IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
WOODBRIDGE GROUP OF COMPANIES, LLC, <i>et al.</i> , ¹	Case No. 17-12560 (BLS)
Remaining Debtors.	(Jointly Administered)
MICHAEL GOLDBERG, as Liquidating Trustee of the Woodbridge Liquidation Trust, successor in interest to the estate of Woodbridge Group of Companies, LLC, <i>et al.</i> ,	Adv. Proc Case Nos. (SEE <u>EXHIBIT I</u>)
Plaintiff,	
v.	
(SEE <u>EXHIBIT I</u> ATTACHED HERETO),	
Defendant.	

AMENDED AFFIDAVIT OF SERVICE

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

I, ALISON MOODIE, being duly sworn, deposes and says:

¹ The Remaining Debtors and the last four digits of their respective federal tax identification number are as follows: Woodbridge Group of Companies, LLC (3603) and Woodbridge Mortgage Investment Fund 1, LLC (0172). The Remaining Debtors' mailing address is 14140 Ventura Boulevard #302, Sherman Oaks, California 91423.

- 1. I am employed as a Senior Case Manager by Epiq Corporate Restructuring, LLC², located at 777 Third Avenue, New York, New York 10017. I am over the age of eighteen years and am not a party to the above-captioned action.
- 2. On September 4, 2020, I caused to be served the "Scheduling Order," hereto attached as <u>Exhibit II</u>, by causing true and correct copies to be:
 - i. enclosed securely in separate postage pre-paid envelopes and delivered via first class mail to those parties listed on the annexed <u>Exhibit A</u>, and
 - ii. delivered via electronic mail to those parties listed on the annexed <u>Exhibit B</u>.
- 3. All envelopes utilized in the service of the foregoing contained the following legend: "LEGAL DOCUMENTS ENCLOSED. PLEASE DIRECT TO THE ATTENTION OF ADDRESSEE, PRESIDENT OR LEGAL DEPARTMENT."

<u>/s/ Alison Moodie</u> Alison Moodie

Sworn to before me this 5th day of October, 2020 /s/ Diane M. Streany

Notary Public, State of New York No. 01ST5003825 Qualified in Westchester County Commission Expires November 2, 2022 Case 19-50977-BLS Doc 24 Filed 10/09/20 Page 3 of 23

EXHIBIT I

Defendant(s)	Adv. Proc. Case No.
STEFAN KOLOSENKO	19-50301
MARY M. NOYES; GALE E. NOYES	19-50312
DELTON CHRISTMAN; JEAN CHRISTMAN	19-50314
FLOYD G. DAVIS; LAVONNE J. DAVIS	19-50317
TOOMAS HEINMETS; PAMELA HEINMETS	19-50322
DENNIS W. HUETH	19-50331
CHRISTIAN LESTER	19-50332
JOSEPH LIN	19-50334
LAURENCE J. NAKASONE	19-50337
JEFF SCHUSTER	19-50341
ANITA BEDOYA AND MARK BEDOYA	19-50343
ANITA BEDOYA; JULIAN DURAN	19-50344
RONALD COLE	19-50346
NANNETTE TIBBITTS	19-50353
IRA SERVICES TRUST COMPANY, CUSTODIAN FOR THE BENEFIT OF DWIGHT L. ATHERTON IRA; DWIGHT L. ATHERTON	19-50581
TERRY B. GRIFFIN, IN HIS CAPACITY AS TRUSTEE OF THE GRIFFIN FAMILY TRUST; TERRY B. GRIFFIN	19-50744
CHRIST TEMPLE BAPTIST CHURCH	19-50756
IRA SERVICES TRUST COMPANY, CUSTODIAN FOR THE BENEFIT OF LYNETTE EDDY IRA; LYNETTE EDDY	19-50808
IRA SERVICES TRUST COMPANY, CUSTODIAN FOR THE BENEFIT OF EARL EDDY IRA; EARL EDDY	19-50814
RONDA ROGOVIN	19-50852
MGM RESORTS INTERNATIONAL d/b/a Mandalay Bay Resort	19-50853
MARY J. HAPPERSETT, IN HER CAPACITY AS TRUSTEE OF THE MARY J HAPPERSETT REVOCABLE LIVING TRUST AGREEMENT DATED 07/15/98; MARY J. HAPPERSETT	19-50870
IRA SERVICES TRUST COMPANY, CUSTODIAN FOR THE BENEFIT OF HAROLD L. LUSTIG IRA; HAROLD L. LUSTIG	19-50910
ALL MARK INSURANCE SERVICES, INC.; CAMERON JOHNSON	19-50921
CHRIS DANTIN FINANCIAL SERVICES, LLC; CHRIS A DANTIN SR	19-50922
MATTHEW GILCHRIST	19-50997
DAVID VALENCIA; VALENCIA FINANCIAL SERVICES, LLC	19-51000
BETTE TYDINGS	19-51002

