

United States Bankruptcy Court
Middle District of Tennessee

In re:
Curae Health Inc.
Debtor

Case No. 18-05665-CMW
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0650-3

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Total Noticed: 1252

Date Rcvd: Apr 08, 2020

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Apr 10, 2020.

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6717916 +CARDINAL HEALTH NUCLEAR, 7000 CARDINAL PLACE, DUBLIN, OH 43017-1091

6717917 CARDINAL HEALTH NUCLEAR, PO BOX 70609, CHICAGO, IL 60673-0609

6717918 +CARDINAL HEALTH PHARMACY #32, MAE ZACARIAS, 7000 CARDINAL PLACE, DUBLIN, OH 43017-1091

6717919 +CAREFUSION 211 INC, 88253 EXPEDITE WAY, CHICAGO, IL 60695-0003

6717921 +CAREFUSION 2200 INC, 25146 NETWORK PLACE, CHICAGO, IL 60673-1251

6717923 +CAREMED, DAVID, PO BOX 1051, OXFORD, MS 38655-1051

6717924 +CAREMED, PO BOX 1051, OXFORD, MS 38655-1051

6717925 +CARRIER COMMERCIAL SYSTEMS AND, 715 E ROOSEVELT, LITTLE ROCK, AR 72206-2408

6717926 CARRIER COMMERCIAL SYSTEMS AND, PO BOX 93844, CHICAGO, IL 60673-3844

6717928 +CARSTENS INC 2, PO BOX 99110, CHICAGO, IL 60693-9110

6717929 CARTIVA INC, DEPT 3846, PO BOX 123846, DALLAS, TX 75312-3846

6717930 +CATE-RUSSELL INSURANCE, INC., DONNA DOWDY, ACCOUNT MGR, 415 HIGH STREET,
MARYVILLE, TN 37804-5830

6717931 +CDW COMPUTER CENTERS INC, 75 REMITTANCE DRIVE, SUITE 1515, CHICAGO, IL 60675-1515

6717932 +CDW COMPUTER CENTERS INC, MATT MAJOR, 75 REMITTANCE DRIVE, SUITE 1515,
CHICAGO, IL 60675-1515

6768226 +CDW DIRECT LLC, CDW, 200 N MILWAUKEE AVE, VERNON HILLS IL 60061-1577

6717933 CDW GOVERNMENT, 75 REMITTANCE DR ST1515, CHICAGO, IL 60675-1515

6717934 CDW GOVERNMENT, INC., 75 REMITTANCE DR, SUITE 1515, CHICAGO, IL 60675-1515

6717935 CDW GOVERNMENT, INC., CAYLA ROON, 75 REMITTANCE DR, SUITE 1515, CHICAGO, IL 60675-1515

6739868 +CDW LLC, 200 N MILWAUKEE AVE, VERNON HILLS IL 60061-1577

6717936 CENTERS FOR MEDICARE AND MEDICAID SVCS, OFFICE OF THE REGIONAL ADMINISTRATOR,
ATLANTA FEDERAL CENTER, 61 FORSYTH ST SW STE 4T20, ATLANTA, GA 30303-8831

6717937 CENTERS FOR MEDICARE AND MEDICAID SVCS, OFFICE OF THE REGIONAL ADMINISTRATOR,
THE PUBLIC LEDGER BUILDING, 150 S INDEPENDENCE MALL W STE 403, PHILADELPHIA, PA 19106-3406

6717938 +CENTIMARK CORP, 12 GRANDVIEW CIRCLE, CANONSBURG, PA 15317-8533

6717939 +CENTRICITY PERINATAL USERS GROUP, 316 NORTH COURT STREET, MEDINA, OH 44256-1868

6717940 +CENTURION MEDICAL PRODUCTS, 100 CENTURION WAY, WILLIAMSTON, MI 48895-9086

6754127 +CERTIFIED LABS, NCH CORPORATION, 2727 CHEMSEARCH DR, IRVING TX 75062-6454

6717942 CERTIFIED LABS CORP, PO BOX 2493, FT WORTH, TX 76113-2493

6717943 +CERTIFIED LABS DALLAS TX, 2727 CHEMSEARCH BLVD, IRVING, TX 75062-6454

6717944 +CERTIPHI SCREENING INC, PO BOX 1675, SOUTHAMPTON, PA 18966-0885

6717945 +CHANGE HEALTHCARE SOLUTIONS, LLC, 3055 LEBANON PIKE, SUITE 1000, NASHVILLE, TN 37214-2239

6717946 +CHANGE HEALTHCARE SOLUTIONS, LLC, ZULMA RIVERA, 3055 LEBANON PIKE, SUITE 1000,
NASHVILLE, TN 37214-2239

6717948 +CHCT MISSISSIPPI, LLC, SUITE 150, 3326 ASPEN GROVE DR, FRANKLIN, TN 37067-2870

6824944 +CHCT Mississippi, LLC, c/o Erno D. Lindner, 633 Chestnut St., Suite 1900,
Chattanooga, TN 37450-1801

6773466 +CHEMTREAT, 5640 COX RD SUITE 300, GLEN ALLEN VA 23060-9297

6717949 +CHEMTREAT INC., 15045 COLLECTIONS CENTER DRIVE, CHICAGO, IL 60693-0001

6717950 +CHEMTREAT INC., 15045 COLLECTIONS CTR DR, CHICAGO, IL 60693-0001
6804190 +CHG HEALTHCARE DBA COMPHEALTH, 7259 BINGHAM JCT BLVD, MIDVALE UT 84047-4860
6804191 +CHG HEALTHCARE DBA WEATHERBY, 7259 S BINGHAM JUNCTION BLVD, MIDVALE UT 84047-4860
6717951 +CHG-MERIDIAN USA CORP, 21800 OXNARD STREET, SUITE 400, WOODLAND HILLS, CA 91367-7532
6825211 +CHG-MERIDIAN USA Corp., Attn: David Anthony, 511 Union Street, Suite 1600,
Nashville, TN 37219-1780
6717952 +CHILDREN S HOSPITAL HEALTH L, 2500 NORTH STATE STREET, JACKSON, MS 39216-4500
6717953 +CHS DBA/SHARED SERVICES CENTER-FT SMITH, 4600 TOWSON AVE, SUITE 136,
FORT SMITH, AR 72901-8075
6717954 +CHS DBA/SHARED SERVICES CENTER-FT SMITH, SHAUN BEGGS, 4600 TOWSON AVE, SUITE 136,
FORT SMITH, AR 72901-8075
6717956 +CHS/COMMUNITY HEALTH SYSTEMS, INC., C/O CHSPSC, LLC, 4000 MERIDIAN BOULEVARD,
FRANKLIN, TN 37067-6325
6746680 +CHS/COMMUNITY HEALTH SYSTEMS, INC., C/O PAUL G. JENNINGS, BASS BERRY & SIMS PLC,
150 THIRD AVE S SUITE 2800, NASHVILLE TN 37201-2017
6717955 +CHS/COMMUNITY HEALTH SYSTEMS, INC., ATTN: SENIOR VICE PRESIDENT-DEVELOPMENT,
4000 MERIDIAN BOULEVARD, FRANKLIN, TN 37067-6325
6805313 +CHS/Community Health Systems, Inc., c/o Russell E. Stair, Bass, Berry & Sims PLC,
900 S Gay Street, Knoxville, TN 37902-1810
6717957 +CHSPSC LLC, ATTN: TWILA SMITH, 4000 MERIDIAN BLVD, FRANKLIN, TN 37067-6325
6717958 +CHSPSC, LLC, 4000 MERIDIAN BLVD, FRANKLIN, TN 37067-6325
6717960 +CHSPSC, LLC, CORTNEY EDMONDSON, 4000 MERIDIAN BOULEVARD, FRANKLIN, TN 37067-6325
6746681 +CHSPSC, LLC, C/O PAUL G. JENNINGS, BASS BERRY & SIMS PLC, 150 THIRD AVE S SUITE 2800,
NASHVILLE TN 37201-2017
6805314 +CHSPSC, LLC, c/o Russell E. Stair, Bass, Berry & Sims PLC, 900 S Gay Street,
Knoxville, TN 37902-1810
6717961 +CIGNA HEALTHCARE, PO BOX 2625, DELMAR, CA 92014-5625
6717962 +CINCINNATI SUB ZERO PRODUCTS, 3530 SOLUTIONS CENTER, CHICAGO, IL 60677-3005
6717964 +CINTAS CORP, 206 BOX 630921, CINCINNATI, OH 45263-0921
6717965 +CINTAS CORPORATION, 5570 RIDGE ROAD, CINCINNATI, OH 45213-2516
6717966 CITY OF ABERDEEN PUBLIC UTIL, 612 WEST COMMERCE STREET, ABERDEEN, MS 39730-2406
6717967 CITY OF ABERDEEN PUBLIC UTILITIES, 612 WEST COMMERCE ST, ABERDEEN, MS 39730-2406
6717968 +CITY OF AMORY TAX COLLECTOR, PO BOX 457, AMORY, MS 38821-0457
6717970 +CITY OF BATESVILLE, CINDY ROPER, PO BOX 689, BATESVILLE, MS 38606-0689
6717971 +CITY OF BATESVILLE, PO BOX 689, BATESVILLE, MS 38606-0689
6717969 +CITY OF BATESVILLE GAS AND WATER, 103 COLLEGE ST, BATESVILLE, MS 38606-2197
6717972 +CITY OF FULTON, 213 W WIYGUL ST, FULTON, MS 38843-1843
6717973 +CIVCO MEDICAL INSTRUMENTS, 102 FIRST STREET SOUTH, KALONA, IA 52247-9588
6717975 +CLARK BEVERAGE GROUP INC, 110 MILEY DRIVE, STARKVILLE, MS 39759-7728
6717976 +CLARKSDALE COUNTRY CLUB APTS, 113 CRESTLINE DR, CLARKSDALE, MS 38614-1966
6717977 +CLARKSDALE PRESS REGISTER, 128 EAST SECOND STREET, CLARKSDALE, MS 38614-4206
6717978 +CLARKSDALE PUBLIC UTILITIES, 416 3RD STREET, CLARKSDALE, MS 38614-4416
6717979 +CLARKSDALE PUBLIC UTILITIES, PO BOX 70, CLARKSDALE, MS 38614-0070
6717755 +CLARKSDALE REGIONAL MEDICAL CENTER, INC., 1721 MIDPARK ROAD, SUITE B200,
KNOXVILLE, TN 37921-5977
6717756 +CLARKSDALE REGIONAL PHYSICIANS, LLC, 1721 MIDPARK ROAD, SUITE B200,
KNOXVILLE, TN 37921-5977
6717980 +CLIA LABORATORY PROGRAM, 2 PEACHTREE STREET NW, SUITE 31-447, ATLANTA, GA 30303-3141
6717981 +CLIA LABORATORY PROGRAM, PO BOX 1700, JACKSON, MS 39215-1700
6717982 #CLIA LABORATORY PROGRAM, PO BOX 530882, ATLANTA, GA 30353-0882
6717983 +CLINICAL INNOVATIONS, 2840 MOMENTUM PLACE, CHICAGO, IL 60689-0001
6823843 +CMS IMAGING, INC., c/o Laura Thomas, 4050 Azalea Dr., N Charleston, SC 29405-7528
6717985 +CMS MEDICAL IMAGING INC, 4050 AZALEA DRIVE, NORTH CHARLESTON, SC 29405-7528
6717986 +COAHOMA ELECTRIC, PO BOX 188, LYON, MS 38645-0188
6717987 +COCA COLA BOTTLING CO, 4100 COCA-COLA PLAZA, CHARLOTTE, NC 28211-3481
6717988 COCA-COLA, PO BOX 602937, CHARLOTTE, NC 28260-2937
6717989 +COCKRELL BANANA CO, PO BOX 346, TUPELO, MS 38802-0346
6717990 +COCKRELL FAMILY MEDICAL PC, 120 NORFLEET DR, SENATOBIA, MS 38668-2220
6717991 +COLE, DR KEVIN, 1425 CHARLESTON GARDENS, TUPELO, MS 38801-7164
6717992 +COLEMAN S LAWN CARE, PO BOX 985, FULTON, MS 38843-0985
6717995 +COMCAST CABLE, PO BOX 776, FULTON, MS 38843-0776
6717996 +COMMUNITY COFFEE CO , LLC, 7929 BROOKRIVER DRIVE, DALLAS, TX 75247-4900
6778571 +COMMUNITY COFFEE CO LLC, 3332 PARTRIDGE LANE BLDG A, BATON ROUGE LA 70809-2413
6717997 +COMMUNITY HEALTH SYSTEMS INC, 4000 MERIDIAN BOULEVARD, FRANKLIN, TN 37067-6325
6717998 +COMMUNITY HEALTH SYSTEMS INC, TERRY HENDON, 4000 MERIDIAN BOULEVARD,
FRANKLIN, TN 37067-6325
6718003 +COMOS FACILITY SUPPORT, INC., 815 NORTH HERRON, KNOXVILLE, TN 37932-3134
6718004 +COMOS FACILITY SUPPORT, INC., MIKE HOPKINS, 815 NORTH HERRON, KNOXVILLE, TN 37932-3134
6718007 +COMPHEALTH, PO BOX 972651, DALLAS, TX 75397-2651
6718005 +COMPHEALTH ASSOCIATES, INC., VICKI JOHNSON, 7259 SOUTH BINGHAM JUNCTION BLVD,
MIDVALE, UT 84047-4860
6718006 +COMPHEALTH MEDICAL STAFFING, 7259 S BINGHAM JCT BLVD, MIDVALE, UT 84047-4860
6718008 +COMPLIANT HEALTHCARE TECHNOL, 7123 PEARL RD SUITE 305, MIDDLEBURG HEIGHTS, OH 44130-4944
6718009 +COMPREHENSIVE EMERGENCY PHYSICIAN, SERVICES, LLC, DAVID SCHILLINGER MD,
200 CORPORATE BLVD., LAFAYETTE, LA 70508-3870
6718010 +COMPREHENSIVE EMERGENCY PHYSICIAN, SERVICES, LLC, PHIL PARKER, 200 CORPORATE BLVD.,
LAFAYETTE, LA 70508-3870
6718011 +COMPREHENSIVE HOSP OF MS, LLC, DAVID SCHILLINGER, 200 CORPORATE BOULEVARD,
LAFAYETTE, LA 70508-3870

