

Michael A. Condyles (VA 27807)
 Peter J. Barrett (VA 46179)
 Jeremy S. Williams (VA 77469)
 Adolyn C. Wyatt (VA 97746)
KUTAK ROCK LLP
 1021 East Cary Street, Suite 810
 Richmond, Virginia 23219-4071
 Telephone: (804) 644-1700
 Facsimile: (804) 783-6192

Counsel to the Reorganized Debtor

**IN THE UNITED STATES BANKRUPTCY COURT
 FOR THE EASTERN DISTRICT OF VIRGINIA
 RICHMOND DIVISION**

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)))))
In re:					Chapter 11
PIER 1 IMPORTS, INC., <i>et al.</i> , ¹					Case No. 20-30805 (KRH)
Reorganized Debtors.					(Jointly Administered)

FINAL DECREE IN THE CHAPTER 11 CASE OF PIER 1 IMPORTS, INC.

Upon the motion (the “Motion”)² of the Pier 1 Imports, Inc. (collectively, the “Reorganized Debtor”), by counsel, for entry of a final decree, pursuant to sections 105 and 350 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (as amended, the “Bankruptcy Code”) and Rule 3022 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), closing the bankruptcy case of Pier 1 Imports, Inc. [Case No. 20-30805] (“Pier 1”), the Court finds that: (i) the estate of Pier 1 has been fully administered; (ii) it has jurisdiction over the matters raised in the Motion pursuant to 28 U.S.C. § 1334(b); (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); (iv) the relief requested in the Motion is in the best interest of

¹ The debtors in these chapter 11 cases, Pier 1 Imports, Inc. and its debtor affiliates (the “Debtors”) along with the last four digits of each Debtor’s federal tax identification number, are set forth in the *Order (I) Directing Joint Administration of Chapter 11 Cases and (II) Granting Related Relief* [Docket No. 76]. The location of the Debtors’ service address is P.O. Box 60818, Fort Worth, TX 76115.

² Capitalized terms not otherwise defined herein shall have the meanings set forth in the Motion.

the Debtors, their estates and their creditors; (v) the Reorganized Debtor has made adequate provision for the payment of all required classes under the Plan and upon making any final distribution, will have fully satisfied all classes under the Plan; (vi) proper and adequate notice of the Motion and the hearing thereon has been given and no other or further notice is necessary; and (vii) upon the record herein, after due deliberation thereon, good and sufficient cause exists for the granting of the relief set forth herein, it is hereby ORDERED, ADJUDGED and DECREED that:

1. The Motion is granted.
2. Pursuant to sections 105(a) and 350(a), the chapter 11 case of Pier 1 shall be and hereby is closed effective as of the date of the entry of this final decree.
3. The Clerk of the Court shall enter this final decree and thereafter the docket for Pier 1 shall be marked as “Closed.”
4. This final decree is without prejudice to any party’s rights to re-open the case of Pier 1.
5. The employment of Epiq Corporate Restructuring, LLC as claims and noticing agent (in such capacity, the “Agent”) in these chapter 11 cases is terminated as of the date of this Final Decree. The Agent is thereby released and discharged as the claims and noticing agent and shall bear not further responsibility in these chapter 11 cases, except that the Agent (a) provide to the Court the final version of the claims registers as of the date immediately before the close of the chapter 11 cases, (b) forward to the Clerk of the Court an electronic version of all imaged claims, (c) upload the creditor mailing list into CM/ECF; and (d) docket a final claims register. The Agent may reduce the public case administration website to a static homepage, and in its discretion, may opt to deactivate the website altogether. The Agent shall keep electronic copies of all records until

one (1) year (after which time the Agent may, but is not required to, destroy such records), and the Agent need not keep paper copies of such records. The Agent may destroy (a) all excess copies of notices, pleadings, plan solicitation documents, customized envelopes, and other printed materials, and (b) all undeliverable and/or returned mail not previously destroyed. The Agent shall be compensated by the Debtors' estates for the performance of services required hereunder in accordance with the terms of its retention order.

6. Notwithstanding the foregoing, nothing contained herein shall alter the right of the Reorganized Debtor to employ the Agent for the purpose of making any additional distributions required to be made under the Plan.

7. Any claimant which was previously sent a distribution, but which entity did not cash such distribution for a period in excess of six months, shall be deemed to have waived all rights to receive any further distributions under the Plan.

8. The claimants set forth on Exhibit B to the Motion are deemed to have waived their right to any distribution under the Plan to the extent they fail to provide the Reorganized Debtor with the required tax forms prior to the date this Order becomes final and non-appealable.

9. Upon issuance of the final distribution, and excluding with respect to those parties set forth in paragraph 7 above, any checks which are not cashed or otherwise claimed within 90 days of such distribution, shall be deemed unclaimed property under 11 U.S.C. § 347 and the Plan, and the Reorganized Debtor, after accounting for any additional costs necessary to wind down the Reorganized Debtor, shall donate such proceeds to any charity which is qualified as tax-exempt under section 501(c)(3) of the Internal Revenue Code.

10. No sales taxes or other related obligations are due and owing to any taxing authority and any such claims against the Debtors, the Reorganized Debtors, any officers, directors or responsible persons of the Debtors or Reorganized Debtors shall be deemed satisfied in full.

11. No franchise taxes are due and owing to the Delaware Division of Corporations and Delaware and any related political subdivisions shall accept any subsequently filed dissolution and/or termination requests for the Debtors, without further condition.

12. The Plan Administrator is authorized to distribute \$175,000 to himself, \$125,000 for each of his two remaining consultants and \$20,000 each for each of the two accountants, as additional retention compensation, in addition to such other amounts as may be due and owing to such individuals under the applicable employment agreements.

13. For the purposes of calculating quarterly fees payable to the Office of the United States Trustee for the Eastern District of Virginia in accordance with 28 U.S.C. § 1930(a)(6), all disbursements made by the Reorganized Debtor, on behalf of the Debtors, up to the date of entry of this Final Decree will be included in the calculation, and Reorganized Debtor shall pay these amounts, if any, promptly. The Reorganized Debtors shall provide the United States Trustee documentation regarding such disbursements as the United States Trustee may reasonably request. No disbursements made by the Reorganized Debtor after the date of entry of this Final Decree will be included in subsequent calculations, and no minimum quarterly fees will be payable in respect to the Debtors for periods after entry of this Final Decree.