RETIREMENT PLANNING SOLUTIONS, LLC; GORDON	19-51004
HANNAH	
GAULAN FINANCIAL LLC	19-51012
YANITSHA M FELICIANO	19-51015
LEGACY FINANCIAL NETWORK AND RETIREMENT	19-51016
SERVICES, INC. AND JEFFREY NIMMOW	
ROBERT BISCARDI, JR.	19-51048
ARASH TASHVIGHI	19-51049
TO THE MAX MARKETING, INC.	19-51066
THOMAS FURMAN	19-50299
ALEXANDER S. ADUNA; EMMA R. ADUNA	19-50307
SYLVAN R. JUTTE; JEANNETTE E. JUTTE	19-50308
BRIAN D. KORKUS; ROBIN L KORKUS	19-50309
DARRELL SANDISON; MATTIE SANDISON	19-50313
GEORGE T. IWAHIRO; CHARLENE M. IWAHIRO	19-50319
RICHARD E. ATTIG; STEPHANIE L. ATTIG	19-50325
JASON CURTIS	19-50327
JANET V. DUES	19-50328
DENA FALKENSTEIN	19-50329
JUDY KAREN GOODIN	19-50330
JANE MARSHALL	19-50335
BLAINE PHILLIPS	19-50338
GEORGE EDWARD SARGENT	19-50340
JENNIFER TOM	19-50342
RONALD DRAPER	19-50347
STEPHEN B. MOORE	19-50350
LAWRENCE J. PAYNTER	19-50351
MAINSTAR TRUST, CUSTODIAN FOR THE BENEFIT OF	19-50559
MARIE PODKOWINSKI; MARIE PODKOWINSKI	
MAINSTAR TRUST, CUSTODIAN FOR THE BENEFIT OF	19-50567
LORIE GORMAN; LORIE GORMAN	
IRA SERVICES TRUST COMPANY - CUSTODIAN FOR THE	19-50576
BENEFIT OF JAMES C. CHANG IRA; JAMES C. CHANG	
MAINSTAR TRUST, CUSTODIAN FOR THE BENEFIT OF	19-50578
JOHN KOBIERECKI; JOHN KOBIERECKI	
PROVIDENT TRUST GROUP, LLC, CUSTODIAN FOR THE	19-50586
BENEFIT OF LARRY A. NORTON IRA; LARRY A. NORTON	
PAUL F. HAPPERSETT, IN HIS CAPACITY AS TRUSTEE OF	19-50735
THE PAUL F. HAPPERSETT REVOCABLE LIVING TRUST	
AGREEMENT DATED 07/15/98; PAUL F. HAPPERSETT	