- 6718012 +COMPREHENSIVE HOSP OF MS,LLC, DAVID SCHILLINGER, MD, 200 CORPORATE BOULEVARD, LAFAYETTE, LA 70508-3870
- 6718013 +COMPREHENSIVE HOSPITALISTS OF MS LLC, 200 CORPORATE BLVD, LAFAYETTE, LA 70508-3870
- 6718014 +COMPREHENSIVE HOSPITALISTS OF MS LLC, PHIL PARKER, 200 CORPORATE BLVD, LAFAYETTE, LA 70508-3870
- 6718016 +CONMED CORPORATION, PO BOX 6814, NEW YORK, NY 10249-6814
- 6718017 +CONTROL CABLE, INC, 7261 AMBASSADOR ROAD, BALTIMORE, MD 21244-2726
- 6718018 +CONTROLLED TEMP SUPPLY, LLC, 15A COUNTY ROAD 1014, OXFORD, MS 38655-7726
- 6718019 COOK MEDICAL INCORP, 22988 NETWORK PLACE, CHICAGO, IL 60673-1229
- 6718020 +COOK MEDICAL INCORPORATED, 22988 NETWORK PLACE, CHICAGO, IL 60673-1229
- 6718023 COOPER SURGICAL, PO BOX 712280, CINCINNATI, OH 45271-2280
- 6718022 +COOPER SURGICAL, 95 CORPORATE DRIVE, TRUMBULL, CT 06611-1350
- 6822278 +COOPER SURGICAL INC, 75 CORPORATE DRIVE, TRUMBULL CT 06611-1350, ATTN ACCOUNTS RECEIVABLE
- 6839553 +COOPERSURGICAL, INC., 75 CORPORATE DRIVE, TRUMBULL, CT 06611-1350
- 6718024 +COPELAND, COOK, TAYLOR, & BUSH, 1068 HIGHLAND COLONY PARKWAY, RIDGELAND, MS 39157-8807
- 6718025 +COREY PONDER LAWN CARE, 50018 SIMS LANE, AMORY, MS 38821-8859
- 6718028 COVIDIEN, DEPARTMENT 00 10318, PALATINE, IL 60055-0318
- 6718027 +COVIDIEN, 15 HAMPSHIRE STREET, MANSFIELD, MA 02048-1113
- 6718026 COVIDIEN SALES LLC DBA GIVEN, PO BOX 932928, ATLANTA, GA 31193-2928
- 6718029 +COX GLASS, 234 ISSAQUENA AVE, CLARKSDALE, MS 38614-4317
- 6718030 +COZZINI BROS, 350 HOWARD AVENUE, DES PLAINES, IL 60018-1908
- 6718031 #+CPI-CRISIS PREVENTION INSTIT, 10850 WEST PARK PLACE, SUITE 600, MILWAUKEE, WI 53224-3640
- 6718033 ++CR BARD INCORPORATED, 1 BECTON DRIVE, FRANKLIN LAKES NJ 07417-1815
(address filed with court: CR BARD INCORPORATED, 730 CENTRAL AVENUE, MURRAY HILL, NJ 07974)
- 6718034 +CR BARD INCORPORATED, PO BOX 75767, CHARLOTTE, NC 28275-0767
- 6718032 +CR BARD INCORPORATED, 605 NORTH 5600 WEST, SALT LAKE CITY, UT 84116-3738
- 6718035 +CR BARD MEDICAL, 8195 INDUSTRIAL BLVD, COVINGTON, GA 30014-1497
- 6718036 +CR BARD PERIPHERAL, 1415 W 3RD ST, TEMPE, AZ 85281-7634
- 6718037 CRAWFORD HEALTHCARE INC, PO BOX 205261, DALLAS, TX 75320-5261
- 6718039 #+CRISIS PREVENTION INSTITUTE, 10850 W PARK PLACE SUITE 600, MILWAUKEE, WI 53224-3640
- 6718040 +CROWN HEALTH CARE LAUNDRY, 25 WEST CEDAR ST. #405, PENSACOLA, FL 32502-5984
- 6718041 +CROWN HEALTHCARE LAUNDRY SERVICE, LLC, 25 WEST CEDAR ST #405, PENSACOLA, FL 32502-5984
- 6718042 +CROWN HEALTHCARE LAUNDRY SERVICE, LLC, CLIFF HAIGLER, 25 WEST CEDAR ST #405, PENSACOLA, FL 32502-5984
- 6718043 +CRYSTAL SPRINGS WATER OF MS, PO BOX 2459, NEW ALBABY, MS 38652-2475
- 6718044 CURBELL MEDICAL PRODUCTS INC., 62882 COLLECTION CENTER, CHICAGO, IL 60693-0623
- 6718045 +CUSTOMIZED COMMUNICATIONS, I, PO BOX 5566, ARLINGTON, TX 76005-5566
- 6718046 +CYBER TECHNOLOGY SECURITY, 226 E MAIN ST SUITE E, SENATOBIA, MS 38668-2133
- 6718047 CYRACOM LLC, PO BOX 74008083, CHICAGO, IL 60674-8083
- 6718048 +CYRACOM, LLC, 5959 CORPORATE DRIVE, HOUSTON, TX 77036-2302
- 6906646 +Cardinal Health 110, LLC f/k/a Cardinal Health 110, 7000 Cardinal Place, Dublin, Ohio 43017-1091, Attn: Debra A. Willet
- 6823810 +CareFusion 211,Inc., Vyaira Medical, Inc, 26125 N Riverwoods Blvd, Mettawa, IL 60045-3420
- 6748644 +Charles Meyers, 8694 Highway 61, Alligator, MS 38720-9518
- 6801319 +City of Amory, Mississippi, c/o Linda W. Knight, Suite 1700, 150 Third Ave South, Nashville, TN 37201-2041
- 6755802 +Copeland, Cook, Taylor & Bush, P.A., John Hunter Nance, COO, P.O. Box 6020, Ridgeland, MS 39158-6020
- 6795419 +D. Park Smith, Law Office of D. Park Smith, 250 Cherry Springs Road, Suite 200, Hunt, TX 78024-3010
- 6718050 +DATAWATCH CORP, 4 CROSBY DRIVE, BEDFORD, MA 01730-1402
- 6718051 +DATEX OHMEDA INC, 500 FIRST AVENUE, PITTSBURGH, PA 15219-3128
- 6718052 +DAVIS, JESSE MD, 206 CLUBHOUSE DR, OXFORD, MS 38655-2497
- 6718053 +DEBMED USA INC, 29526 NETWORK PLACE, CHICAGO, IL 60673-1295
- 6718054 +DEEP SOUTH PHYSICS PLLC, 111 NAPOLEON DRIVE, BRANDON, MS 39047-8465
- 6718055 +DELTA DENTAL OF TN, 240 VENTURE CIRCLE, NASHVILLE, TN 37228-1699
- 6718056 +DELTA DENTAL OF TN, KAREN DINWIDDIE, 240 VENTURE CIRCLE, NASHVILLE, TN 37228-1604
- 6718057 +DELTA FARM STORE/CARQUEST, 1041 DESOTO AVENUE, CLARKSDALE, MS 38614-6932
- 6718058 +DELTA TECHNOLOGY SOLUTIONS INC, PO BOX 9747, GREENWOOD, MS 38930-8547
- 6718059 +DENHAM, SHERIE, 221 PEARSON AVE, CLARKSDALE, MS 38614-2301
- 6718060 +DENTSPLY SIRONA, 5100 E SKELLY DR, SUITE 300, TULSA, OK 74135-6560
- 6718061 +DEPUY ORTHOPAEDICSGA, 5972 COLLECTIONS CTR DR, CHICAGO, IL 60693-0059
- 6718063 DESHEA TOWNSEND FITNESS CENTER, 580 HIGHWAY 6 WEST, BATESVILLE, MS 38606
- 6718065 +DIGITAL DATA CORP, 1596 W 2650 S #101, OGDEN, UT 84401-4506
- 6718067 +DIRECTV, PO BOX 410347, CHARLOTTE, NC 28241-0347
- 6811455 +DIVERGENT MEDICAL TECH INC, DEAN TRIVISANI, 5 FIR COURT SUITE 1A, OAKLAND NJ 07436-1821
- 6718069 +DIVERGENT MEDICAL TECHNOLOGI, 5 FIR COURT SUITE 1A, OAKLAND, NJ 07436-1821
- 6718070 +DIVERGENT MEDICAL TECHNOLOGIES, 5 FIR COURT, SUITE 1A, OAKLAND, NJ 07436-1821
- 6718071 +DIVERSICARE, 1621 GALLERIA BLVD, BRENTWOOD, TN 37027-2926
- 6718074 +DJO LLC, PO BOX 650777, DALLAS, TX 75265-0777
- 6718073 +DJO LLC, 1430 DECISION STREET, VISTA, CA 92081-8553
- 6718075 +DR AMAN MUNIR, 334 SANDY COVE, CLARKSDALE, MS 38614-2317
- 6718076 DRAEGER MEDICAL INC, PO BOX 536432, PITTSBURGH, PA 15253-5906
- 6718077 +DRAGER MEDICAL INC, 3135 QUARRY ROAD, TELFORD, PA 18969-1051
- 6718078 +DSI SECURITY SERVICES, 600 W ADAMS STREET, DOTHAN, AL 36303-4306
- 6718082 +DSI SECURITY SERVICES, TONY EARNEST, 600 W ADAMS STREET, DOTHAN, AL 36303-4306
- 6718079 +DSI SECURITY SERVICES, JAMES SNELLGROVE, PO BOX 7163, DOTHAN, AL 36302-7163
- 6718080 +DSI SECURITY SERVICES, PO BOX 7163, DOTHAN, AL 36302-7163
- 6718081 +DSI SECURITY SERVICES, SHANNON WRIGHT, PO BOX 7163, DOTHAN, AL 36302-7163