14. The Reorganized Debtor is authorized to take all actions necessary to effectuate the relief granted pursuant to this Final Decree in accordance with the Motion.

15. The terms and conditions of this final decree shall be immediately effective and enforceable upon its entry.

16. The requirement under Local Bankruptcy Rule 9013-1(G) to file a memorandum of law in connection with the Motion is hereby waived.

17. Notice of the Motion satisfies the requirements of the Bankruptcy Rules and the Local Bankruptcy Rules and is sufficient in all respects.

18. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation of this final decree.

Date: Jan 21 2025
Richmond, Virginia

/s/ Kevin R Huennekens
UNITED STATES BANKRUPTCY JUDGE

Entered On Docket: Jan 21 2025

WE ASK FOR THIS:

/s/ Jeremy S. Williams
Michael A. Condyles (VA 27807)
Peter J. Barrett (VA 46179)
Jeremy S. Williams (VA 77469)
Adolyn C. Wyatt (VA 97746)
KUTAK ROCK LLP
1021 East Cary Street, Suite 810
Richmond, Virginia 23219
Telephone: (804) 644-1700
Facsimile: (804) 783-6192

Counsel to the Reorganized Debtors

SEEN:

/s/ Kathryn Montgomery
Kathryn R. Montgomery
Office of the U.S. Trustee
701 East Broad Street
Suite 4304
Richmond, Virginia 23219
Assistant United States Trustee

**CERTIFICATION OF ENDORSEMENT
UNDER LOCAL BANKRUPTCY RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Jeremy S. Williams

In re:
Pier 1 Imports, Inc.
Debtor

Case No. 20-30805-KRH
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0422-7
Date Rcvd: Jan 25, 2025

User: LilianPal
Form ID: pdford9

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Total Noticed: 1

The following symbols are used throughout this certificate:

Symbol Definition

+ Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jan 26, 2025:

NONE

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Recip ID	Notice Type: Email Address	Date/Time	Recipient Name and Address
smg	+ Email/Text: ustpreion04.rh.ecf@usdoj.gov	Jan 25 2025 08:04:00	UST smg Richmond, Office of the U. S. Trustee, 701 East Broad St., Suite 4304, Richmond, VA 23219-1849

TOTAL: 1

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jan 26, 2025

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on January 21, 2025 at the address(es) listed below:

Name	Email Address
Abigail R. Ryan	on behalf of Interested Party The State of Texas abigail.ryan@oag.texas.gov
Adolyn Clark Wyatt	on behalf of Debtor Pier 1 Imports Inc. adolyn.wyatt@kutakrock.com, amanda.nugent@kutakrock.com;jeremy.williams@kutakrock.com
Alan Craig Hochheiser	on behalf of Creditor AmTrust North America Inc. on behalf of Wesco Insurance Company ahochheiser@mauricewutscher.com
Alexander McDonald Laughlin	on behalf of Consultant Gordon Brothers Retail Partners LLC alex.laughlin@ofplaw.com, marse.hammond@ofplaw.com

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Anthony B. Stumbo

on behalf of Counsultant Gordon Brothers Retail Partners LLC astumbo@riemerlaw.com

B. Webb King

on behalf of U.S. Trustee Matthew W. Cheney webb.king@usdoj.gov

Bruce W. White

on behalf of Creditor Willie Foster gailwhite28@gmail.com
brucewwhite@gmail.com;brucebwhite@gmail.com;r43784@notify.bestcase.com;gailbwhite54@gmail.com

Byron Z. Moldo

on behalf of Interested Party Clovis 1 LLC bmoldo@ecjlaw.com, amatsuoka@ecjlaw.com

Caleb Thomas Holzaepfel

on behalf of Creditor Safety National Casualty Corporation caleb.holzaepfel@huschblackwell.com
serena.hill@huschblackwell.com;caleb-holzaepfel-9767@ecf.pacerpro.com

Cameron Reynolds Argetsinger

on behalf of Creditor Realty Income Corporation cargetsinger@andersonkill.com KDWBankruptcyDepartment@kelleydrye.com

Catherine Lemaster

on behalf of Creditor TN Dept of Revenue catherine.mullins@dss.virginia.gov bankruptcy@dss.virginia.gov

Christopher A. Jones

on behalf of Creditor Wilmington Savings Fund Society FSB, Term Loan Agent cajones@whitefordlaw.com,
clano@whitefordlaw.com,dchaney@whitefordlaw.com

Christopher A. Jones

on behalf of Creditor Ad Hoc Term Lender Group cajones@whitefordlaw.com
clano@whitefordlaw.com,dchaney@whitefordlaw.com

Christopher Andrew Tribolet

on behalf of Creditor Recoupex (GmbH) on behalf of Sharma International ctribolet@peacockpipe.com

Christopher Barrett Bowman

on behalf of Creditor JBGR/Stanford Frederick L.L.C. and Frankel Market Square LLC cbowman@milesstockbridge.com,
kristy@bregmanlaw.com

Christopher L. Perkins

on behalf of Creditor GDI Aventura Development LLC cperkins@eckertseamans.com

Christopher Mark Winslow

on behalf of Creditor Olga Podeszwa chris@chriswinslow.com
bankruptcy@wmmlegal.com;r44317@notify.bestcase.com;winslowbk@gmail.com;adrienne@wmmlegal.com

Christopher Mark Winslow

on behalf of Creditor Frank Podeszwa chris@chriswinslow.com
bankruptcy@wmmlegal.com;r44317@notify.bestcase.com;winslowbk@gmail.com;adrienne@wmmlegal.com

Christopher S. Murphy

on behalf of Creditor Texas Comptroller of Public Accounts bk-cmurphy@oag.texas.gov sherri.simpson@oag.texas.gov

Craig Jonathan Karger

on behalf of Creditor Bay Plaza Community Center LLC ckarger@eismanlevine.com

Dana Marie Andreoli

on behalf of Creditor Krieger Properties dandreoli@steyerlaw.com

Daniel M. Press

on behalf of Creditor Traer Creek-EXWMT LLC dpress@chung-press.com, pressdm@gmail.com

David Lloyd Honadle

on behalf of Creditor Stafford County Treasurer lramos@staffordcountyva.gov
jrobinson@staffordcountyva.gov;mbonney@staffordcountyva.gov;dhonadle@staffordcountyva.gov