ANTHONY ARTHUR MEOLA JR., IN HIS CAPACITY AS	19-50741
TRUSTEE OF THE ANTHONY ARTHUR MEOLA JR. 2008	
TRUST; ANTHONY ARTHUR MEOLA JR.	10 50550
MAINSTAR TRUST, CUSTODIAN FOR THE BENEFIT OF	19-50750
TIMOTHY HAWLEY; TIMOTHY HAWLEY	10.50550
IRMGARD HERRMANN	19-50752
RENE C. MARSOLAN; JUDY MARSOLAN	19-50775
ASCENSUS, LLC D/B/A PROVIDENT TRUST GROUP,	19-50831
CUSTODIAN FOR THE BENEFIT OF SHARON R. FERRY	
IRA; SHARON R. FERRY	10.50000
CLAYTON NAKASONE	19-50832
HART PLACEMENT AGENCY INC.	19-50847
ROBERT ELMER	19-50850
PETER GREENBERG	19-50855
KATHY HAGEN, IN HER CAPACITY AS TRUSTEE TO THE	19-50869
KATHY A HAGEN DECLARATION OF TRUST DATED	
MARCH 2, 1998; KATHY HAGEN	
FRED RANDHAHN; KAREN RANDHAHN; ASCENSUS, LLC	19-50908
D/B/A PROVIDENT TRUST GROUP, CUSTODIAN FOR THE	
BENEFIT OF ANTELOPE WOMEN'S CENTER 401K PSP FOR	
THE BENEFIT OF KAREN RANDHAHN; KRONOS GLOBAL	
ADVISORS, INC.	10 50014
MICHAEL KANDRAVI	19-50914
MAXWELL FINANCIAL GROUP, INC; ROSEMARY	19-50915
MALMSTEDT	10 50015
KIM BUTLER	19-50917
JOSEPH RUBIN INC.; JOSEPH RUBIN	19-50918
MARK GOLDFINGER	19-50920
DANNY VAN HOUTEN	19-50927
RETIREMENT SERVICES LLC	19-50931
JEROME SCHWARTZ; ASSOCIATED INSURANCE GROUP	19-50938
INCORPORATED	10 500 10
ROGER OWENS; JENNIFER M. LEPORE	19-50940
JOHN FAGAN	19-50947
IVY LEAGUE COLLEGE PLANNING STRATEGIES, INC.;	19-50951
MIKE RAPPA	
JAMES LAMONT	19-50952
GERARD J O'NEILL	19-50964
DAVID KELEDJIAN	19-50973
JOSEPH W. ISAAC	19-50976
RANDY ROBERTSON	19-50977
MATTHEW LORENC	19-50979
DONOVAN KNOWLES	19-50980
GREGORY JANDT	19-50981

JAMES A. KLOHN & ASSOC, P.A.	19-50989
JOHN J MCNAMARA	19-50998
RICKI DEAN WIGGS	19-51003
DENNIS DRAKE; MID-ATLANTIC BROKERS, INC.	19-51006
DAN REISINGER	19-51007
JOHN HARRIS d/b/a HARRIS FINANCIAL MANAGEMENT;	19-51011
JOHN HARRIS	
SEARCHLIGHT FINANCIAL ADVISORS, LLC; CAROLINE	19-51022
RAKNESS	
BASIC FINANCIAL SERVICES INC., BASIC WEALTH	19-51039
ADVISORS, INC., FRED C. JOHNSON	
TWH ANNUITIES & INSURANCE AGENCY, INC.;	19-51042
GRYPHON FINANCIAL SERVICES	
SYCAMORE GROUP, INC.; BENDER W. MACKEY	19-51043
MATTE BLACK INC.; MATTHEW J. SCHWARTZ	19-51077
PROVIDENT TRUST GROUP, CUSTODIAN FOR THE	19-51133
BENEFIT OF GAIL MARIE BUSH IRA; GAIL MARIE BUSH;	
GAIL MARIE BUSH AS TRUSTEE OF THE GAIL MARIE	
BUSH TRUST DATED 12/21/2001	
IRA SERVICES TRUST COMPANY, CUSTODIAN FOR THE	19-51136
BENEFIT OF RICHARD DERF SEP IRA IRA; RICHARD DERF	
HARRY R. CULOTTA, IN HIS CAPACITY AS TRUSTEE OF	19-51138
THE HARRY R. CULOTTA TRUST DATED 11/16/16, HARRY	
R. CULOTTA	
RUSSELL BULLIS; BETSY BULLIS	19-50310
MICHAEL SKURICH; JOYCE SKURICH	19-50315
PROVIDENT TRUST GROUP, LLC, CUSTODIAN FOR THE	19-50760
BENEFIT OF JOHN P. SMITH; JOHN P. SMITH	
MARCELLA BEST	19-50819
ALTHEA MCCORMICK	19-50823
KIRK W. CHUBKA	19-50826
MARY ELLEN NUHN	19-50829
JOHN J. BEGLEY	19-50830
PHILLIP BALL a/k/a LARRY BALL	19-50913
GREGG W. BUTLER	19-50958
HAROLD PLAIN	19-50974
JOSEPH A. LOOX	19-50978
DANIEL P. ORFIN	19-51005
RICHARD ANTHONY MILLER	19-51008
	1/ 01000
MICHAEL LITWIN	19-51023