6718083 DUDE SOLUTIONS INC, PO BOX 200236, PITTSBURGH, PA 15251-0236
6718084 +DUNAVENT, JESICA, 10405 CHARLEY PRIDE HWY, LAMBERT, MS 38643-8862
6718085 +DUNBAR ENTERPRISES, INC, 2330 WINDCLIFF DRIVE, EADS, TN 38028-7988
6718086 +DURANDS TESTING SERVICE INC, 1007 GERMAIN ST, ST MARTINVILLE, LA 70582-6629
6824533 David Galle, Fox Rothschild LLP, 222 South 9th Street, Suite 2000,
Minneapolis, MN 55402-3338
6818682 +De Lage Landen Financial Services, Inc., c/o Joseph P. Rusnak,
315 Deaderick Street Ste 1700, Nashville, TN 37238-1700
6718088 +E FIRE INC, 2075 MCCULLOUGH BLVD, TUPELO, MS 38801-7109
6718089 +E-AUDIT HEALTH SOLUTIONS A SUNRX COMPANY, 10181 SCRIPPS GATEWAY COURT,
SAN DIEGO, CA 92131-5152
6718090 +ECLINICAL WORKS LLC, LORETTA GALLIGAN, TWO TECHNOLOGY DR, WESTBOROUGH, MA 01581-1727
6718091 +ECLINICAL WORKS LLC, TWO TECHNOLOGY DR, WESTBOROUGH, MA 01581-1727
6718093 +ECOLAB HEALTHCARE, PO BOX 32027, NEW YORK, NY 10087-2027
6718095 +ECOLAB INC. IL, 1 ECOLAB PLACE, ST. PAUL, MN 55102-2739
6718096 +EDDIE WILEMON, PO BOX 482, AMORY, MS 38821-0482
6718097 +EDGESTONE SHARPENING & REPAIR, PO BOX 427, CORDOVA, TN 38088-0427
6718100 EDWARDS LIFESCIENCES, PO BOX 978722, DALLAS, TX 75397-8722
6718098 EDWARDS LIFESCIENCES LLC, 23146 NETWORK PLACE, CHICAGO, IL 60673-1231
6718105 +EGERTON MCAFEE, STEPHEN MCSWEEN, 900 SOUTH GAY ST, SUITE 1400, KNOXVILLE, TN 37902-1838
6718104 EGERTON MCAFEE, PO BOX 2047, KNOXVILLE, TN 37901-2047
6718101 +EGERTON MCAFEE ARMISTEAD & DAVIS P C, 900 SOUTH GAY ST., SUITE 1400,
KNOXVILLE, TN 37902-1838
6718102 +EGERTON MCAFEE ARMISTEAD & DAVIS P C, KATY HUMPHREY, 900 SOUTH GAY ST., SUITE 1400,
KNOXVILLE, TN 37902-1838
6718103 EGERTON MCAFEE ARMISTEAD & DAVIS P.C., ROBERT WILLIAMS, PO BOX 2047,
KNOXVILLE, TN 37901-2047
6718106 +EGERTON, MCAFEE, ARMISTEAD AND DAVIS PC, 900 SOUTH GAY STREET, KNOXVILLE, TN 37902-1810
6718107 +ELECTRONIC POWER SYSTEMS INC, 191 IVY BROOK LANE, COLLIERVILLE, TN 38017-8793
6718108 +ELLIOTT DATA SYSTEM INC, 17825 EDISON AVENUE, CHESTERFIELD, MO 63005-1251
6718109 +EMPRINT MORAN PRINTING INC, 5425 FLORIDA BLVD, BATON ROUGE, LA 70806-4132
6718111 EMPRINT MORAN PRINTING INC, PO BOX 54023, NEW ORLEANS, LA 70154-4023
6718112 ENDOCHOICE INC, PO BOX 200109, PITTSBURGH, PA 15251-0109
6718113 +ENERGY SYSTEMS SOUTHEAST, 3235 VETERANS CIRCLE, BIRMINGHAM, AL 35235-3151
6718115 ENV SERVICES INC, 2880 BERGEY ROAD, SUITE K, HATFIELD, PA 19440-1764
6718116 +EPSTEIN BECKER GREEN, P C, ONE GATEWAY CENTER, 13TH FLOOR, NEWARK, NJ 07102-5323
6718117 +EPSTEIN BECKER GREEN, P C, TRAVIS LLOYD, ONE GATEWAY CENTER, 13TH FLOOR,
NEWARK, NJ 07102-5323
6718118 +EUROTROL USBV, 850 N BLACK BRANCH ROAD, ELIZABETHTOWN, KY 42701-4505
6718119 +EVANS, DR KENDRIX, 1687 NOTTING HILL DRIVE, HERNANDO, MS 38632-8076
6718121 +EXPERIAN HEALTH, PO BOX 886133, LOS ANGELES, CA 90088-6133
6718120 EXPERIAN HEALTH INC, PO BOX 881971, LOS ANGELES, CA 90088-1971
6718123 +EYE MED (FIDELITY SECURITY, LIFE INSURANCE CO.), CHELSEA ROTHSTEIN, 4000 LUXOTTICA PLACE,
MASON, OH 45040-8114
6718122 +EYE MED (FIDELITY SECURITY LIFE, INSURANCE CO.), 4000 LUXOTTICA PLACE,
MASON, OH 45040-8114
6835941 +Edgestone Sharpening and Repair, PO Box 427, Cordova, TN, 38088, Cordova, TN 38088-0427
6822832 +Epstein Becker & Green, P.C., One Gateway Center, Newark, NJ 07102-5321
6718124 +F-5 SWEEPERS OF NORTH MS INC, PO BOX 1592, TUPELO, MS 38802-1592
6718125 +FASTENAL COMPANY, PO BOX 1286, WINONA, MN 55987-7286
6718126 FDA-MQSA PROGRAM, PO BOX 979109, ST LOUIS, MO 63197-9000
6826704 +FEDERAL INSURANCE COMPANY, FEDERAL INSURANCE COMPANY C O CHUBB,
436 WALNUT STREET 4TH FLOOR WA04K, PHILADELPHIA PA 19106-3703
6718127 +FEDEX, 3965 AIRWAYS, MODULE G, MEMPHIS, TN 38116-5017
6718128 FEDEX, PO BOX 660481, DALLAS, TX 75266-0481
6819569 FEDEX CORPORATE SERVICES INC, FEDEX CORPORATE SERVICES INC AS ASSIGNEE,
OFFI FEDEX EXPRESS GROUND FREIGHT OFFICE, 3965 AIRWAYS BLVD MODULE G 3RD FLOOR,
MEMPHIS TN 38116-5017
6718129 +FENWAL INC, 26762 NETWORK PLACE, CHICAGO, IL 60673-1267
6718130 FFF ENTERPRISES, INC, PO BOX 840150, LOS ANGELES, CA 90084-0150
6718131 +FIRE GUARD, PO BOX 2952, TUPELO, MS 38803-2952
6718133 +FISHER AND PAYKEL HEALTHCARE, 173 TECHNOLOGY DR, STE 100, IRVINE, CA 92618-2489
6718135 FISHER AND PAYKEL HEALTHCARE, DEPT CH 16926, PALATINE, IL 60055-6926
6718136 FISHER HEALTHCARE, PO BOX 404705, ATLANTA, GA 30384-4705
6823846 +FISHER SCIENTIFIC CO LLC, 300 INDUSTRY DRIVE, PITTSBURGH PA 15275-1001
6823839 +FISHER SCIENTIFIC CO LLC, FISHER SCIENTIFIC, 300 INDUSTRY DRIVE, PITTSBURGH PA 15275-1001
6718138 FISHER SCIENTIFIC HEALTHCARE, PO BOX 404705, ATLANTA, GA 30384-4705
6718137 +FISHER SCIENTIFIC HEALTHCARE, 11450 COMPAQ CENTER WEST, HOUSTON, TX 77070-1445
6718139 +FLOIED FIRE EXT AND STEAM CLEA, 3050 LAMAR, MEMPHIS, TN 38114-6497
6736881 +FLOIED FIRE EXTINGUISHER AND, STEAM CLEANING CO LLC, 3050 LAMAR AVE,
MEMPHIS TN 38114-6405
6718140 +FLOWERS BAKING CO OF BHAM, PO BOX 101030, ATLANTA, GA 30392-1030
6718141 FOLLETT CORPORATION, PO BOX 782806, PHILADELPHIA, PA 19178-2806
6779729 +FOLLETT LLC, MATTHEW HLAVINKA, 801 CHURCH LN, EASTON PA 18040-6637
6718142 +FOOD GIANT #269, 901 HWY 278 E, AMORY, MS 38821-5512
6718143 +FORD HOTEL SUPPLY COMPANY, 2204 NORTH BROADWAY, ST. LOUIS, MO 63102-1404
6718144 +FOWLKES PLUMBING, PO BOX 483, AMORY, MS 38821-0483
6718145 +FULTON TELEPHONE CO, PO BOX 1519, FULTON, MS 38843-5119
6884212 +Frank Springer, FRP, Specialized Contracting Manager, 300 South Park Road, Suite 400,
Hollywood, Florida 33021-8353