David M. S. Shaiken

on behalf of Creditor Westerly Associates LLC david@shipmanlawct.com

David W. Baddley

on behalf of Interested Party U.S. Securities and Exchange Commission baddleyd@sec.gov

David W. Reimann

on behalf of Creditor Redlands Joint Venture LLC dreimann@reimannlawgroup.com

Deanne R. Stodden

on behalf of Creditor Liberty Wilshire Plaza II LP dstodden@Messner.com

Dennis D. Miller

on behalf of Creditor Folsom Broadstone Inc. dmiller@lubinolson.com, cmontoya@lubinolson.com

Diana Lyn Curtis Shutzer

on behalf of Creditor Microsoft Corporation dshutzer@foxrothschild.com arcdocketing@foxrothschild.com

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Douglas M. Foley on behalf of Creditor Retail Funding (P1) LLC dmfoley@kaufcan.com, nabruce@kaufcan.com

Douglas M. Foley on behalf of Creditor Oaktree Value Opportunities Fund L.P. dmfoley@kaufcan.com, nabruce@kaufcan.com

Dylan G. Trache on behalf of Creditor IA Matthews Sycamore LLC dylan.trache@nelsonmullins.com
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor S.A.Development Company LP dylan.trache@nelsonmullins.com,
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor AVR CPC Associates LLC dylan.trache@nelsonmullins.com,
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor C & B Realty #2 LLC dylan.trache@nelsonmullins.com
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor IVT River Oak Valencia LLC dylan.trache@nelsonmullins.com
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor IVT Renaissance Center Durham I LLC dylan.trache@nelsonmullins.com
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor IVT Shops at Galleria Bee Cave LLC dylan.trache@nelsonmullins.com
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor Milrock Inc. dylan.trache@nelsonmullins.com,
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Dylan G. Trache on behalf of Creditor Winter Haven Citi Centre LLC dylan.trache@nelsonmullins.com,
linnea.hann@nelsonmullins.com;alexandria.tracy@nelsonmullins.com;mari.cooper@nelsonmullins.com

Edward Lee Schnitzer on behalf of Creditor Evergreen Shipping Agency (America) Corp. eschnitzer@mmwr.com
Edward-schnitzer-0033@ecf.pacerpro.com

Emily Margaret Hahn on behalf of Creditor Collin County Tax Assessor/Collector ehahn@Abernathy-law.com

Erika L. Morabito on behalf of Creditor Committee Official Committee of Unsecured Creditors erikamorabito@quinnemanuel.com

Gary Michael Murphree on behalf of Creditor Commerce Limited Partnership #9305 a Pennsylvania limited partnership gmm@amlaw-Miami.com,
mramirez@amlaw-miami.com

Gerald P. Kennedy, ` on behalf of Creditor Sunbelt Investment Holdings Inc. gerald.kennedy@procopio.com kristina.terlaga@procopio.com

H. Elizabeth Weller on behalf of Creditor Smith county. Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

H. Elizabeth Weller on behalf of Creditor Dallas County Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

H. Elizabeth Weller on behalf of Creditor Tarrant County Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

H. Elizabeth Weller on behalf of Creditor Gregg County Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

H. Elizabeth Weller on behalf of Creditor Tom Green CAD Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

H. Elizabeth Weller on behalf of Creditor Rockwall CAD Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

H. Elizabeth Weller on behalf of Creditor City of Frisco Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

H. Elizabeth Weller on behalf of Creditor Lewisville ISD Dallas.Bankruptcy@publicans.com Dora.Casiano-Perez@lgbs.com

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Ian S. Landsberg
on behalf of Interested Party Fariba Kavian Co-Trustee ilandsberg@sklarkirsh.com

Ian S. Landsberg
on behalf of Interested Party Ashraf Kavian Co-Trustee ilandsberg@sklarkirsh.com

J. David Folds
on behalf of Creditor G&I IX Valley Bend Property LLC dfolds@bakerdonelson.com, sparson@bakerdonelson.com

J. David Folds
on behalf of Creditor Enro Realty Company dfolds@bakerdonelson.com sparson@bakerdonelson.com

J. Ellsworth Summers, Jr.
on behalf of Creditor Comenity Capital Bank esummers@burr.com sguest@burr.com

J. Ellsworth Summers, Jr.
on behalf of Creditor GRI Foxchase LLC esummers@burr.com, sguest@burr.com

Jackson David Toof
on behalf of Interested Party PK II Tanasbourne Village LP jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party PK II EL CAMINO NORTH LP jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party KIR Batavia 051 LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party RioKim Montgomery LP jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party KIOP Meadowbrook L.P. jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Kimco Del Monte Plaza 1314 Inc. jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party KIR Tukwila L.P. jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Copperwood Village LP jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Festival of Hyannis LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party KIR Pasadena II LP jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Columbia Crossing I LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Holmdel Commons LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Burleson Gateway Station Limited Partnership jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Kimco Webster Square LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party Stafford Marketplace LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof
on behalf of Interested Party PK I Gresham Town Fair LLC jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

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on behalf of Interested Party KIR AUGUSTA II L.P. jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party 280 Metro Limited Partnership jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party CFH Realty III/Sunset Valley L.P. jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party C T Center S.C. LP jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party Fremont Retail Partners LP jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party Kimco Coral Springs 623 Inc. jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party Kimco Bayshore LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party KIR Temecula L.P. jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party New Creek II LLC jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party PL Millenia Plaza II LLC jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party The Price REIT Renaissance Partnership L.P. jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party Jantzen Beach Center 1767 LLC jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party Smithtown Venture Limited Liability Company jackson.toof@arentfox.com
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

Jackson David Toof

on behalf of Interested Party Santee Trolley Square 991 LP jackson.toof@arentfox.com,
jill.clough@arentfox.com;andrew.silfen@arentfox.com;beth.brownstein@arentfox.com

James Scott Krein

on behalf of Creditor BVA Spradlin LLC jsk@kreinlaw.com

Jason A. Starks

on behalf of Creditor Travis County bkecf@traviscountytexas.gov

Jeff P. Prostok

on behalf of Creditor Conti Edgecliff-Sias LLC jeff.prostok@vhh.law,
calendar@forsheyprostok.com;calendar_0573@ecf.courtdrive.com;khartogh@ecf.courtdrive.com;khartogh@forsheyprostok.com;
jprostok@ecf.forsheyprostok.com;forsheyprostokllp@jubileebk.net;jprostok@forsheyprostok.com