EXHIBIT II

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
WOODBRIDGE GROUP OF COMPANIES, LLC, <i>et al.</i> , ¹ Remaining Debtors.	Case No. 17-12560 (BLS) (Jointly Administered)
MICHAEL GOLDBERG, as Liquidating Trustee of the Woodbridge Liquidation Trust, successor in interest to the estate of Woodbridge Group of Companies, LLC, <i>et al.</i> ,	Adv. Proc. Case Nos. (SEE <u>EXHIBIT 1</u>)
Plaintiff,	
v.	
(SEE <u>EXHIBIT 1</u> ATTACHED HERETO),	
Defendant.	

SCHEDULING ORDER

To promote the efficient and expeditious disposition of adversary proceedings, the

following schedule shall apply to each of the above-captioned adversary proceedings.

IT IS HEREBY ORDERED that:

1. The discovery planning conference described in Fed.R.Civ.P. 26(f), made

applicable by Fed.R.Bankr.P. 7026, shall be deemed to have taken place, provided, however, that

the parties each reserve their rights regarding issues concerning electronic discovery.

2. The above-captioned adversary proceedings are assigned to mediation

pursuant to Local Rule 9019-5.

¹ The Remaining Debtors and the last four digits of their respective federal tax identification numbers are as follows: Woodbridge Group of Companies, LLC (3603) and Woodbridge Mortgage Investment Fund 1, LLC (0172). The Remaining Debtors' mailing address is 14140 Ventura Boulevard #302, Sherman Oaks, California 91423.

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3. No later than thirty (30) days after this Scheduling Order is entered, the Defendant shall provide the Plaintiff with a list of three (3) proposed mediators.

4. No later than forty-five (45) days after this Scheduling Order is entered, the parties shall file a Stipulation Regarding Appointment of a Mediator setting forth the mediator selected by the parties and the date the mediation has been set to commence. If the Parties cannot agree on a mediator, the Plaintiff shall file a statement alerting the Court of such inability and a request that the Court select and appoint a mediator to the proceeding.

5. All formal discovery between the parties, including, but not limited to the service of initial disclosures under Fed.R.Civ.P. 26(a)(1), shall be tolled until after the filing of the Mediator's Certificate of Completion pursuant to Local Rule 9019-5(f)(ii). The form of stipulation tolling discovery attached hereto as **Exhibit A** is hereby approved.

6. The parties shall provide the initial disclosures underFed.R.Civ.P. 26(a)(1) no later than thirty (30) days after the filing of the Certificate ofCompletion. Any extension of the deadline to provide initial disclosures may be made byagreement of the parties or by Order of the Court for good cause shown.

All fact discovery shall be completed no later than one hundred twenty
 (120) days after the filing of the Certificate of Completion.

8. Any expert report required pursuant to Federal Rule of Civil Procedure 26(a)(2)(B) shall be served by the party which bears the burden of proof for that issue, not including any report by Plaintiff on insolvency of the Debtors, no later than one hundred sixty-five (165) days after the filing of the Certificate of Completion. If the Defendant intends to DOCS_DE:229850.4 94811/003 2

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provide expert testimony regarding the insolvency of the Debtors, notice of the Defendant's intent to submit any such expert report must be provided no later than one hundred fifty (150) days after the filing of the Certificate of Completion, and any such expert report must be provided no later than one hundred eighty (180) days after the filing of the Certificate of Completion. Any expert rebuttal report by Plaintiff on the insolvency of the Debtors, shall be provided no later than two hundred ten (210) days after the filing of the Certificate of Completion. Any Party's expert report intended to rebut any other expert report, including any other expert reports that may be filed earlier than the deadlines established in this subparagraph, shall be provided no later than thirty (30) days after the report being rebutted, provided, however, that in no event shall the thirty (30) day period start prior to one hundred twenty (120) days after the filing of the Certificate of Completion. All reports shall provide the information required by Fed.R.Civ.P. 26(a)(2)(B). All expert discovery shall be completed no later than two hundred seventy (270) days after the filing of the Certificate of Completion.