6740047 +G. Rhea Bucy, 150 Third Ave South, Suite 1700, Nashville, TN 37201-2041
6718146 +GATEWAY TIRE AND SERVICE CENTE, PO BOX 720, BATESVILLE, MS 38606-0720
6718147 +GCX CORPORATION, PO BOX 1410, SUISUN CITY, CA 94585-4410
6718156 GE HEALTHCARE, PO BOX 641419, PITTSBURGH, PA 15264-1419
6718155 +GE HEALTHCARE, 945 N EDGEWOOD AVE #A1, WOOD DALE, IL 60191-1252
6718157 +GE HEALTHCARE, 3000 N GRANDVIEW BLVD, WAUKESHA WI 53188-1615
(address filed with court: GE HEALTHCARE, PO BOX 96483, CHICAGO, IL 60693)
6764619 +GE HEALTHCARE DATEX, c/o Michael B. Bach, Authorized Agent, 25 Whitney Drive, Suite 106,
Milford, OH 45150-8400
6764609 +GE HEALTHCARE DIAGNOSTIC IMAGING, c/o Michael B. Bach, Authorized Agent,
25 Whitney Drive, Suite 106, Milford, OH 45150-8400
6718149 GE HEALTHCARE FIN SERVICES, PO BOX 641419, PITTSBURGH, PA 15264-1419
6718148 +GE HEALTHCARE FIN SERVICES, 12854 KENAN DRIVE #201, JACKSONVILLE, FL 32258-7402
6718151 GE HEALTHCARE FINANCIAL SRV, PO BOX 641419, PITTSBURGH, PA 15264-1419
6718153 +GE HEALTHCARE IITS USA CORP, 15724 COLLECTIONS CENTER, CHICAGO, IL 60693-0001
6718152 +GE HEALTHCARE IITS USA CORP, 15724 COLLECTIONS CENTER DR, CHICAGO, IL 60693-0001
6718154 +GE HEALTHCARE IITS USA CORP, 15724 COLLECTIONS CTR DR, CHICAGO, IL 60693-0001
6764630 +GE HEALTHCARE IITS USA CORP, c/o Michael B. Bach, Authorized Agent,
25 Whitney Drive, Suite 106, Milford, OH 45150-8400
6764612 +GE HEALTHCARE MONITORING SOLUTIONS, c/o Michael B. Bach, Authorized Agent,
25 Whitney Drive, Suite 106, Milford, OH 45150-8400
6764614 +GE HEALTHCARE OEC, c/o Michael B. Bach, Authorized Agent, 25 Whitney Drive, Suite 106,
Milford, OH 45150-8400
6718158 GE HEALTHCARE/DATEX OHMEDA I, PO BOX 641936, PITTSBURGH, PA 15264-1936
6718159 +GE MEDICAL SYS INFORMATION T, 5517 COLLECTIONS CENTER, CHICAGO, IL 60693-0001
6718160 +GE MEDICAL SYS INFORMATION TEC, ATTN:ACCOUNTS RECEIVABLE, 5517 COLLECTIONS CTR DR,
CHICAGO, IL 60693-0001
6826516 +GE PRECISION HEALTHCARE LLC, C O MICHAEL B BACH AUTHORIZED AGENT,
25 WHITNEY DRIVE SUITE 106, MILFORD OHIO 45150-8400
6822936 +GE PRECISION HEALTHCARE LLC IITS USA, C O MICHAEL B BACH AUTHORIZED AGENT,
DEHAAN & BACH LPA, 25 WHITNEY DRIVE SUITE 106, MILFORD OHIO 45150-8400
6718161 +GENERAL BIOMEDICAL SERV INC, 1900 25TH STREET, KENNER, LA 70062-5541
6718162 +GENERAL BIOMEDICAL SERVICE, 1900 25TH STREET, KENNER, LA 70062-5541
6718163 +GEORGIA TELE-PHYSICIANS, 1768 BUSINESS CENTER DR, SUITE 100, RESTON, VA 20190-5359
6718164 +GERMFREE LABS INC, 4 SUNSHINE BLVD, ORMOND BEACH, FL 32174-8754
6718165 +GETINGE USA SALES LLC, 45 BARBOUR POND DR, WAYNE, NJ 07470-2094
6718168 +GIFTED NURSES LLC, 2748 METAIRIE LAWN DR, METAIRIE, LA 70002-6190
6718169 +GIFTED NURSES LLC, KIMBERLY DIXON, 2748 METAIRIE LAWN DR, METAIRIE, LA 70002-6190
6811530 +GIFTED NURSES LLC, DARRYL T LANDWEHR, 1010 COMMON STREET SUITE 1710,
NEW ORLEANS LA 70112-2414
6718170 +GILMORE MEMORIAL HOSPITAL, 1105 EARL FRYE BLVD, AMORY, MS 38821-5500
6718171 GIS INC, PO BOX 538450, ATLANTA, GA 30353-8450
6718173 GNXCOR, INC, 425 HESPELER ROAD, SUITE 103, CAMBRIDGE, ON N1R 6J2, CANADA
6718174 +GO BOX ENVIRONMENTAL LLC, 100 ROSECREST LANE, COLUMBUS, MS 39701-5500
6718175 +GRACE MEDICAL INC, PO BOX 5178 SUITE 110, MEMPHIS, TN 38101-5178
6718179 +GRAMEDICA, 16137 LEONE DRIVE, MACOMB, MI 48042-4063
6718180 GREER LABORATORIES INC, PO BOX 603081, CHARLOTTE, NC 28260-3081
6718181 +GUARANTYBANK, 210 HAYDEN ST., BELZONI, MS 39038-3636
6718182 +GUARDIAN LOCK AND KEY, 721 RED BUD ROAD, COLUMBUS, MS 39701-8702
6718183 GUY BROWN MANAGEMENT LLC, PO BOX 306156, NASHVILLE, TN 37230-6156
6929095 +George Hirsch, One Riverfront Plaza, Newark, NJ 07102, ghirsch@sillscummis.com 07102-5408
6811818 +Gilbert L. Hamberg, 1038 Darby Drive, Yardley, PA 19067-4519
6823836 +Global Healthcare Exchange, LLC, 1315 Century Drive, Suite 100, Louisville, CO 80027-8564
6718185 HALYARD HEALTH INC, ERICA BALDWIN, PO BOX 732583, DALLAS, TX 75373-2583
6718184 +HALYARD HEALTH INC, 5405 WINDWARD PARKWAY, ALPHARETTA, GA 30004-4668
6718186 +HAMILTON WATER DISTRICT, PO BOX 66, HAMILTON, MS 39746-0066
6718187 +HANGER CLINIC, 502 COUNCIL CIRCLE, TUPELO, MS 38801-4940
6718188 +HARRISON, SCOTT MD, 497 AZALEA DRIVE SUITE 101, OXFORD, MS 38655-7907
6718189 +HARRISON, SCOTT MD, AMANDA KING, 497 AZALEA DRIVE SUITE 101, OXFORD, MS 38655-7907
6820129 +HASSAN SERHAN, 18 TECHNOLOGY DR, STE 133, IRVINE CA 92618-2311
6718190 +HAYES ENERGY SERVICES, 4055 STEELE STATION ROAD, RAINBOW CIT, AL 35906-8758
6718191 +HAYES ENGINEERING, 4055 STEELE STATION ROAD, RAINBOW CITY, AL 35906-8758
6718192 +HEAGWOOD, NAOMI, 1238 PHILLIPS 300 RD, WEST HELENA, AR 72390-9529
6718196 +HEALTH CARE LOGISTICS, 450 TOWN STREET, CIRCLEVILLE, OH 43113-2244
6718195 HEALTH CARE LOGISTICS INC, PO BOX 400, CIRCLEVILLE, OH 43113-0400
6718197 +HEALTHCARE CONNECTIONS, LLC, 400 S WOODS MILL ROAD- SUITE 115, CHESTERFIELD, MO 63017-3430
6718198 +HEALTHCARE FINANCIAL MANAGEMENT ASSOC, 3 WESTBROOK CORPORATE CENTER, SUITE 600,
WESTCHESTER, IL 60154-5732
6718200 HEALTHMARK INDUSTRIES CO INC, DEPT 7058 PO BOX 30516, LANSING, MI 48909-8016
6718201 +HEALTHMARK INDUSTRIES CO., 33671 DOREKA DR, FRASER, MI 48026-1610
6718202 +HEALTHSTREAM INC, 209 10 TH AVENUE SOUTH, SUITE 450, NASHVILLE, TN 37203-0788
6718203 +HEALTHSTREAM INC, 209 10TH AVENUE SOUTH-SUITE 450, NASHVILLE, TN 37203-0788
6718204 +++HEALTHTRUST WORKFORCE SOLUTIONS LLC, 1100 DR MARTIN L KING JR BLVD STE 1100,
NASHVILLE TN 37203-5749
(address filed with court: HEALTHTRUST WORKFORCE SOLUTIONS LLC, 1100 CHARLOTTE AVENUE,
SUITE 1100, NASHVILLE, TN 37203)
6718205 ++++HEALTHTRUST WORKFORCE SOLUTIONS LLC, JEFFREY GREENLUND,
1100 DR MARTIN L KING JR BLVD STE 1100, NASHVILLE TN 37203-5749
(address filed with court: HEALTHTRUST WORKFORCE SOLUTIONS LLC, JEFFREY GREENLUND,
1100 CHARLOTTE AVENUE, SUITE 1100, NASHVILLE, TN 37203)

6738681 +---HEALTHTRUST WORKFORCE SOLUTIONS, LLC, ATTN: LEGAL DEPARTMENT,
1100 DR MARTIN L KING JR BLVD STE 1100, NASHVILLE TN 37203-5749
(address filed with court: HealthTrust Workforce Solutions, LLC, 1100 Charlotte Ave,
Ste 1100, Attn: Legal Department, Nashville, TN 37203)

6718206 HEDRICK, 2217 STEGALL ROAD, FULTON, MS 38843-9756

6718208 +HENRY SCHEIN, 135 DURYEY ROAD, MELVILLE, NY 11747-3834

6718210 +HENRY SCHEIN, LEE CULP, 135 DURYEY ROAD, MELVILLE, NY 11747-3834

6718209 HENRY SCHEIN, DEPT CH 10241, PALATINE, IL 60055-0241

6718211 +HENRY SCHEIN, LEE CULP, 526 CONGAREE RD, GREENVILLE, SC 29607-3516

6718207 HENRY SCHEIN INC (DENTAL), DEPT CH 10241, PALANTINE, IL 60055-0241

6718212 +HESTER, CHARLES, 206 WINTERSET DRIVE, STARKVILLE, MS 39759-4152

6718215 HHS CULINARY AND NUTRITION S, BOBBY FLOYD, CLAY HUNTSMAN, PO BOX 826,
SAN ANTONIO, TX 78293-0826

6718214 +HHS CULINARY AND NUTRITION S, BOBBY FLOYD, CLAY HUNTSMAN, PO BOX 2267,
SAN ANTONIO, TX 78298-2267

6718213 +HHS CULINARY AND NUTRITION SOLUTIONS LLC, 12495 SILVER CREEK RD,
DRIPPING SPRINGS TX 78620-5584

6718217 +HHS LLC, BOBBY FLOYD, CLAY HUNTSMAN, PO BOX 2267, SAN ANTONIO, TX 78298-2267

6718216 +HHS LLC, BOBBY FLOYD, CLAY HUNTSMAN, 216 EAST 4TH ST, AUSTIN, TX 78701-3610

6718218 HHS LLC, BOBBY FLOYD, CLAY HUNTSMAN, PO BOX 826, SAN ANTONIO, TX 78293-0826

6718219 +HIBU INC - MID ATLANTIC, PO BOX 3162, CEDAR RAPIDS, IA 52406-3162

6718221 HILL ROM COMPANY INC, PO BOX 643592, PITTSBURG, PA 15264-3592

6718222 HILL ROM COMPANY INC, PO BOX 643592, PITTSBURGH, PA 15264-3592

6718220 +HILL ROM COMPANY INC, 1069 STATE RTE 46 EAST, BATESVILLE, IN 47006-9167

6718223 HOLLISTER INCORPORATED, 2000 HOLLISTER DRIVE, LIBERTYVILLE, IL 60048-3781

6718224 +HOLLISTER INCORPORATED, 72035 EAGLE WAY, CHICAGO, IL 60678-0720

6718225 HOLOGIC INC, 24506 NETWORK PLACE, CHICAGO, IL 60673-1245

6718226 +HOLOGIC LIMITED PARTNERSHIP, 24506 NETWORK PLACE, CHICAGO, IL 60673-1245

6718227 +HOLOGIC LIMITED PARTNERSHIP, APRIL FREEMAN, 24506 NETWORK PLACE, CHICAGO, IL 60673-1245

7054519 +HOME LLP, ATTENTION MS WENDY F EVERSOLE, 1020 HIGHLAND COLONY PARKWAY SUITE 400,
RIDGELAND MS 39157-2129

6718228 +HORNE LLP, ATTENTION MS WENDY F EVERSOLE, 1020 HIGHLAND COLONY PARKWAY SUITE 400,
RIDGELAND MS 39157-2129

6718229 HOSPIRA WORLDWIDE INC, 75 REMITTANCE DRIVE SUITE 6136, CHICAGO, IL 60675-6136

6718231 +HOSPITAL CARE CONSULTANTS, 17304 PRESTON ROAD SUITE 1400, DALLAS, TX 75252-5633

6718232 +HOSPITAL CARE CONSULTANTS, ROSANNA BAURYS, 17304 PRESTON ROAD SUITE 1400,
DALLAS, TX 75252-5633

6718237 HOSPITAL HOUSEKEEPING, PO BOX 826, SAN ANTONIO, TX 78293-0826

6718236 HOSPITAL HOUSEKEEPING SYSTEMS, LTD., BOBBY FLOYD, CLAY HUNTSMAN, PO BOX 826,
SAN ANTONIO, TX 78293-0826

6718235 +HOSPITAL HOUSEKEEPING SYSTEMS, LTD., BOBBY FLOYD, CLAY HUNTSMAN, PO BOX 2267,
SAN ANTONIO, TX 78298-2267

6718234 +HOSPITAL HOUSEKEEPING SYSTEMS, LTD., BOBBY FLOYD, CLAY HUNTSMAN, 216 E 4TH STREET,
AUSTIN, TX 78701-3610

6718238 +HOTEL AND RESTAURANT SUPPLY, PO BOX 6, MERIDIAN, MS 39302-0006

6718239 +HUFF, SUSAN, 497 PHILLIPS 210 ROAD, LEXA, AR 72355-8819

6718240 HYGIENA LLC, 1801 W OLYMPIC BLVD, PASEDNA, CA 91199-2007

6825003 +Health Management Associates, LLC, f/k/a Health Management Associates, Inc.,
c/o Paul G. Jennings/Bass, Berry & Sims, 150 Third Ave. S., Ste. 2800,
Nashville, TN 37201-2017

6758769 +Hibu Inc f/k/a Yellowbook Inc, c/o RMS Bankruptcy Recovery Services, P.O. Box 361345,
Columbus, OH 43236-1345