Jeffrey Kurtzman

on behalf of Creditor Fortjoy Development Co. kurtzman@kurtzmansteady.com

Jeffrey Kurtzman

on behalf of Creditor Oxford Valley Road Associates kurtzman@kurtzmansteady.com

Jeffrey Arnold Dito

on behalf of Creditor 8650 Villa La Jolla Inc. jdito@valinoti-dito.com

Jennifer L. Pruski

on behalf of Creditor DS Paso Crossing LLC pruskilaw@gmail.com

Jennifer L. Pruski

on behalf of Creditor TRC MM LLC pruskilaw@gmail.com

Jennifer Larkin Kneeland

on behalf of Creditor Liberty Wilshire Plaza II LP jkneeland@watttieder.com

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Jennifer Maria Kappel on behalf of Interested Party CR Mount Pleasant LLC jennifer.kappel@us.dlapiper.com, Jennifer-kappel-0591@ecf.pacerpro.com

Jennifer Maria Kappel on behalf of Creditor Lormax Stern Fairplain LLC jennifer.kappel@us.dlapiper.com Jennifer-kappel-0591@ecf.pacerpro.com

Jennifer Maria Kappel on behalf of Interested Party CR Hagerstown LLC jennifer.kappel@us.dlapiper.com Jennifer-kappel-0591@ecf.pacerpro.com

Jennifer McLain McLemore on behalf of Creditor Public Storage jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Charles River Bellingham II LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor ST Mall Owner LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Pine Tree LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor MLM Chino Property LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Starwood Retail Partners LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Preston Shepard Realty LP jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor KRG New Hill Place I LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor GVD Commercial Properties Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor NC-White Oak Main Shopping Center LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Starwood Retail Partners LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Market Square Shopping Center LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor I & G Direct Real Estate 5 LP jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor RLV Winchester Center LP jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor IRC Two Rivers Plaza L.L.C. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor EDENS jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Durango Mall LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Spirit Realty Capital Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore on behalf of Creditor Cole MT Daytona Beach FL LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

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Jennifer McLain McLemore
on behalf of Creditor C.E. John Company Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Metropolitan Life Insurance Company jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Brixmor Operating Partnership LP jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Weingarten Realty Investors jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Crosspoint Realty Services Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Deutsche Asset & Wealth Management jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor 5670 Savannah LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor KRG Cedar Hill Plaza LP jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Pine Tree Commercial Realty LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Vestar DRM-Opco LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor VEREIT MT Lady Lake FL LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor ARC Properties jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor ARC TMMONPA001 jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Barry Road 29-98 LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor ARC RGCHRNC001 jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor PGIM Real Estate jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Service Properties Trust jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor ARC PSFKFKY001 jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor KRG Indian River LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Weitzman Group jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor OTR as nominee for The State Teachers Retirement Board of Ohio jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

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Jennifer McLain McLemore

on behalf of Creditor Heitman LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Village at the Mall Holdings LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Smyrna Commons G.P. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor IRC Rivertree Court L.L.C. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor New Market Properties LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Brentwood Originals Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Heitman LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor KRG Port St. Lucie Landing LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor DDR Deer Park Town Center LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor BIT Holdings Sixty-Three Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor IREIT Branson Hills L.L.C. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Ridgeland Venture LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor IRC University Crossings L.L.C. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor UBS Realty Investors LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Cole MT West Covina CA LP jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor State Teachers Retirement Systems of Ohio jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Vestar Alderwood Parkway LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor MetLife Retail Asset Management jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor Real Sub LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor MCP VOA I & III LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore

on behalf of Creditor ST Mall Owner LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

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Jennifer McLain McLemore
on behalf of Creditor BIT Investment Twenty-Seven LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor VEREIT Real Estate L.P. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Hendersonville (Highlands) WMS LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor PBG Properties LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Crossroad Commons jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor IRC Ravinia Plaza L.L.C. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor VEREIT Operating Partnership L.P. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor ShopOne Centers REIT Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor UBS Realty Investors LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor WRI Trautmann L.P. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Movant Williams Mullen P.C. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Retail Properties of America Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor SunCor Development Company LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Urban Edge Properties L.P. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor JCC California Properties LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor IRC Mankato Heights L.L.C. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Weitzman jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor The Macerich Company jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Weingarten Nostat Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Services Properties Trust jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor CenterCal Properties LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

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Jennifer McLain McLemore
on behalf of Creditor Federal Realty Investment Trust jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Lynchburg (Wards Crossing) LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Acadia Realty Limited Partnership jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor BPG Properties LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor IRC Retail Centers LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Teton Lane LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Spirit Realty jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor River Hills Shops LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Agree Limited Partnership jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Ramco Spring Meadows LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor G&I IX Palm Valley Pavilions LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Folsom Broadstone Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Camino Real LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Public Storage Inc. jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor NPN Norwood One LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor 1935 West Gray LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Evergreen Shipping Agency (America) Corp. jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Green Oak Phase II Owner LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor ARC RGHCHRNC001 LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Bradley Fair Properties LLC jmclemore@williamsmullen.com
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

Jennifer McLain McLemore
on behalf of Creditor Northington Hamden Investors LLC jmclemore@williamsmullen.com,
avaughn@williamsmullen.com;sbeaulieu@williamsmullen.com

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Form ID: pdford9

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Jennifer McLain McLemore

on behalf of Creditor CPT Louisville I LLC jmclemore@williamsullen.com,
avaughn@williamsullen.com;sbeaulieu@williamsullen.com

Jennifer McLain McLemore

on behalf of Creditor IRC Deer Trace L.L.C. jmclemore@williamsullen.com,
avaughn@williamsullen.com;sbeaulieu@williamsullen.com

Jennifer McLain McLemore

on behalf of Creditor IRC Baytowne Square L.L.C. jmclemore@williamsullen.com,
avaughn@williamsullen.com;sbeaulieu@williamsullen.com

Jennifer McLain McLemore

on behalf of Creditor Mad River Development LLC jmclemore@williamsullen.com,
avaughn@williamsullen.com;sbeaulieu@williamsullen.com

Jeremy C. Kleinman

on behalf of Creditor Ridgeland Venture LLC jkleinman@fgllp.com, csucic@fgllp.com;csmith@fgllp.com

