			- (P)	- (P)
				- (U)	\$1,619,950.65 (U)
				\$1,619,950.65 (T)	\$1,619,950.65 (T)
181	TROY, AUSTIN	7001699	5/18/2009	- (A)	- (A)
	7 STARGRASS RETREAT			\$1,050,496.37 (S)	- (S)
	SAVANNAH, GA 31411			- (P)	- (P)
				- (U)	\$1,050,496.37 (U)
				\$1,050,496.37 (T)	\$1,050,496.37 (T)
182	TUCKER, THOMAS	7001700	5/18/2009	- (A)	- (A)
	303 BAY AVENUE			\$1,395,598.96 (S)	- (S)
	HALESITE, NY 11743			- (P)	- (P)
				- (U)	\$1,395,598.96 (U)
				\$1,395,598.96 (T)	\$1,395,598.96 (T)
183	URCIUOLI, CARMINE	7001751	5/19/2009	- (A)	- (A)
	34 NORTHERN DRIVE			\$644,470.12 (S)	- (S)
	SHORT HILLS, NJ 07078			- (P)	- (P)
				- (U)	\$644,470.12 (U)
				\$644,470.12 (T)	\$644,470.12 (T)
184	VANDENBOSSCHE, PAMELA	7001935	5/22/2009	- (A)	- (A)
	C/O MARGOT VANDENBOSSCHE,			\$664,349.47 (S)	- (S)
	POA, 135 W. 10TH ST., APT 9			- (P)	- (P)
	NEW YORK, NY 10014			- (U)	\$664,349.47 (U)
				\$664,349.47 (T)	\$664,349.47 (T)

<sup>\*</sup> The amount listed in the "Capped Claim Amount" column is the capped amount of your claim as reflected in the Court's Secured and Priority Claims Reserve Order or Unsecured Claims Reserve Order as applicable.

	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
185	VIERING, DONALD	7001864	5/21/2009	- (A)	- (A)
100	620 SUMMER PL	, , , , , , , , , , , , , , , , , , , ,	0,21,200	\$777,512.05 (S)	- (S)
	PONTE VEDRA, FL 32082			- (P)	- (P)
	,			- (U)	\$777,512.05 (U)
				\$777,512.05 (T)	\$777,512.05 (T)
186	VINCENT, RICHARD	7001752	5/19/2009	- (A)	- (A)
	2229 AQUETONG ROAD			\$750,219.36 (S)	- (S)
	NEW HOPE, PA 18938			- (P)	- (P)
				- (U)	\$750,219.36 (U)
				\$750,219.36 (T)	\$750,219.36 (T)
187	VIRANY, STEVEN	7001753	5/19/2009	- (A)	- (A)
	24 VANDERBILT DRIVE			\$552,446.56 (S)	- (S)
	LIVINGSTON, NJ 07039			- (P)	- (P)
				- (U)	\$552,446.56 (U)
				\$552,446.56 (T)	\$552,446.56 (T)
188	VLACH, ROGER	7002069	5/27/2009	- (A)	- (A)
	690 N.W. BROKEN ARROW RD			\$473,118.93 (S)	- (S)
	BEND, OR 97701			- (P)	- (P)
				- (U)	\$473,118.93 (U)
				\$473,118.93 (T)	\$473,118.93 (T)
189	VOELKER, EDWARD	7001754	5/19/2009	- (A)	- (A)
	1216 HAWTHORNE COURT			\$1,301,204.73 (S)	- (S)
	HINSDALE, IL 60521			- (P)	- (P)
				- (U)	\$1,301,204.73 (U)
				\$1,301,204.73 (T)	\$1,301,204.73 (T)