6755085 +Hill-Rom Company, Inc, 1069 State Route 46 E, Batesville, IN 47006-9167

6718242 +IN10SITY INTERACTIVE, LLC, 14488 OLD STAGE RD, LENOIR CITY, TN 37772-5494

6718244 +IN10SITY INTERACTIVE, LLC, LANA RINKER, 14488 OLD STAGE RD, LENOIR CITY, TN 37772-5494

6718245 INCISIVE SURGICAL, VB BOX #164 PO BOX 9202, MINNEAPOLIS, MN 55480-9202

6807578 #+INCISIVE SURGICAL INC, 14405 21ST AVE N STE 130, PLYMOUTH MN 55447-4638

6718246 +INFORMATION NETWORK OF ARKANSAS, 425 W CAPITOL AVENUE #1620, LITTLE ROCK, AR 72201-3425

6718247 +INFUSION PUMP REPAIR CORP, 18 TECHNOLOGY DR SUITE 133, IRVINE, CA 92618-2311

6718249 INSTRUMENTATION LAB, PO BOX 347934, PITTSBURG, PA 15251-4934

6718250 +INTEGRA LIFESCIENCES CORP IN, 311 ENTERPRISE DRIVE, PLAINSBORO, NJ 08536-3344

6718251 +INTEGRATED COMMUNICATIONS INC, 6630 REESE ROAD, MEMPHIS, TN 38133-4980

6718253 +INTUITIVE SURGICAL INC, ISABELLE NGUYEN, 1266 KIFER ROAD, SUNNYVALE, CA 94086-5304

6718254 +INTUITIVE SURGICAL INC, ISABELLE NGUYEN, 3440 WALNUT AVENUE, BLDG A, 2ND FLOOR,
FREMONT, CA 94538-2210

6718255 +IRON MOUNTAIN MANAGEMENT INC, 1000 CAMPUS DRIVE, COLLEGEVILLE, PA 19426-4908

6718259 +IRVIN ELECTRIC INC, 40260 LACKEY RD, HAMILTON, MS 39746-9744

6718260 IRVINE SCIENTIFIC, 1830 EAST WARNER AVE, SANTA ANA, CA 92705-5505

6718261 +ITAWAMBA COUNTY BOARD, PO BOX 776, FULTON, MS 38843-0776

6718262 +ITAWAMBA COUNTY DEV COUNCIL, PO BOX 577, FULTON, MS 38843-0577

6718263 +ITY HEALTH SYSTEMS, INC, TERRY HENDON, 4000 MERIDIAN BLVD, FRANKLIN, TN 37067-6325

6745052 +Instrumentation Laboratory, 180 Hartwell Rd, Bedford, MA 01730-2443

6971217 +Iron Mountain Information Management, LLC, Attn: Joseph Corrigan, 7th Floor, 1 Federal St.,
Boston, MA 02110-2012

6718264 +JAMES S LOCKSMITH, 250 SCHMIDT ROAD, CLARKSDALE, MS 38614-9513

6718265 +JESCO INC, 2000 MCCULLOUGH BLVD, TUPELO, MS 38801-7108

6718266 +JIM SPRUIELL, PO BOX 23, GATTMAN, MS 38844-0023

6718267 JOHNSON AND JOHNSON HEALTHCA, PO BOX 6800, PISCATAWAY, NJ 08855-6800

6718268 +JOHNSON AND JOHNSON HEALTHCARE, 5972 COLLECTIONS CENTER, CHICAGO, IL 60693-0059

- 6718269 +JOHNSON AND JOHNSON HEALTHCARE, KAREN HURDMAN, 5972 COLLECTIONS CENTER, CHICAGO, IL 60693-0059
- 6718271 +JOHNSON CONTROLS, 50 TECHNOLOGY DRIVE, WESTMINSTER, MA 01441-0001
- 6718270 +JOHNSON CONTROLS FIRE PROTECTI, 50 TECHNOLOGY DRIVE, WESTMINSTER, MA 01441-0001
- 6824017 +JOHNSON CONTROLS FIRE PROTECTION, FKA SIMPLEX GRINNELL, 50 TECHNOLOGY DRIVE, ATTN BANKRUPTCY, WESTMINSTER MA 01441-0001
- 6718272 +JOURNAL RECORD, PO DRAWER 1477, HAMILTON, AL 35570-1477
- 6718273 +JPB PATHOLOGY, INC, 2301 SOUTH LAMAR, OXFORD, MS 38655-5373
- 6742242 +KCI, 12930 Interstate 10 West, San Antonio, TX 78249-2248
- 6718274 +KCI USA, 5751 NW PKWY, SAN ANTONIO, TX 78249-3304
- 6718275 KCI USA, PO BOX 301557, DALLAS, TX 75303-1557
- 6718276 +KEITH ELECTRICAL SERVICE LLC, 4470 HWY 322 SHERARD RD, CLARKSDALE, MS 38614-9443
- 6718277 +KENT, LESSIE, PO BOX 116, WEBB, MS 38966-0116
- 6718278 +KERMA MEDICAL PRODUCTS, 215 SUBURBAN DRIVE, SUFFOLK, VA 23434-2519
- 6762395 +KERRY DAVIS, 118 FAITH DRIVE, BATESVILLE, MS 38606-9366
- 6718279 +KEY SURGICAL INC, 8101 WALLACE ROAD, EDEN PRAIRIE, MN 55344-2114
- 6718280 +KRONOS, 900 CHELMSFORD ST., LOWELL, MA 01851-8312
- 6718281 +KRONOS, DARIEN BOND, 900 CHELMSFORD ST., LOWELL, MA 01851-8312
- 6732870 +Karen L Whitmer, c/o Johnson Legal Network, PLLC, 535 Wellington Way, Suite 380, Lexington, KY 40503-1389
- 6718282 LAB CORP OF AMERICA, PO BOX 12140, BURLINGTON, NC 27216-2140
- 6718283 LABORATORY CORP OF AMERICA, PO BOX 12140, BURLINGTON, NC 27216-2140
- 6718284 +LABORATORY CORP OF AMERICAN HOLDINGS, 231 MAPLE AVE, BURLINGTON, NC 27215-5848
- 6718285 +LADIES AUXILARY GIFT SHOP, 303 MEDICAL CENTER DRIV, BATESVILLE, MS 38606-8608
- 6718286 +LAKEVIEW PROPERTIES, LLC, 621 DESOTO AVENUE, CLARKSDALE, MS 38614-5218
- 6718287 +LAMAR COMPANIES, THE, 5321 CORPORATE BLVD, BATON ROUGE, LA 70808-2506
- 6718288 +LAMPARD S WHOLESALE MEATS INC, 4146 HWY 8 EAST, CLEVELAND, MS 38732-8501
- 6718290 +LANN, REGINA, 810 DAVIS ROAD, SMITHVILLE, MS 38870-8524
- 6718292 +LARRY CLARK CHEVY OLDS CADDI, 533 HWY 278 W, AMORY, MS 38821-5008
- 6718293 +LASER SERVICES OF AMERICA, 206A S LOOP 336 #215, CONROE, TX 77304-3300
- 6718294 +LEASING ASSOCIATES OF BARRINGT, 220 NORTH RIVER ST, EAST DUNDEE, IL 60118-1332
- 6718296 +LEICA MICROSYSTEMS INC, 14008 COLLECTIONS CENTER, CHICAGO, IL 60693-0140
- 6826726 +LENITA JOHNSON, VITAL CARE INDUSTRIES INC, 7650 W 185TH STREET STE C, TINLEY PARK IL 60477-6290
- 6826730 +LENITA JOHNSON COO, VITAL CARE INDUSTRIES INC, 7650 W 185TH STREET STE C, TINLEY PARK IL 60477-6290
- 6818178 +LESLIE LESLIE APRN, LESLIE LESLIE, 102 COUNTY RD 371, WATER VALLEY MS 38965-3993
- 6718298 +LESLIE, LESLIE, 102 COUNTY ROAD 371, WATER VALLEY, MS 38965-3993
- 6718299 +LEVINGSTON, JENNIFER, 155 WESTOVER DR, CLARKSDALE, MS 38614-9768
- 6718300 +LIFE LINK, 220 FRENCH ROAD, INDIANOLA, MS 38751-9668
- 6718301 +LIFEGUARD AMBULANCE SERVICE, PO BOX 277, BIRMINGHAM, AL 35201-0277
- 6718302 +LINDE GAS LLC, 88222 EXPEDITE WAY, CHICAGO, IL 60695-0003
- 6718303 +LITTLE RED S SMALL ENGINES,, 1323 HWY 25 S, AMORY, MS 38821-8861
- 6718304 +LTC REHAB 2 LLC OF MS, BEAU MUFFULETTO, 5703 GULF TECH DRIVE, OCEAN SPRINGS, MS 39564-8238
- 6718305 +LYNN MEDICAL INSTRUMENTS, PO BOX 930459, WIXOM, MI 48393-0459
- 6718306 +LYON & COMPANY INC, PO BOX 320547, FLOWOOD, MS 39232-0547
- 6749344 +Leaf Capital Funding LLC, c/o Charles W. Cook III, Adams and Reese LLP, 424 Church Street Suite 2700, Nashville, TN 37219-2380
- 6782210 #+Lori L Purkey, Purkey & Associates, PLC, 5050 Cascade Road, SE, Suit A, Grand Rapids, MI 49546-3707
- 6775235 #+Lori L Purkey, Purkey & Associates, PLC, 5050 Cascade Road, SE, Suite A, Grand Rapids, MI 49546-3707
- 6718307 +M AND A LOCK AND ALARM SYSTEMS, 180 HWY 51 SOUTH, BATESVILLE, MS 38606-2552
- 6718312 +MAG MUTUAL, PO BOX 52979, ATLANTA, GA 30355-0979
- 6718308 +MAG MUTUAL INSURANCE COMPANY, 3535 PIEDMONT RD, SUITE 1000, ATLANTA, GA 30305-1635
- 6718310 +MAG MUTUAL INSURANCE COMPANY, TONYA GIBBS, 3535 PIEDMONT RD, SUITE 1000, ATLANTA, GA 30305-1635
- 6718309 MAG MUTUAL INSURANCE COMPANY, PO BOX 52979, ATLANTA, GA 30355-0979
- 6718311 +MAG MUTUAL INSURANCE COMPANY, TONYA GIBBS, 8540 COLONNADE CENTER DR , SUITE 111, RALEIGH, NC 27615-3052
- 6718313 +MAINE STANDARDS COMPANY, 221 US ROUTE 1, CUMBERLAND FORE, ME 04110-1345
- 6718314 +MAINE STANDARDS COMPANY, 221 US ROUTE 1, CUMBRLND FORSID, ME 04110-1345
- 6764366 +MAINE STANDARDS COMPANY LLC, 221 US ROUTE 1, CUMBERLAND FORESIDE ME 04110-1345
- 6807573 +MALIA BREWER, 117 MARIE STREET, BATESVILLE MS 38606-1709
- 6718316 +MANGLE CONSTRUCTION LLC, 610 BAIRD, CLARKSDALE, MS 38614-5612
- 6718317 MARK S, PO BOX 121554, FORT WORTH, TX 76121-1554
- 6718319 #+MARY EALY, 224 RUSSELL STREET, CLARKSDALE, MS 38614-2826
- 6718320 +MARY VANDERBURG, 136 RIDGE CREST LANE, CLARKSDALE, MS 38614-2006
- 6718321 +MASIMO, 28932 NETWORK PLACE, CHICAGO, IL 60673-1289
- 6718323 +MASSEY, JONATHAN MD, 1501 JACKSON AVE WEST, OXFORD, MS 38655-2564
- 6718324 +MATTOX FEED MILL INC, PO BOX 146, ABERDEEN, MS 39730-0146
- 6718326 MAXXSOUTH BROADBAND, PO BOX 10027, TOLEDO, OH 43699-0027
- 6718325 +MAXXSOUTH BROADBAND, 60387 COTTON GIN PORT ST 2, AMORY, MS 38821-5921
- 6718327 +MBA MEDICAL HARAHAN, 1509 KUEBEL ST., HARAHAN, LA 70123-2274
- 6811477 +MC JOHNSON CO OF FL INC, 8801 BUSINESS PARK DR, SUITE 201, FORT MYERS FL 33912-2508, ATTN WENDY KEY-BUXTON
- 6718328 +MCCARTNEY PRODUCE LLC, 459 CULLEY DRIVE, PARIS, TN 38242-7450
- 6718329 +MCCRORY, MELINDA, 60005 INDIAN COVE, AMORY, MS 38821-6006
- 6718330 +MCDANIEL LAWN SERVICE, PO BOX 1048, BATESVILLE, MS 38606-1048