Jeremy S. Williams

on behalf of Plaintiff Pier 1 Imports (U.S.) Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Plaintiff Pier 1 Imports Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor Pier 1 Licensing Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor Pier 1 Assets Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor Pier 1 Imports (U.S.) Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor PIR Trading Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor Pier 1 Value Services LLC jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor Pier 1 Imports Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor Pier 1 Holdings Inc. jeremy.williams@kutakrock.com,
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

Jeremy S. Williams

on behalf of Debtor Pier 1 Services Company jeremy.williams@kutakrock.com
lynda.wood@kutakrock.com;Amanda.roberts@kutakrock.com;jeremy--williams-3047@ecf.pacerpro.com;adolyn.wyatt@kutacro
k.com

John M. Craig

on behalf of Creditor Salt River Project johncraig@aol.com russj4478@aol.com

John M. Craig

on behalf of Creditor Commonwealth Edison Company johncraig@aol.com russj4478@aol.com

John M. Craig

on behalf of Creditor Florida Power & Light Company johncraig@aol.com russj4478@aol.com

John M. Craig

on behalf of Creditor San Diego Gas and Electric Company johncraig@aol.com russj4478@aol.com

John M. Craig

on behalf of Creditor Ohio Edison Company johncraig@aol.com russj4478@aol.com

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John M. Craig on behalf of Creditor Rochester Gas & Electric Corporation johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Arizona Public Service Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor The Potomac Electric Power Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor American Electric Power johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor New York State Electric and Gas Corporation johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor West Penn Power Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Toledo Edison Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Virginia Electric and Power Company d/b/a Dominion Energy Virginia johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Orlando Utilities Commission johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Yankee Gas Services Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Orange and Rockland Utilities Inc. johnncraig@aol.com, russj4478@aol.com

John M. Craig on behalf of Creditor Delmarva Power & Light Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Georgia Power Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Atlantic City Electric Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor PECO Energy Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor NStar Electric Company Eastern Massachusetts johnncraig@aol.com, russj4478@aol.com

John M. Craig on behalf of Creditor Jersey Central Power & Light Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor The Cleveland Electric Illuminating Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Connecticut Light & Power Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor NStar Electric Company Western Massachusetts johnncraig@aol.com, russj4478@aol.com

John M. Craig on behalf of Creditor Potomac Edison Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Pennsylvania Electric Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Constellation NewEnergy Inc. johnncraig@aol.com, russj4478@aol.com

John M. Craig on behalf of Creditor Public Service Company of New Hampshire johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor Monongahela Power Company johnncraig@aol.com russj4478@aol.com

John M. Craig on behalf of Creditor AEP Energy Inc. johnncraig@aol.com, russj4478@aol.com

John M. Craig on behalf of Creditor Metropolitan Edison Company johnncraig@aol.com russj4478@aol.com

John M. Craig

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on behalf of Creditor Pennsylvania Power Company johncraig@aol.com russj4478@aol.com

John M. Craig

on behalf of Creditor Consolidated Edison Company of New York Inc. johncraig@aol.com, russj4478@aol.com

John Morgan Ryan, Jr

on behalf of Creditor Ocean Ranch II LLC jryan@ldrfirm.com, hgreer@ldrfirm.com;ryanjr40218@notify.bestcase.com

John Thomas Morris Whiteman

on behalf of Creditor Missouri department of revenue edvaecf@dor.mo.gov

Jonathan Baird Vivona

on behalf of Creditor Alpine Enterprises jvivona@vpbkllaw.com notices@vpbkllaw.com

Jonathan Baird Vivona

on behalf of Creditor AF Exports jvivona@vpbkllaw.com notices@vpbkllaw.com

Joseph D. Wilson

on behalf of Creditor National Retail Properties Inc. jwilson@kelleydrye.com,
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Benderson Development Company jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Madison Avenue Realities LLC jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Shopcore Properties LP jwilson@kelleydrye.com,
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor SITE Centers Cor jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Hines Global REIT Inc. jwilson@kelleydrye.com,
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Brookfield Property REIT Inc. jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Regency Centers L.P. jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Realty Income Corporation jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Teachers Insurance & Annuity Association of America jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor DLC Management Corp. jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph D. Wilson

on behalf of Creditor Philips International Holding Corp. jwilson@kelleydrye.com
MArevalo@KelleyDrye.com;kdwbankruptcydepartment@kelleydrye.com;mvicinanza@ecf.inforruptcy.com

Joseph H Baldiga

on behalf of Creditor CLPF Marketplace LLC jbaldiga@mirickoconnell.com

Joseph H. Lemkin

on behalf of Creditor Levin Management Corporation jlemkin@stark-stark.com

Joseph J. Haspel

on behalf of Creditor 120 Fulton LLC jhaspel@haspellaw.net

Joseph Peter Drennan

on behalf of Creditor Crown Equipment Corporation joseph@josephpeterdrennan.com

Joseph T. Liberatore

on behalf of Creditor Lisa Lavin jliberatore@ldrfirm.com hgreer@libdbl.com

Joshua David Stiff

on behalf of Creditor Albertina Export and Import Inc. jstiff@wtplaw.com eslate@wtplaw.com;dchaney@whitefordlaw.com

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Joshua David Stiff

on behalf of Creditor Princess Anne Properties Inc. jstiff@wtplaw.com, eslate@wtplaw.com;dchaney@whitefordlaw.com

Julia Manela

on behalf of Creditor McKay Investment Company LLC jmanela@wirlaw.com

Justin F. Paget

on behalf of Creditor BANK OF AMERICA N.A jpaget@huntonAK.com, tcanada@huntonAK.com

Karl A. Moses, Jr.

on behalf of Creditor Cynthia Scarsella kmoses@spottsfain.com
jwest@spottsfain.com;rchappell@spottsfain.com;tmoore@spottsfain.com;nmccullagh@spottsfain.com;eanderson@spottsfain.com
;churley@spottsfain.com

Karl A. Moses, Jr.

on behalf of Creditor Tabita Persaud kmoses@spottsfain.com
jwest@spottsfain.com;rchappell@spottsfain.com;tmoore@spottsfain.com;nmccullagh@spottsfain.com;eanderson@spottsfain.com
;churley@spottsfain.com