9. If either party does not agree to toll discovery until after the conclusion of mediation in accordance with paragraph 5 of this Order, it must notify the other party in writing within five (5) days of the entry of this Scheduling Order, and, in such instances, the following subparagraphs (a) through (d) shall apply:

(a) The discovery planning conference described in Fed.R.Civ.P. 26(f), made applicable by Fed.R.Bankr.P. 7026, shall be deemed to have taken place, provided, however, that the parties each reserve their rights regarding issues concerning electronic discovery.

DOCS_DE:229850.4 94811/003

- (b) The parties shall provide the initial disclosures under Fed.R.Civ.P.
 26(a)(1) no later than thirty (30) days after the date this Scheduling Order is entered. Any extension of the deadline to provide initial disclosures may be made by agreement of the parties or by Order of the Court for good cause shown.
- (c) All fact discovery ("<u>Fact Discovery</u>") shall be completed no later than one hundred twenty (120) days after the date this Scheduling Order is entered.
- (d) Any expert report required pursuant to Federal Rule of Civil Procedure 26(a)(2)(B) shall be served by the Party which bears the burden of proof for that issue, not including any report by Plaintiff on insolvency of the Debtor, no later than one hundred sixty-five (165) days after the date this Scheduling Order is entered. If the Defendant intends to provide expert testimony regarding the insolvency of the Debtors, notice of the Defendant's intent to submit any such expert report must be provided no later than one hundred fifty (150) days after the date this Scheduling Order is entered, and any such expert report must be provided no later than one hundred eighty (180) days after the date this Scheduling Order is entered. Any expert rebuttal report by Plaintiff on the insolvency of the Debtors shall be provided no later than two hundred ten (210) days after the date this Scheduling Order is entered. Any Party's expert report intended to rebut any other expert report, including any other expert reports that may

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be filed earlier than the deadlines established in this subparagraph, shall be provided no later than thirty (30) days after the report being rebutted, provided, however, that in no event shall the thirty (30) day period start prior to one hundred twenty (120) days after the date this Scheduling Order is entered. All reports shall provide the information required by Fed.R.Civ.P. 26(a)(2)(B). All expert discovery shall be completed, and discovery shall close, no later than two hundred seventy (270) days after the date this Scheduling Order is entered.

10. All motions pursuant to Rule 5011-1 of the Local Rules, including a motion for withdrawal of the reference or motion for a determination of whether the Court has authority to enter final orders and judgments, shall be filed and served not sooner than thirty (30) days after the close of all discovery and not later than 60 days prior to trial, and shall be subject to the Local Rules.

11. All dispositive motions shall be filed and served by not later than thirty(30) days after the close of all discovery and shall be subject to Rule 7007-1 of the Local Rules.

12. The parties shall file, no later than three (3) business days prior to the date set for Trial, their Joint Pretrial Memorandum approved by all counsel and shall contemporaneously deliver two (2) copies thereof to Judge Shannon's chambers.

13. As soon as is feasible after the close of all discovery, the Plaintiff shall contact the Court to schedule a final pretrial conference in accordance with Local Rule7016-2(a).

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14. The Plaintiff shall immediately notify Chambers upon the settlement, dismissal or other resolution of any adversary proceeding subject to this Order and shall file with the Court appropriate evidence of such resolution as soon thereafter as is feasible. The Plaintiff shall file a status report sixty (60) days after the date of this Scheduling Order, each sixty (60) days thereafter, and thirty (30), twenty (20), and ten (10) days prior to trial, setting out the status of each unresolved adversary proceeding subject to this Order. Plaintiff shall immediately advise Chambers, in writing, of any occurrence or circumstance which Plaintiff believes may suggest or necessitate the adjournment or other modification of the trial setting.

15. Deadlines contained in this Scheduling Order may be extended by written agreement of the parties or upon written motion or stipulation for cause shown.

16. The Plaintiff shall serve this Scheduling Order on each of the Defendant's in the above-captioned adversary proceedings within five (5) business days after the entry of this Order.