6718331 +MCDONALD DASH LOCKSMITH, 5767 EAST SHELBY DRIVE, MEMPHIS, TN 38141-6804
6718332 +MCKESSON MEDICAL SURGICAL, 9954 MAYLAND DRIVE SUITE 4000, RICHMOND, VA 23233-1484
6718334 MCKESSON MEDICAL-SURGICAL INC, PO BOX 660266, DALLAS, TX 75266-0266
6718335 +MCKINNEY, AKUA, 13048 OLD HWY 61 SOUTH, DUNDEE, MS 38626-9503
6718337 +MEAD JOHNSON NUTRITIONAL INC, 15919 COLLECTIONS CENTER DRIVE, CHICAGO, IL 60693-0001
6718338 +MEDELA INC, 38789 EAGLE WAY, CHICAGO, IL 60678-0387
6718339 +MEDGRADE LLC, 5313 IRVING AVE S, MINNEAPOLIS, MN 55419-1129
6718347 +MEDHOST, TARA MAULDIN, 6550 CAROTHERS PARKWAY, STE 160, FRANKLIN, TN 37067-6695
6718345 MEDHOST, 2739 MOMENTUM PLACE, CHICAGO, IL 60689-5327
6718346 MEDHOST, TARA MAULDIN, 2739 MOMENTUM PLACE, CHICAGO, IL 60689-5327
6804859 +MEDHOST Cloud Services, Inc., c/o Thomas H. Forrester, 150 Third Ave S, Suite 1700, Nashville, TN 37201-2041
6718340 +MEDHOST DIRECT INC, TARA MAULDIN, 6550 CAROTHERS PARKWAY, SUITE 160, FRANKLIN, TN 37067-6695
6718342 +MEDHOST DIRECT, INC, 6550 CAROTHERS PARKWAY, FRANKLIN, TN 37067-6693
6804835 +MEDHOST Direct, Inc., c/o Thomas H. Forrester, 150 Third Ave S, Suite 1700, Nashville, TN 37201-2041
6718343 +MEDHOST OF TN, INC, 6550 CAROTHERS PARKWAY, FRANKLIN, TN 37067-6693
6718344 +MEDHOST OF TN, INC, TARA MAULDIN, 6550 CAROTHERS PARKWAY, FRANKLIN, TN 37067-6693
6804805 +MEDHOST of Tennessee, Inc., c/o Thomas H. Forrester, Esquire, 150 Third Ave S, Suite 1700, Nashville, TN 37201-2041
6718348 +MEDICAL PACKAGING INC., 8 KINGS COURT, FLEMINGTON, NJ 08822-6004
6718349 +MEDICAL SEARCH INTERNATIONAL, 23 VREELAND RD# 110, FLORHAM PARK, NJ 07932-1510
6718350 +MEDIFLEX SURGICAL PRODUCTS INC, 250 GIBBS RD, ISLANDIA, NY 11749-2612
6718355 +MEDIVATORS, N W 9841 PO BOX 1450, MINNEAPOLIS, MN 55485-1450
6718353 +MEDIVATORS INC, 14605 28TH AVENUE NORTH, MINNEAPOLIS, MN 55447-4822
6718357 ++MEDLINE INDUSTRIES INC, ATTN ANNE KISHA, ONE MEDLINE PL, MUNDELEIN IL 60060-4486
(address filed with court: MEDLINE INDUSTRIES INC, DEE DEE BURKHART, DEPT 1080 PO BOX 12180, DALLAS, TX 75312-1080)
6718356 +MEDLINE INDUSTRIES INC, 149 NEW CAMELLIA BLVD, COVINGTON, LA 70433-7813
6718360 +MEDPLAN, INC, 3940 MONTCLAIR ROAD, BIRMINGHAM, AL 35213-2421
6718361 MEDTOX LABORATORIES, PO BOX 8107, BURLINGTON, NC 27216-8107
6718362 +MEDTRONIC USA INC, 710 MEDTRONIC PKWY, MINNEAPOLIS, MN 55432-5604
6718363 +MEDTRONIC USA INC, AIDA SHAWISH, 710 MEDTRONIC PKWY, MINNEAPOLIS, MN 55432-5603
6718364 MEDTRONIC USA INC, AIDA SHAWISH, PO BOX 409201, ATLANTA, GA 30384-9201
6718365 +MEDVANTAGE, 230 WEST PASSAIC STREET, MAYWOOD, NJ 07607-1267
6718366 +MEDWORKS OF MISSISSIPPI LLC, 1041 LAKE VILLAGE CIR, BRANDON, MS 39047-6743
6748583 +++MEDWORKS OF MISSISSIPPI LLC DBA MEDWORKS, MEDWORKS, 7630 COMMERCE LN # A, TRUSSVILLE AL 35173-2830
(address filed with court: MEDWORKS OF MISSISSIPPI LLC DBA MEDWORKS, MEDWORKS, 7630 COMMERCE LANE, TRUSSVILLE AL 35173)
6718367 +MEMORIES UNLIMITED, 9511 JOHNSON POINT LOOP, OLYMPIA, WA 98516-9529
6718368 +MERIDETH, DON JR, 60066 VAUGHN ROAD, AMORY, MS 38821-9096
6718369 +MERIT MEDICAL SYSTEMS INC, 1600 WEST MERIT PARKWAY, SOUTH JORDAN, UT 84095-2416
6768221 +MERRY X RAY CORPORATION, 8020 TYLER BLVD, MENTOR OH 44060-4825
6718370 +MERRY XRAY CORPORATION, 4909 MURPHY CANYON RD STE 120, SAN DIEGO, CA 92123-4300
6718371 +MERRY XRAY SOURCE ONE, 4444 VIEWRIDGE AVE STE A, SAN DIEGO, CA 92123-1622
6718372 +MERRY XRAY SOURCE ONE, 4909 MURPHY CANYON RD, STE 120, SAN DIEGO, CA 92123-4300
6718373 +METAL CRAFT INC, 3360 NINTH ST SW, MASON CITY, IA 50401-7313
6718374 +METHODIST HEALTHCARE-CORP, 1211 UNION AVE SUITE 600, MEMPHIS, TN 38104-6600
6718375 +METHODIST HEALTHCARE-CORP, SUE WAUGH, 1211 UNION AVE SUITE 600, MEMPHIS, TN 38104-6600
6718376 +MEYERS, CHARLES, 8694 HWY 61, ALLIGATOR, MS 38720-9518
6759700 +MFI MEDICAL EQUIPMENT INC, 10695 TREENA ST #105, SAN DIEGO CA 92131-2479
6718377 MFI MEDICAL EQUIPMENT, INC., 1095 TREENA STREET, SUITE 105, SAN DIEGO, CA 92131
6718378 MHA (MS HOSPITAL ASSOC), PO BOX 1909, MADISON, MS 39130-1909
6718380 MICROLINE SURGICAL, PO BOX 392205, PITTSBURGH, PA 15251-9205
6718383 MICROTEK MEDICAL, PO BOX 911633, DALLAS, TX 75391-1633
6718381 +MICROTEK MEDICAL, 512 LEHMBERG RD, COLUMBUS, MS 39702-4464
6718382 +MICROTEK MEDICAL, FILE 4033P PO BOX 911633, DALLAS, TX 75391-0001
6809545 MICROTEK MEDICAL INC, PO BOX 2487, COLUMBUS MS 39704-2487
6718385 +MID SOUTH NUCLEAR SERVICES L, 203 MALONE ROAD SOUTH, HERNANDO, MS 38632-9107
6718386 +MID SOUTH REHAB SERVICES, INC., 711 AVIGNON DRIVE, RIDGELAND, MS 39157-5120
6718387 +MID SOUTH REHAB SERVICES, INC., WALT ROGERS, 711 AVIGNON DR., RIDGELAND, MS 39157-5120
6718388 +MID SOUTH WASTE DISPOSAL, INC, PO BOX 312, CLARKSDALE, MS 38614-0312
6718393 +MID-SOUTH MEDICAL IMAGING, 4264 LAKELAND DRIVE, FLOWOOD, MS 39232-8804
6718392 +MID-SOUTH MEDICAL IMAGING LL, 4264 LAKELAND DRIVE, FLOWOOD, MS 39232-8804
6718395 +MID-SOUTH NUCLEAR SER, 203 MALONE ROAD S, HERNANDO, MS 38632-9107
6718396 MID-SOUTH NUCLEAR SERVICES, PO BOX 446, HERNANDO, MS 38632-0446
6718389 +MIDCAP FINANCIAL TRUST, 7255 WOODMONT AVENUE, SUITE 200, BETHESDA, MD 20814-7904
6781397 +MIDCAP FUNDING IV TRUST, 7255 WOODMONT AVE STE 200, BETHESDA MD 20814-7904
6718391 +MIDPARK KNOXVILLE, LLC, MAUREN MOUGHALIAN, C/O EMERSONS COMMERCIAL MGMT, 17776 PRESTON RD, STE 10, DALLAS, TX 75252-5736
6718390 +MIDPARK KNOXVILLE, LLC, C/O EMERSONS COMMERCIAL MGMT, 17776 PRESTON RD, STE.10, DALLAS, TX 75252-5736
6924309 +MIDSTATES PETROLEUM, PO BOX 510, VERNON, AL 35592-0510
6718398 #+MIDTOWN MARKET, LLC, PO BOX 1605, BATESVILLE, MS 38606-4105
6718399 +MILLER, OLIVER, 562 FOREST GLEN RD, COLUMBUS, MS 39705-5324
6718400 +MIMEDX GROUP INC, 1775 W OAK COMMONS CT NE, MARIETTA, GA 30062-2254
6718401 +MIMEDX GROUP INC, 1775 WEST OAK COMMONS, COURT, MARIETTA, GA 30062-2254
6718402 MINDRAY DS USA INC, 24312 NETWORK PL, CHICAGO, IL 60673-1243