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	NAME / ADDRESS OF CLAIMANT	CLAIM No.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
190	WAIT, JARETT	7001756	5/19/2009	- (A)	- (A)
	40 EAST 73RD STREET			\$713,145.57 (S)	- (S)
	NEW YORK, NY 10021			- (P)	- (P)
				- (U)	\$713,145.57 (U)
				\$713,145.57 (T)	\$713,145.57 (T)
191	WALTHER, GARY	7001758	5/19/2009	- (A)	- (A)
	269 LOCUST ROAD			\$408,396.00 (S)	- (S)
	WINNETKA, IL 60093			- (P)	- (P)
				- (U)	\$408,396.00 (U)
				\$408,396.00 (T)	\$408,396.00 (T)
192	WASHKOWITZ, ALAN	7001759	5/19/2009	- (A)	- (A)
	10 GRACIE SQUARE			\$1,294,721.70 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$1,294,721.70 (U)
				\$1,294,721.70 (T)	\$1,294,721.70 (T)
193	WASHKOWITZ, ALAN	7001760	5/19/2009	- (A)	- (A)
	10 GRACIE SQUARE			\$425,844.00 (S)	- (S)
	NEW YORK, NY 10028			- (P)	- (P)
				- (U)	\$425,844.00 (U)
				\$425,844.00 (T)	\$425,844.00 (T)
194	WESTON, GERALD	7001762	5/19/2009	- (A)	- (A)
	249 MEADOWBROOK ROAD			\$993,174.53 (S)	- (S)
	WYCKOFF, NJ 07481			- (P)	- (P)
				- (U)	\$993,174.53 (U)
				\$993,174.53 (T)	\$993,174.53 (T)

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	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
105					
195	WILLIAMSON, JOHN JR.	7001937	5/22/2009	- (A)	- (A)
	5 KANES LANE			\$589,952.63 (S)	- (S)
	HUNTINGTON, NY 11743			- (P)	- (P)
				- (U)	\$589,952.63 (U)
				\$589,952.63 (T)	\$589,952.63 (T)
196	WILSON, JOHN	7001764	5/19/2009	- (A)	- (A)
	24 HANSON ROAD			\$1,078,049.06 (S)	- (S)
	DARIEN, CT 06820			- (P)	- (P)
				- (U)	\$1,078,049.06 (U)
				\$1,078,049.06 (T)	\$1,078,049.06 (T)
197	WINCHESTER, DAVID	7001938	5/22/2009	- (A)	- (A)
	47 LAKESIDE LANE			\$613,373.96 (S)	- (S)
	KEY LARGO, FL 33037			- (P)	- (P)
	,			- (U)	\$613,373.96 (U)
				\$613,373.96 (T)	\$613,373.96 (T)
198	WOLITZER, STEVEN	7001765	5/19/2009	- (A)	- (A)
	1185 PARK AVE, 6A			\$2,172,236.60 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$2,172,236.60 (U)
				\$2,172,236.60 (T)	\$2,172,236.60 (T)
199	WYNN, BARRY	7001768	5/19/2009	- (A)	- (A)
	138 TURNBERRY DRIVE			\$765,673.02 (S)	- (S)
	SPARTANSBURG, SC 29306			- (P)	- (P)
	,			- (U)	\$765,673.02 (U)
				\$765,673.02 (T)	\$765,673.02 (T)

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	NAME / ADDRESS OF CLAIMANT	CLAIM NO.	DATE FILED	CAPPED CLAIM AMOUNT *	CLAIM AS MODIFIED
200	ZIPP, BRIAN	7001771	5/19/2009	- (A)	- (A)
	131 EAST 92ND STREET			\$1,016,729.65 (S)	- (S)
	NEW YORK, NY 10128			- (P)	- (P)
				- (U)	\$1,016,729.65 (U)
				\$1,016,729.65 (T)	\$1,016,729.65 (T)

(A) – Administrative $(S)$ – Secured $(P)$ – Priority $(U)$ – Unsecured $(T)$ – Total Claimed	(A) – ADMINISTRATIVE	(S) – SECURED		(U) – UNSECURED		
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