Kate P Foley

on behalf of Creditor CLPF Marketplace LLC kfoley@mirickoconnell.com

Kenneth L Baum

on behalf of Creditor Gabrellian Plaza Ridge LLC kbaum@kenbaumdebtsolutions.com

Kenneth N. Whitehurst, III

on behalf of U.S. Trustee Matthew W. Cheney kenneth.n.whitehurst@usdoj.gov

Kevin M Capuzzi

on behalf of Creditor PPG Shadow Real Estate LLC kcapuzzi@beneschlaw.com, debankruptcy@beneschlaw.com

Kevin M. Newman

on behalf of Creditor Ramco Spring Meadows LLC kneuman@barclaydamon.com
kmbnk@barclaydamon.com,kevin-newman-8809@ecf.pacerpro.com

Kevin M. Newman

on behalf of Creditor Rivercrest Realty Associates LLC kneuman@barclaydamon.com,
kmbnk@barclaydamon.com,kevin-newman-8809@ecf.pacerpro.com

Kevin M. Newman

on behalf of Creditor Inland Commercial Real Estate Services L.L.C. kneuman@barclaydamon.com,
kmbnk@barclaydamon.com,kevin-newman-8809@ecf.pacerpro.com

Kevin M. Newman

on behalf of Creditor RPT Realty L.P. kneuman@barclaydamon.com,
kmbnk@barclaydamon.com,kevin-newman-8809@ecf.pacerpro.com

Kevin M. Newman

on behalf of Creditor IRC Retail Centers LLC kneuman@barclaydamon.com
kmbnk@barclaydamon.com,kevin-newman-8809@ecf.pacerpro.com

Kevin M. Newman

on behalf of Creditor Pine Tree LLC kneuman@barclaydamon.com,
kmbnk@barclaydamon.com,kevin-newman-8809@ecf.pacerpro.com

Kristen E. Burgers

on behalf of Creditor 913 Old Philadelphia Road LLC kburgers@hirschlerlaw.com,
ndysart@hirschlerlaw.com;plaura@hirschlerlaw.com;sleach@hirschlerlaw.com

Kristen N. Pate

on behalf of Creditor Brookfield Property REIT Inc. bk@brookfieldpropertiesretail.com

Laura J Monroe

on behalf of Creditor Lubbock Central Appraisal District et al lmbkr@pbfc.com

Laura L. McCloud

on behalf of Creditor TN Dept of Revenue laura.mccloud@ag.tn.gov

Laurence May

on behalf of Creditor Bay Plaza Community Center LLC lmay@eisemanlevine.com

Lawrence Allen Katz

on behalf of Creditor Washington Prime Group Inc. lkatz@hirschlerlaw.com, chall@hirschlerlaw.com;aklena@hirschlerlaw.com

Lawrence Allen Katz

on behalf of Creditor Washington Prime Group Inc. lkatz@hirschlerlaw.com chall@hirschlerlaw.com;aklena@hirschlerlaw.com

Lawrence J. Hilton

on behalf of Creditor Ocean Ranch II LLC lhilton@onellp.com,
lthomas@onellp.com,info@onellp.com,lhyska@onellp.com,nlichtenberger@onellp.com,aloooper@onellp.com,jburr@onellp.com

Leonidas Koutsouftikis

on behalf of Creditor Central Park Retail LLC lkouts@mckplaw.com, mcook@magruderpc.com

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Leslie C. Heilman
on behalf of Creditor Weitzman heilmanl@ballardspahr.com carbonej@ballardspahr.com

Leslie C. Heilman
on behalf of Creditor Brixmor Operating Partnership LP heilmanl@ballardspahr.com carbonej@ballardspahr.com

Leslie C. Heilman
on behalf of Creditor Urban Edge Properties L.P. heilmanl@ballardspahr.com, carbonej@ballardspahr.com

Lindsey M. Harrison Madgar
on behalf of Creditor Cafaro Management Company LMADGAR@CAFAROCOMPANY.COM
RDAVIS@CAFAROCOMPANY.COM

Marguerite Lee DeVoll
on behalf of Creditor Liberty Wilshire Plaza II LP mdevoll@watttieder.com

Mark M Sharf
on behalf of Creditor CCA-Family Center Riverdale LLC mark@sharflaw.com

Mark M Sharf
on behalf of Creditor FC Riverdale Shopping Center LLC mark@sharflaw.com

Mary F. Caloway
on behalf of Creditor Kendall Village Associates Ltd. mary.caloway@bipc.com,
sherry.fornwalt@bipc.com;donna.curcio@bipc.com

Matt Adamson
on behalf of Creditor Stonewall Properties Inc. madamson@jpclaw.com

Matthew W. Cheney
USTPRegion04.RH.ECF@usdoj.gov

Michael A. Condyles
on behalf of Debtor PIR Trading Inc. michael.condyles@kutakrock.com,
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael A. Condyles
on behalf of Debtor Pier 1 Assets Inc. michael.condyles@kutakrock.com,
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael A. Condyles
on behalf of Debtor Pier 1 Licensing Inc. michael.condyles@kutakrock.com,
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael A. Condyles
on behalf of Debtor Pier 1 Imports (U.S.) Inc. michael.condyles@kutakrock.com,
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael A. Condyles
on behalf of Debtor Pier 1 Services Company michael.condyles@kutakrock.com
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael A. Condyles
on behalf of Debtor Pier 1 Imports Inc. michael.condyles@kutakrock.com,
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael A. Condyles
on behalf of Debtor Pier 1 Holdings Inc. michael.condyles@kutakrock.com,
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael A. Condyles
on behalf of Debtor Pier 1 Value Services LLC michael.condyles@kutakrock.com,
lynda.wood@kutakrock.com;jeremy.williams@kutakrock.com

Michael Abtin Shakouri
on behalf of Creditor Northwoods (San Antonio) LLC mshakouri@goodkinlaw.com

Michael B. Schwegler
on behalf of Creditor LaGasse Family Partners LLC mschwegler@stites.com, cjoyce@stites.com;docketclerk@stites.com

Michael D. Mueller
on behalf of Creditor Melro Company mmueller@williamsmullen.com
avaughn@williamsmullen.com;beastham@williamsmullen.com;sbeaulieu@williamsmullen.com

Michael D. Mueller
on behalf of Creditor Dileep Industries Pvt. Ltd. mmueller@williamsmullen.com
avaughn@williamsmullen.com;beastham@williamsmullen.com;sbeaulieu@williamsmullen.com