6718403 +MIRION TECHNOLOGIES GDS INC, 2652 MCGAW AVENUE, IRVINE, CA 92614-5840
6718404 +MISSISSIPPI ATTORNEY GENERAL, PO BOX 220, JACKSON, MS 39205-0220
6718405 +MISSISSIPPI ATTORNEY GENERAL, WALTER SILLERS BUILDING, 550 HIGH STREET, SUITE 1200,
JACKSON, MS 39201-1113
6718406 +MISSISSIPPI BLOOD SERVICES, INC, 115 TREE ST, FLOWOOD, MS 39232-7661
6718407 MISSISSIPPI EMERGENCY PHYS, PO BOX 82368, LAFAYETTE, LA 70598-2368
6718408 MISSISSIPPI EMERGENCY PHYS, RACHEAL ST ROMAIN, PO BOX 82368, LAFAYETTE, LA 70598-2368
6718409 +MISSISSIPPI EMERGENCY PHYSICIAN SVCS LLC, PHIL PARKER, 200 CORPORATE BLVD,
LAFAYETTE, LA 70508-3870
6718410 +MISSISSIPPI EMERGENCY PHYSICIAN SVCS LLC, PHIL PARKER, D. SCHILLINGER, MD/R. ST. ROMAIN,
200 CORPORATE BLVD, LAFAYETTE, LA 70508-3870
6718411 MISSISSIPPI HOSPITAL ASSOC, PO BOX 1909, MADISON, MS 39130-1909
6718413 MISSISSIPPI STATE DEPARTMENT OF HEALTH, POST OFFICE BOX 1700, JACKSON, MS 39215-1700
6718412 +MISSISSIPPI STATE DEPARTMENT OF HEALTH, 570 EAST WOODROW WILSON DRIVE,
JACKSON, MS 39216-4538
6718414 +MIZE, BERT, 1009 TOWN & COUNTRY LANE, AMORY, MS 38821-1902
6718415 +MOMAR INC, 1830 ELLSWORTH INDUSTRIAL DR NW, ATLANTA, GA 30318-3792
6718416 +MONROE COUNTY CHAMBER OF COM, PO BOX 727, AMORY, MS 38821-0727
6718417 +MONROE COUNTY CO OP, PO BOX 97, ABERDEEN, MS 39730-0097
6718421 +MONROE COUNTY SHOPPER, PO BOX 357, AMORY, MS 38821-0357
6718422 +MONROE COUNTY SOLID WASTE, PO BOX 546, ABERDEEN, MS 39730-0546
6718423 +MONROE COUNTY TAX COLLECTOR, PAT KIRHOLZ, PO BOX 684, ABERDEEN, MS 39730-0684
6742304 +MONROE COUNTY TAX COLLECTOR, PO BOX 684, ABERDEEN MS 39730-0684
6718424 +MONTEITH, LAURIE, 1660 EUREKA RD, BATESVILLE, MS 38606-6119
6718425 MORGAN STEAM CLEANING INC, 270 BETHEL RD, LOUISVILLE, MS 39339
6718426 MORRISON HEALTHCARE, KELLY FIELDS, PO BOX 102289, ATLANTA, GA 30368-2289
6718427 MORRISON HEALTHCARE, PO BOX 102289, ATLANTA, GA 30368-2289
6718428 +MORRISON MANAGEMENT SPECIALISTS, INC., 400 NORTHRIDGE RD #600, ATLANTA, GA 30350-3354
6718429 +MORRISON MANAGEMENT SPECIALISTS, INC., BRADY PATES, 400 NORTHRIDGE RD #600,
ATLANTA, GA 30350-3354
6718430 +MOSS TUBES INC, PO BOX 378, WEST SAND LAKE, NY 12196-0378
6718431 +MOTIONSOFT INC, 1451 ROCKVILLE PIKE, SUITE 500, ROCKVILLE, MD 20852-1465
6718432 +MRS SYSTEMS INC, 19000 33RD AVE W, SUITE 130, LYNNWOOD, WA 98036-4753
6718433 +MS BLOOD SERVICES INC, 115 TREE STREET, FLOWOOD, MS 39232-7661
6718434 +MS EMERGENCY PHYS SRV LLC, DAVID SCHILLINGER, 200 CORPORATE BOULEVARD,
LAFAYETTE, LA 70508-3870
6718435 +MS EMERGENCY PHYS SRV LLC, DAVID SCHILLINGER, MD, 200 CORPORATE BOULEVARD,
LAFAYETTE, LA 70508-3870
6718438 +MS STATE DEPT OF HEALTH, PO BOX 1700, JACKSON, MS 39215-1700
6718436 +MS STATE DEPT OF HEALTH GENETICS, SCREENING PROGRAM, 570 EAST WOODROW WILSON,
JACKSON, MS 39216-4538
6718437 +MS STATE DEPT OF HEALTH RADIOLOGICAL, HEALTH, PO BOX 1700, JACKSON, MS 39215-1700
6718440 +MSMA, 408 W PARKWAY PL, RIDGELAND, MS 39157-6010
6718441 +MTM RECOGNITION CORPORATION, PO BOX 15659, OKLAHOMA CITY, OK 73155-5659
6718442 +MURPHEY BEVERAGE, 634 EAST CIRCLE DRIVE, CLARKSDALE, MS 38614-2622
6718443 +MUSCULOSKELETAL TRANSPLANT F, 125 MAY STREET, EDISON, NJ 08837-3264
6718444 +MUSCULOSKELETAL TRANSPLANT FOU, 125 MAY STREET, EDISON, NJ 08837-3264
6836532 +MUSCULOSKELETAL TRANSPLANT FOUNDATION, ANNEMARIE GRACI, 125 MAY STREET,
EDISON NJ 08837-3264
6718445 +MUSTERION MEDICAL LLC, 50 SOUTH MAIN STREET, WATER VALLEY, MS 38965-2946
6718448 #+MVAP MEDICAL SUPPLY INC NJ, 1415 LAWRENCE DRIVE, NEWBURY PARK, CA 91320-1396
6824372 +MYCO Instrumentation, Inc., 21507 State Route 410 E., Suite B, Bonney Lake, WA 98391-4190
6759279 Med Imaging, LLC, c/o Samuel G. Maddox, Esq., Lake Tindall, LLP, P. O. Box 918,
Greenville, MS 38702-0918
6818731 +Medtronic USA, Inc., c/o Archer & Greiner, P.C., Attn: Jeffrey Traurig, Esq.,
630 Third Avenue, 7th Floor, New York, NY 10017-6941
6824375 +Methodist Healthcare - Memphis Hospitals, Inc., c/o James E. Bailey III, 6075 Poplar Avenue,
Suite 500, Memphis, TN 38119-0102
6742625 +Mid South Nuclear Physics Services, PO Box 446, Hernando, MS 38632,
Hernando, MS 38632-0446
6814488 +Mid South Rehab Services, Inc., c/o Jeremy L. Retherford, Esq., Balch & Bingham LLP,
1901 Sixth Ave N, Suite 1500, Birmingham, AL 35203-4642
6725571 +MidCap Funding IV Trust, MidCap Financial Trust, c/o Waller Lansden Dortch & Davis, LLP,
511 Union St., Ste 2700, Attn: D. Lemke, Nashville, TN 37219-1791
6781630 +Mississippi Blood Services, c/o Ronald G. Steen, Jr., Thompson Burton PLLC,
6100 Tower Circle, Ste 200, Franklin, TN 37067-1465
6884247 +Mississippi Emergency Physician Services, LLC, Frank Springer, FRP, 300 South Park Road,
Suite 4000, Hollywood, FL 33021-8353
6820340 +Ms. Kayla Wallace, Law Offices of John M. Mooney, Jr., PLL,
208 Waterford Square, Suite 100, Madison, MS 39110-6857
6718449 +NATUS MEDICAL INC, 6701 KOLL CENTER PARKWAY, SUITE 120, PLEASANTON, CA 94566-8061
6718450 NATUS MEDICAL INC, PO BOX 3604, CAROL STREAM, IL 60132-3604
6718452 +NEAL & HARWELL, PLC, DAVID G. THOMPSON, 1201 DEMONBREUN STREET, STE 1000,
NASHVILLE, TN 37203-5078
6718453 +NEOFUNDS BY NEOPOST, 2304 TARPLEY ROAD, SUITE 134, CARROLLTON, TX 75006-2470
6718454 +NEOTECH PRODUCTS (NEW#), 28430 WITHERSPOON PKWY, VALENCIA, CA 91355-4167
6718455 +NESCO, 306 NORTH 103 STREET, AMORY, MS 38821-3015
6718456 +NET HEALTH SYSTEMS INC, 40 24TH STREET - 5TH FLOOR, PITTSBURGH, PA 15222-4657
6718457 +NETHEALTH SYSTEMS, PO BOX 72046, CLEVELAND, OH 44192-0002
6718458 +NETWORK SERVICES, 29060 NETWORK PLACE, CHICAGO, IL 60673-1290

6718459 NEXAIR LR, PO BOX 125, MEMPHIS, TN 38101-0125
6718461 NIHON KOHDEN AMERICA INC, 6017 SOLUTIONS CENTER LOCKBOX #776017, CHICAGO, IL 60677-6000
6718460 +NIHON KOHDEN AMERICA INC, 15353 BARRANCA PKWY, IRVINE, CA 92618-2216
6718462 +NO MS MED CTR PATHOLOGY DEPT, ATTN: TONI PRESLEY, 830 S GLOSTER, TUPELO, MS 38801-4934
6718463 +NOLAN, LEAH, 103 SAND COVE, SALTILLO, MS 38866-1000
6718465 +NORTHFIELD INSTRUMENT SERVICES, 4210 TUDOR LANE, GREENSBORO, NC 27410-8104
6718466 +NORTHFIELD MEDICAL LLC, 4210 TUDOR LANE, GREENSBORO, NC 27410-8104
6718468 +NOVAMED, 4 WEST CHESTER PLAZA, ELMSFORD, NY 10523-1612
6718469 NU SMILE, 3315 W 12TH, HOUSTON, TX 77008-6121
6718470 +NUANCE COMMUNICATIONS INC, ONE WAYSIDE RD, BURLINGTON, MA 01803-4609
6824369 +Nuance Communications, Inc., c/o Tiffany Strelow Cobb, Vorys, Sater, Seymour and Pease LLP,
52 East Gay Street, Columbus, OH 43215-3161
6718471 +O C TANNER RECOGNITION SERVICE, 1930 SOUTH STATE STREET, SALT LAKE CITY, UT 84115-2311
6718472 +OFFICE OF THE UNITED STATES TRUSTEE, 318 CUSTOMS HOUSE, 701 BROADWAY,
NASHVILLE, TN 37203-3934
6718473 +OLYMPUS AMERICA INC, 3500 CORPORATE PKWY, CENTER VALLEY, PA 18034-8229
6718474 OLYMPUS AMERICA, INC, DEPT #0600 PO BOX 120600, DALLAS, TX 75312-0600
6718475 OLYMPUS SURGICAL TECHNOLOGIE, PO BOX 610, CENTER VALLEY, PA 18034-0610
6718476 +OLYMPUS SURGICAL TECHNOLOGIES, 2925 APPLING RD, MEMPHIS, TN 38133-3901
6718477 +ONSET COMPUTER CORPORATION, 470 MACARTHUR BLVD, BOURNE, MA 02532-3838
6718478 OPTUMINSIGHT INC OPTUM360, PO BOX 88050, CHICAGO, IL 60680-1050
6718481 +OSIRIS THERAPEUTICS INC, 7015 ALBERT EINSTEIN DRIVE, COLUMBIA, MD 21046-1707
6718482 +OTIS ELEVATOR CO, BREE PITTRO, ONE FARM SPRINGS, FARMINGTON, CT 06032-2572
6718483 +OTIS ELEVATOR CO, ONE FARM SPRINGS, FARMINGTON, CT 06032-2572
6718487 +OWENS AND MINOR, RIVERFRONT PLAZA, 951 EAST BYRD ST, RICHMOND, VA 23219-4040
6718488 +OWENS AND MINOR, TONIA GREEN, RIVERFRONT PLAZA, 951 EAST BYRD ST,
RICHMOND, VA 23219-4040
6718485 +OWENS AND MINOR, MICHELLE THOMAS, 9120 LOCKWOOD BLVD, MECHANICSVILLE, VA 23116-2015
6718486 OWENS AND MINOR, PO BOX 860437, ORLANDO, FL 32886-0437
6738396 +Optum360, CDM-ATTN: Bankruptcy, 185 Asylum Street, 03B, Hartford, CT 06103-3408
6742494 Owens & Minor Distribution, Inc., c/o Robert S. Westermann, Hirscher Fleischer P.C.,
P.O. Box 500, Richmond, VA 23218-0500
6742493 +Owens & Minor Distribution, Inc., c/o Ronald G. Steen, Jr., Thompson Burton PLLC,
6100 Tower Circle, Ste 200, Franklin, TN 37067-1465
6718489 ++PACIFIC MEDICAL, 212 AVENIDA FABRICANTE, SAN CLEMENTE CA 92672-7538
(address filed with court: PACIFIC MEDICAL, 32981 CALLE PERFECTO,
SAN JUAN CAPIST, CA 92675)
6718492 ++PANOLA COUNTY TAX COLLECTOR, 151 PUBLIC SQUARE SUITE C, BATESVILLE MS 38606-2299
(address filed with court: PANOLA COUNTY TAX ASSESSOR, 151 PUBLIC SQUARE, SUITE C,
BATESVILLE, MS 38606)
6718494 +PANOLA PAPER COMPANY, PO BOX 1146, BATESVILLE, MS 38606-1146
6718495 +PANOLA SPEECH THERAPY, LLC, PO BOX 743, BATESVILLE, MS 38606-0743
6718496 +PANOLIAN INC, THE, 363 HWY 51 NORTH, BATESVILLE, MS 38606-2311
6718497 +PARAGARD DIRECT, 12601 COLLECTION CENTER, CHICAGO, IL 60693-0001
6718498 +PARTSSOURCE INC, 777 LENA DRIVE, AURORA, OH 44202-8025
6718499 PARTSSOURCE INC, PO BOX 645186, CINCINNATI, OH 45264-5186
6718504 +PDC HEALTHCARE, 27770 ENTERTAINMENT DR #200, VALENCIA, CA 91355-1094
6718505 +PDC HEALTHCARE, 27770 N ENTERTAINMENT DR STE 200, VALENCIA, CA 91355-1094
6718506 +PELLERIN LAUNDRY MACHINERY, 2009 108TH ST. STE 903, GRAND PRAIRIE, TX 75050-1425
6718507 +PEPSI BEVERAGE COM, 620 EAST PRESIDENT ST, TUPLEO, MS 38801-5522
6718508 +PEPSIAMERICAS, 75 REMITTANCE DRIVE, SUITE 1884, CHICAGO, IL 60675-1884
6718509 PERFORMANCE HEALTH SUPPLY IN, PO BOX 93040, CHICAGO, IL 60673-3040
6718511 PERFORMANCE HEALTH SUPPLY INC, PO BOX 93040, CHICAGO, IL 60673-3040
6718510 +PERFORMANCE HEALTH SUPPLY INC, 28100 TORCH PKWY, SUITE 700, WARRENVILLE, IL 60555-4030
6718513 +PGN TECHNOLOGIES, LLC, PO BOX 231, LOUISVILLE, TN 37777-0231
6718514 +PGN TECHNOLOGIES, LLC, VINCE JARNAGIN, PO BOX 231, LOUISVILLE, TN 37777-0231
6718515 +PHARMACY ONE SOURCE, 525 JUNCTION RD, STE 5000, MADISON, WI 53717-2154
6766850 +PHARMACY ONESOURCE, CO BANK OF AMERICA, 62417 COLLECTIONS CENTER DRIVE,
CHICAGO IL 60693-0001
6718516 PHARMEDIUM SERVICES LLC, 39797 TREASURY CENTER, CHICAGO, IL 60694-3900
6718517 +PHARMEDIUM SERVICES, LLC, 29104 NETWORK PLACE, CHICAGO, IL 60673-1291
6718519 PHILIPS HEALTHCARE, 300 MINUTEMAN ROAD, MS 2214, ANDOVER, MA 01810
6718523 PHILIPS HEALTHCARE, JESUS FLORES, 300 MINUTEMAN ROAD, MS 2214, ANDOVER, MA 01810
6718522 +PHILIPS HEALTHCARE, JESUS FLORES, 111 OLD EAGLE SCHOOL ROAD, WAYNE, PA 19087-1453
6718520 +PHILIPS HEALTHCARE, BERNARD DIPERZIO, 1111 OLD EAGLE SCHOOL RD, WAYNE, PA 19087-1453
6718521 +PHILIPS HEALTHCARE, BERNARD DIPERZIO, 3000 MINUTEMAN ROAD, ANDOVER, MA 01810-1032
6718524 PHILIPS HEALTHCARE, PO BOX 100355, ATLANTA, GA 30384-0355
6718525 PHILIPS MEDICAL CAPITAL, 111 OLD EAGLE ROAD, WAYNE, PA 19087
6718527 +PHILIPS RESPIRONICS, 1010 MURRY RIDGE LN, MURRYSVILLE, PA 15668-8525
6718528 PHILIPS RESPIRONICS, P O.BOX 405740, ATLANTA, GA 30384-5740
6718529 +PHYSICIAN CONSULTANT GROUP, 2416 DAWN MIST DRIVE, LITTLE ELM, TX 75068-7628
6718530 +PHYSICIANS RECORD CO, 3000 SOUTH RIDGELAND AV, BERWYN, IL 60402-0724
6718532 +PLEXUS BIOMEDICAL, 70 CLAY ST, SUITE 2, OAKLAND, TN 38060-5220
6718534 +POLSINELLI, MICHAEL MALONE, 401 COMMERCE STREET, SUITE 900, NASHVILLE, TN 37219-2538
6718533 +POLSINELLI, DAVID E GORDON/CARYN WANG, 1201 WEST PEACHTREE STREET, SUITE 1100,
ATLANTA, GA 30309-3471
6718535 +POSEY COMPANY 1, 5635 PECK ROAD, ARCADIA, CA 91006-5851
6718536 POSTMASTER, FEDERAL BLDG, CLARKSDALE, MS 38614
6718537 +POWER EQUIPMENT COMPANY, 3050 BROAD AVENUE, MEMPHIS, TN 38112-3001
6718540 +PRAIRIE FARMS, PO BOX 1229, KOSCIUSKO, MS 39090-1229