Dated: September 3rd, 2020 Wilmington, Delaware

BRENDAN L. SHANNON UNITED STATES BANKRUPTCY JUDGE

EXHIBIT A TO ORDER

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

WOODBRIDGE GROUP OF COMPANIES, LLC, *et al.*,¹

Remaining Debtors.

MICHAEL GOLDBERG, as Liquidating Trustee of the Woodbridge Liquidation Trust, successor in interest to the estate of Woodbridge Group of Companies, LLC, *et al.*,

Plaintiff,

v.

[DEFENDANT NAME],

Defendant.

Chapter 11

Case No. 17-12560 (BLS)

(Jointly Administered)

Adv. Proc No. 19-_____(BLS)

STIPULATION TO TOLL DISCOVERY UNTIL AFTER THE CONCLUSION OF MEDIATION

Plaintiff Michael Goldberg, (the "Plaintiff"), as Liquidating Trustee of the Woodbridge

Liquidation Trust, successor in interest to the estate of Woodbridge Group of Companies, LLC,

et al., and the above-captioned defendant (the "Defendant" and together with the Plaintiff, the

"<u>Parties</u>"), hereby agree and stipulate that, in according with the scheduling order dated

_____, 2020, discovery shall be tolled until after the filing of a mediator's

Certificate of Completion pursuant to Local Rule 9019-5(f)(ii).

¹ The Remaining Debtors and the last four digits of their respective federal tax identification numbers are as follows: Woodbridge Group of Companies, LLC (3603) and Woodbridge Mortgage Investment Fund 1, LLC (0172). The Remaining Debtors' mailing address is 14140 Ventura Boulevard #302, Sherman Oaks, California 91423.

Dated: _____, 2020

[Firm]

PACHULSKI STANG ZIEHL & JONES LLP

By: _

[Attorney] [Address] [City, State, Zip] Tel: _____ Fax: _____ Email: _____

Counsel for Defendant

By: ______ Richard M. Pachulski (CA Bar No. 90073) Andrew W. Caine (CA Bar No. 110345) Bradford J. Sandler (DE Bar No. 4142) Colin R. Robinson (DE Bar No. 5524) 919 North Market Street, 17th Floor P.O. Box 8705 Wilmington, DE 19899 (Courier 19801) Telephone: 302-652-4100 Fax: 302-652-4400 Email: rpachulski@pszjlaw.com acaine@pszjlaw.com bsandler@pszjlaw.com