Michael Gregory Wilson
on behalf of Creditor Loloi Inc. mike@mgwilsonlaw.com

Michael Gregory Wilson
on behalf of Creditor Judy Laird mike@mgwilsonlaw.com

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Michael Gregory Wilson
on behalf of Creditor Heidi Real Estate LLC mike@mgwilsonlaw.com

Michael Scott Weinstein
on behalf of Creditor Obeetee Private Limited mweinstein@golenbock.com

Michael Scott Weinstein
on behalf of Creditor Manor & Mews Private Limited mweinstein@golenbock.com

Michelle E Shriro
on behalf of Creditor RED Development Inc. mshriro@singerlevick.com, scotton@singerlevick.com

Nathan Q. Rugg
on behalf of Creditor FR Old Post Road LLC nathan.rugg@bfkn.com, jean.montgomery@bfkn.com

Neil E. McCullagh
on behalf of Creditor Piedmont Natural Gas Company Inc. nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Duke Energy Florida LLC nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Duke Energy Progress LLC nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor University Shopping Center LLP nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Fastly Inc. nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Duke Energy Indiana LLC nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Duke Energy Kentucky Inc. nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Duke Energy Carolinas LLC nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Salesforce.com Inc. nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Neil E. McCullagh
on behalf of Creditor Duke Energy Ohio Inc. nmccullagh@spottsfain.com,
eanderson@spottsfain.com;rchappell@spottsfain.com;jwest@spottsfain.com;tmoore@spottsfain.com;jlord@spottsfain.com;churley@spottsfain.com

Nicole Cane Kenworthy
on behalf of Creditor Charles County Maryland bdept@mrrlaw.net

Nicole Cane Kenworthy
on behalf of Creditor Prince George's County Maryland bdept@mrrlaw.net

Owen M. Sonik
on behalf of Creditor Spring Branch Independent School District osonik@pbfc.com
tpepe@pbfc.com;osonik@ecf.inforuptcy.com;mvaldez@pbfc.com

Paul A. Driscoll
on behalf of Creditor Somerset County Shopping Center paul@zemanianlaw.com
megan@zemanianlaw.com;driscoll.paulb113734@notify.bestcase.com

Paul A. Driscoll
on behalf of Creditor Hunterdon Shopping Centers Partners LLC paul@zemanianlaw.com,
megan@zemanianlaw.com;driscoll.paulb113734@notify.bestcase.com

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Paul A. Driscoll

on behalf of Creditor Levin Management Corporation paul@zemanianlaw.com
meghan@zemanianlaw.com;driscoll.paulb113734@notify.bestcase.com

Paul W Carey

on behalf of Creditor CLPF Marketplace LLC pcarey@mirickoconnell.com

Peter J. Barrett

on behalf of Debtor Pier 1 Imports Inc. peter.barrett@kutakrock.com,
charisse.matthews@kutakrock.com;lynda.wood@kutakrock.com

Rachel R. Obaldo

on behalf of Interested Party The State of Texas bk-robaldo@oag.texas.gov elizabeth.martin@oag.texas.gov

Richard C. Maxwell

on behalf of Creditor Province Inc. rich.maxwell@wrvblaw.com, jenny.martin@wrvblaw.com

Richard E. Hagerty

on behalf of Interested Party CFH Realty III/Sunset Valley L.P. richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party KIR Temecula L.P. richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Kimco Coral Springs 623 Inc. richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party The Price REIT Renaissance Partnership L.P. richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Jantzen Beach Center 1767 LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party KIR Tukwila L.P. richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Stafford Marketplace LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Holmdel Commons LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Columbia Crossing I LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party C T Center S.C. LP richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party KIR AUGUSTA II L.P. richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party PL Millenia Plaza II LLC richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Kimco Bayshore LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Kimco Webster Square LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Santee Trolley Square 991 LP richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Smithtown Venture Limited Liability Company richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party KIR Pasadena II LP richard.hagerty@troutmansanders.com,

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sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party KIR Batavia 051 LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Festival of Hyannis LLC richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party RioKim Montgomery LP richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party New Creek II LLC richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party PK I Gresham Town Fair LLC richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party PK II EL CAMINO NORTH LP richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Fremont Retail Partners LP richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party PK II Tanasbourne Village LP richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Copperwood Village LP richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Burleson Gateway Station Limited Partnership richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party KIOP Meadowbrook L.P. richard.hagerty@troutmansanders.com
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Richard E. Hagerty

on behalf of Interested Party Kimco Del Monte Plaza 1314 Inc. richard.hagerty@troutmansanders.com,
sharron.fay@troutmansanders.com;natalya.diamond@troutman.com

Robert P. McIntosh

on behalf of Creditor United States of America Internal Revenue Service Robert.McIntosh@usdoj.gov,
USAVAE.RIC.ECF.CIVIL@usdoj.gov;Ramona.ONeil@usdoj.gov;CaseView.ECF@usdoj.gov

Robert P. McIntosh

on behalf of Creditor U.S. Customs and Border Protection Robert.McIntosh@usdoj.gov
USAVAE.RIC.ECF.CIVIL@usdoj.gov;Ramona.ONeil@usdoj.gov;CaseView.ECF@usdoj.gov

Robert S. Westermann

on behalf of Interested Party Zurich American Insurance Company and affiliates rwestermann@hf-law.com
rhenderson@hf-law.com

Ronald A. Page, Jr.

on behalf of Creditor Safavieh International LLC rpage@rpagelaw.com, r59927@notify.bestcase.com

Ronald A. Page, Jr.

on behalf of Creditor Zhuhai Free Cloud Arts Co. Ltd. rpage@rpagelaw.com r59927@notify.bestcase.com

Ronald E Gold

on behalf of Creditor Washington Prime Group Inc. rgold@fbtlaw.com
awebb@fbtlaw.com;eseverini@fbtlaw.com;khardison@fbtlaw.com

Ronald M. Tucker

on behalf of Creditor Simon Property Group L.P. rtucker@simon.com, bankruptcy@simon.com

Scott A Schiff

on behalf of Creditor 23000 Hawthorne Blvd. LLC sas@soukup-Schiff.com

Scott A Schiff

on behalf of Creditor Hastings Ranch Shopping Center L.P. sas@soukup-Schiff.com

Sean Curtis Griffin

on behalf of Creditor Brea Union Plaza II LLC sean@lvglawfirm.com, sgriffin@dykema.com

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Shawn M. Christianson
on behalf of Creditor Oracle America Inc. schristianson@buchalter.com, cmcintire@buchalter.com

Sophia A Plank
on behalf of Creditor C & B Realty #2 LLC spernaplank@jaspanllp.com

Sophia A Plank
on behalf of Creditor Glen Plaza Associates L.P. spernaplank@jaspanllp.com

Sophia A Plank
on behalf of Creditor Milrock Inc. spernaplank@jaspanllp.com

Sophia A Plank
on behalf of Creditor AVR CPC Associates LLC spernaplank@jaspanllp.com

Sophia A Plank
on behalf of Creditor S.A.Development Company LP spernaplank@jaspanllp.com

Stacy L Newman
on behalf of Creditor RetailMeNot Inc. sneyman@ashbygeddes.com, ahrycak@ashbygeddes.com

Stephen A. Metz
on behalf of Creditor Simon Property Group (Texas) L.P. smetz@offitkurman.com, mmargulies@offitkurman.com

Stephen A. Metz
on behalf of Creditor Dover Commons LLC smetz@offitkurman.com, mmargulies@offitkurman.com

Stephen A. Metz
on behalf of Creditor Mall at Potomac Mills LLC smetz@offitkurman.com, mmargulies@offitkurman.com

Stephen A. Metz
on behalf of Creditor Cranberry Square LLC smetz@offitkurman.com mmargulies@offitkurman.com

Stephen A. Metz
on behalf of Creditor Simon Property Group L.P. smetz@offitkurman.com, mmargulies@offitkurman.com

Stephen A. Metz
on behalf of Creditor NC Community Center Associates smetz@offitkurman.com mmargulies@offitkurman.com

Stephen A. Metz
on behalf of Creditor Shops at St. Johns LLC smetz@offitkurman.com, mmargulies@offitkurman.com

Stephen A. Metz
on behalf of Creditor Coconut Point Town Center LLC smetz@offitkurman.com, mmargulies@offitkurman.com

Stephen W Spence
on behalf of Creditor GVD Commercial Properties Inc. sws@bmbde.com

Steven Allen Neeley, Jr.
on behalf of Creditor CBL & Associates Management Inc. steve.neeley@huschblackwell.com,
julie.alber@huschblackwell.com;steven-neeley-3658@ecf.pacerpro.com

Steven Allen Neeley, Jr.
on behalf of Creditor Safety National Casualty Corporation steve.neeley@huschblackwell.com
julie.alber@huschblackwell.com;steven-neeley-3658@ecf.pacerpro.com

Steven F. Jackson
on behalf of Creditor County of Loudoun Steve.Jackson@loudoun.gov
nicole.rodriguez@loudoun.gov;ann.mccafferty@loudoun.gov;bankrupt@loudoun.gov;Kara.VanDenburgh@loudoun.gov;Robert.S
proul@loudoun.gov

Steven R Schlesinger
on behalf of Creditor S.A.Development Company LP sschlesinger@jaspanllp.com,
smionis@jaspanllp.com;rcoles@jaspanllp.com;tnavruzov@jaspanllp.com

Steven R Schlesinger
on behalf of Creditor C & B Realty #2 LLC sschlesinger@jaspanllp.com
smionis@jaspanllp.com;rcoles@jaspanllp.com;tnavruzov@jaspanllp.com

Steven R Schlesinger
on behalf of Creditor AVR CPC Associates LLC sschlesinger@jaspanllp.com,
smionis@jaspanllp.com;rcoles@jaspanllp.com;tnavruzov@jaspanllp.com

Steven R Schlesinger
on behalf of Creditor Milrock Inc. sschlesinger@jaspanllp.com,
smionis@jaspanllp.com;rcoles@jaspanllp.com;tnavruzov@jaspanllp.com

Steven R Schlesinger
on behalf of Creditor Glen Plaza Associates L.P. sschlesinger@jaspanllp.com,
smionis@jaspanllp.com;rcoles@jaspanllp.com;tnavruzov@jaspanllp.com

Steven W. Kelly
on behalf of Creditor CPBP-VII Associates L.P. skelly@s-d.com

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Steven W. Kelly
on behalf of Creditor Traer Creek-EXWMT LLC skelly@s-d.com

Stuart E Bodker
on behalf of Creditor Barry Road 29-98 LLC sbodker@medowellrice.com

Tammy L. Sossei
on behalf of Creditor Zoe Development III LLC tammy.sossei@sosseilaw.com, sosseitr93094@notify.bestcase.com

Tara LeDay
on behalf of Creditor Texas Taxing Authorities tleday@mvalaw.com
bankruptcy@mvalaw.com;tleday@ecf.courtdrive.com;julia.williams@mbalaw.com;alocklin@mvalaw.com;powers@mvalaw.com

Theresa A.Driscoll
on behalf of Creditor 7 East Jericho Turnpike LLC tdriscoll@moritthock.com

Thomas A. Draghi
on behalf of Other Professional Sunrise Promenade Associates a New York limited partnership tdraghi@westermanllp.com,
aladd@westermanllp.com

Thomas A. Pitta
on behalf of Creditor The Bank of New York Mellon Trust Company N.A. tpitta@emmetmarvin.com

Thomas S Onder
on behalf of Creditor Levin Management Corporation tonder@stark-stark.com

Timothy T Mitchell
on behalf of Creditor EQYInvest Owner I Ltd, LLP dkrm@aol.com

Tyler P. Brown
on behalf of Creditor BANK OF AMERICA N.A tpbrown@huntonak.com, tcanada@huntonak.com

Vanessa Peck Moody
on behalf of Creditor Charles River Bellingham II LLC vmoody@goulstonstorr.com drosner@goulstonstorr.com

Vanessa Peck Moody
on behalf of Creditor W/S Hadley Properties II LLC vmoody@goulstonstorr.com drosner@goulstonstorr.com

Vanessa Peck Moody
on behalf of Creditor Route 146 Millbury LLC vmoody@goulstonstorr.com drosner@goulstonstorr.com

Vanessa Peck Moody
on behalf of Creditor Capital Augusta Properties LLC vmoody@goulstonstorr.com drosner@goulstonstorr.com

Vanessa Peck Moody
on behalf of Creditor Bradley Fair Properties LLC vmoody@goulstonstorr.com drosner@goulstonstorr.com

TOTAL: 427