Counsel for Plaintiff

EXHIBIT A

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Name	Address1	Address2	Address3	Address4	City	State	Zip
ARASH TASHVIGHI	3234 LILLY FLOWER				SAN ANTON I O	ΤX	78253-6098
ARASH TASHVIGHI	3235 LILLY FLOWER				San anton i o	ΤX	78253-6068
ARASH TASHVIGHI.	17551 STAGG ST				RESEDA	CA	91335
ASSOCIATED INSURANCE GROUP, INC	ATTN JEROME H. SCHWARTZ, PRESIDENT	14 SOUTH CHICAGO AVENUE			FREEPORT	IL	61032
BETTE TYDINGS	21761 NORTHWOOD LN				LAKE FOREST	CA	92630
CT CORP SYSTEM, R/A	RE: PROVIDENT TRUST GRP LLC ADMIN & CUST	701 S. CARSON ST. STE. 200			CARSON CITY	NV	89701
DWIGHT L ATHERTON	11121 HUNTER RD				MERCERSBURG	PA	17236
GAIL MARIE BUSH, AS TRUSTEE OF THE	GAIL MARIE BUSH TRUST DATED 12/21/2001	70 SW CENTURY DRIVE, STE. 100-41	5		BEND	OR	97702
GAULAN FINANCIAL LLC	ATTN: MARIE A. CORIOLAN, OFFICER	1711 Alhambra Crest Drive			RUSKIN	FL	33570
GAULAN FINANCIAL LLC	ATTN: ERNST GAUTIER, R/A	1711 Alambra Crest Drive			RUSKIN	FL	33570
GREGG W BUTLER	570 E 900 S				OREM	UT	84097-7159
GREGG W BUTLER	21661 BROOKHURST ST APT 234				HUNTINGTON BEACH	CA	92646-8132
GREGG W BUTLER	570 E 900 S				OREM	UT	84097-7159
GRIFFIN FT	C/O TERRY B. GRIFFIN	2010 N 950 E			NORTH LOGAN	UT	84341
JEFFREY S NIMMOW	C/O HUSCH BLACKWELL LLP	ATTN JEFFREY J LIOTTA	20800 SWENSON DR		WAUKESHA	WI	53186
JOHN B SMITH	1831 W SCHWARTZ RD				LADY LAKE	FL	32159
JOHN HARRIS D/B/A HARRIS FINANCIAL	MANAGEMENT	300 mt lebanon blvd, ste. 2218-7	A		PITTSBURGH	PA	15234
JOHN J BEGLEY	606 FLAMINGO DR				WEST PALM BEACH	FL	33401
JOSEPH A LOOX	12806 Ottoman St				ΡΑΟΟΙΜΑ	CA	91331
JOSEPH LIN	440 LINCOLN ST				HEALDSBURG	CA	95448-3760
JOSEPH LIN	1765 DALTREY WAY				SAN JOSE	CA	95132-1523
JOSEPH LOOX	18641 SATICOY ST	APT 42			RESEDA	СА	91335-4954
JUDY MARSOLAN	1133 E HAWKINS PKWY	APT 142			LONGVIEW	ΤX	75605-8051
KIM BUTLER	2024 S BALDWIN # 46				MESA	ΑZ	85209
KIRK W CHUBKA	11447 NANCY DR				WARREN	M	48093
MARIE PODKOWINSKI	103 OLD SEMET LN				SYRACUSE	NY	13219
MARK GOLDFINGER	1115 S ELM DRIVE, #212				los angeles	CA	90035
MATTE BLACK INC	attn: matt j. schwartz, r/a	1157 S. BUNDY DR. #201			los angeles	CA	90049
MICHAEL P. LITWIN	1047 N LYNNDALE DR STE 1C				APPLETON	WI	54914-3059
RENE C & JUDY MARSOLAN	580 BUSTER RD				ORANGE	ΤX	77632
RENE C. MARSOLAN	1133 E HAWKINS PKWY	APT 142			LONGVIEW	ΤX	75605-8051
RICHARD ANTHONY MILLER	1441 E NORTHRIDGE AVE				GLENDORA	CA	91741
ROBERT BISCARDI JR	7210 JORDAN AVE				CANOGA PARK	CA	91303
SAFE MONEY BROADCASTING, LLC	ATTN: ERICA BEDDINGFIELD, DIRECTOR	339 ELMWOOD LANE			TELFORD	PA	18969

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Name	Address 1	Address2	Address3	Address4	City	State	Zip
SAFE MONEY BROADCASTING, LLC	ATTN: BRENT MEYER, PRESIDENT	17165 KINGFISH LANE W.			SUMMERLAND KEY	FL	33042
TIMOTHY HAWLEY	677 N 9TH ST				NOBLESVILLE	IN	46060
Yanitsha m feliciano	6736 FRIENDS AVE				WHITTIER	CA	90601-4432
Yanitsha m feliciano	18 BRENTANO DR				TRABUCO CANYON	CA	92679-4918

EXHIBIT B

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Name	Address 1	Address2	Address3	Address4	City	State	Zip	Email
BENESCH, FRIEDLANDER, COPLAN & ARONOFF LLP	ATTN: JENNIFER R HOOVER	222 DELAWARE AVE, STE 801			WILMINGTON	DE	19801-1611	jhoover@beneschlaw.com
BENESCH, FRIEDLANDER, COPLAN & ARONOFF LLP	ATTN: KEVIN M CAPUZZI	222 DELAWARE AVE, STE 801			WILMINGTON	DE	19801-1611	kcapuzzi@beneschlaw.com
BUCHANAN INGERSOLL & ROONEY PC	ATTN MARY F. CALOWAY, ESQ.	919 N MARKET ST. SUITE 1500			WILMINGTON	DE	19801	mary.caloway@bipc.com
COOPER LEVENSON PA	ATTN: EDWARD A. CORMA ESQ & ERIC A. BROWNDORF	30 FOX HUNT DR.			BEAR	DE	19701	ecorma@cooperlevenson.com; ebrowndorf@cooperlevenson.com
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