6718538 +PRAIRIE FARMS DAIRY, 105 W JEFFERSON ST., KOSCIUSKO, MS 39090-3618
6718539 +PRAIRIE FARMS DAIRY, INC, 1100 N BROADWAY, CARLINVILLE, IL 62626-1183
6718541 +PRAIRIE HOSPITAL COUNCIL, PO BOX 967, LOUISVILLE, MS 39339-0967
6811452 +PRECISION COMMUNICATIONS, PO BOX 298, AMORY MS 38821-0298
6756592 +PRECISION DYNAMICS CORPORATION, 27770 N ENTERTAINMENT DRIVE SUITE,
200 VALENCIA CA 91355-1094
6792691 PRECISION DYNAMICS CORPORATION, 27770 N ENTERTAINMENT DRIVE SUITE, 200 VALENCIA CA 91455
6718543 +PRECISION SURGICAL, 5658 S REX RD, STE 1, MEMPHIS, TN 38119-0835
6718544 PRESTO-X, PO BOX 472127, CHARLOTTE, NC 28247-2127
6718545 PROMETHEUS LABORATORIES INC, PO BOX 748731, LOS ANGELES, CA 90074-8731
6718546 +PULSEWITCH SYSTEMS INC, 427 W 35TH STREET, NORFOLK, VA 23508-3201
6718548 +PURE AIR FILTER SALES & SRVC, PO BOX 9519, GREENWOOD, MS 38930-8719
6815437 +Patricia Mills, Bailey, Womble & Yelton, P.O. Box 1615, Batesville, MS 38606-4115
6827579 +People 2.0 Global LP, 222 Valley Creek Boulevard, Suite 100, Exton, PA 19341-2385
6815099 +PharMEDium LLC, 150 North Field Drive, Suite 350, Lake Forest, IL 60045-2506
6823853 +Philips Healthcare, c/o Bruce J. Borrus, Fox Rothschild LLP, 1001 4th Ave. Suite 4500,
Seattle, WA 98154-1192
6818680 +Philips Medical Capital, LLC, c/o Joseph P. Rusnak, 315 Deaderick Street Ste 1700,
Nashville, TN 37238-1700
6818123 +Philips Respironics Inc, c/o Marcy Hikida, 22100 Bothell Everett Hwy,
Bothell, WA 98021-8431
6718549 #+QUINDEL CORPORATION, 12544 HIGH BLUFF DRIVE, SUITE 200, SAN DIEGO, CA 92130-3050
6718551 QUINTILES REAL-WORLD AND LATE PHASE, RESEARCH, 1525 WEST WT HARRIS BLVD - 2C2,
CHARLOTTE, NC 28262
6718552 +QUITMAN COUNTY TAX COLLECTOR, 220 CHESTNUT STREET, SUITE 1, MARKS, MS 38646-1243
6718553 +RAD SCAN MEDICAL INC, 23910 N 19TH AVENUE, PHOENIX, AZ 85085-0689
6718554 +RADIOMETER AMERICA, 13217 COLLECTION CTR DR, CHICAGO, IL 60693-0001
6718555 +RADIOMETER AMERICA, 13217 COLLECTIONS CENTER DRIVE, CHICAGO, IL 60693-0001
6718556 +RAM SCIENTIFIC, 1212 6TH AVE NORTH, SUITE 150, NASHVILLE, TN 37208-2602
6718557 +RAUCH, MICHAEL, 232 COURT STREET, CLARKSDALE, MS 38614-2712
6718558 +RAY DAVIS CATHODIC PROTECTION, 1190 JEAN LAFITTE BLVD, LAFITTE, LA 70067-4102
6718559 +REGION I MENTAL HEALTH CTR, 1742 CHERYL STREET, CLARKSDALE, MS 38614-7218
6718560 +REGIONS BANK, 211 EAST SECOND STREET, CLARKSDALE, MS 38614-4302
6718563 +REMEL INC, 12076 SANTA FE DRIVE, LENEXA, KS 66215-3594
6718564 +RENESANT BANK, 913 HWY 278 E, AMORY, MS 38821-5502
6718565 RENTOKIL STERITECH, PO BOX 13848, READING, PA 19612-3848
6718568 +REPUBLIC SERVICES, PO BOX 9001099, LOUISVILLE, KY 40290-1099
6718567 +REPUBLIC SERVICES, 1010 ROGER ROAD, MARKS, MS 38646-9780
6718566 +REPUBLIC SERVICES #869, PO BOX 9001099, LOUISVILLE, KY 40290-1099
6718569 +REVENUE CYCLE MANAGEMENT LLC, 8814 FARGO ROAD, SUITE 105, RICHMOND, VA 23229-4647
6822357 +REVENUE CYCLE MANAGEMENT LLC, RCM LLC, 8814 FARGO RD STE 105, HENRICO VA 23229-4647
6718570 +REYNOLDS, SHARON, 201 PEARSON ST, CLARKSDALE, MS 38614-2301
6718572 RICOH, LAKISHA ADAMS, PO BOX 532530, ATLANTA, GA 30353-2530
6718573 RICOH, PO BOX 532530, ATLANTA, GA 30353-2530
6718571 RICOH USA, INV, PO BOX 740540, ATLANTA, GA 30374-0540
6718574 RING CENTRAL, REGINE DELA CRUZ;, RINGCENTRAL INC., DEPT CH 19585,
PALATINE, IL 60055-9585
6718575 RING CENTRAL, RINGCENTRAL INC., DEPT CH 19585, PALATINE, IL 60055-9585
6718576 RIVERSIDE TIRES AND PARTS, 109 MS-6, MARKS, MS 38646
6718577 RJ YOUNG COMPANY INC, MSC 7511 PO BOX 415000, NASHVILLE, TN 37241-7511
6718579 RNA MEDICAL, 7 JACKSON ROAD, DEVENS, MA 01434-4026
6718580 +ROCHE DIAGNOSTICS CORPORATION, MAIL CODE 5508, PO BOX 71209, CHARLOTTE, NC 28272-1209
6718581 +ROCKS CARPET ONE, 201 HWY 6 NORTH, AMORY, MS 38821-1732
6718582 +ROLAND, MALCOLM MD, 190 CR 413, OXFORD, MS 38655-8742
6718583 #+RR DONNELLEY, 14100 LEAR BLVD, SUITE 130, RENO, NV 89506-1657
6822185 +Ricoh-USA Inc, 3920 Arkwright Road Suite 400, Macon, GA 31210-1748
6718584 SAYLE OIL COMPANY INC., 3261 HWY 35 NORTH, CHARLESTON, MS 38921
6718585 +SCC SOFT COMPUTER, 5400 TECH DATA DRIVE, CLEARWATER, FL 33760-3116
6830414 +SCC SOFT COMPUTER, ATTN LEGAL DEPT, 5400 TECH DATA DR, CLEARWATER FL 33760-3116
6718586 +SCOTT AND SONS INC, 52118 HWY 25 SOUTH, AMORY, MS 38821-8104
6824708 +SECURE ALARMS OF AMORY, JACKSON DAVID WALTERS OWNER, SECURE ALARMS OF AMORY, PO BOX 157,
AMORY MS 38821-0157
6718587 +SECURE ALARMS OF AMORY, LLC, PO BOX 157, AMORY, MS 38821-0157
6718588 +SELECT POS & PERIPHERALS LLC, 7275 BUSH LAKE ROAD, EDINA, MN 55439-2023
6718589 +SENSO SCIENTIFIC, 685 COCHRAN STREET, SUITE 200, SIMI VALLEY, CA 93065-1921
6718590 +SEQUEL ELECTRICAL SUPPLY LLC, 901 SYCAMORE AVENUE, GREENWOOD, MS 38930-6519
6718591 +SERVICE MASTER BY MONTGOMERY, 382 HWY 30 EAST, OXFORD, MS 38655-8840
6718592 +SERVICE PRINTERS, 1014 N FLOWOOD DR, FLOWOOD, MS 39232-9532
6718594 +SERVISFIRST BANK, REGIONAL OFFICE, 1801 WEST END AVENUE, SUITE 850,
NASHVILLE, TN 37203-2591
6718596 +SHARED SOLUTIONS & SRVS INC, PO BOX 4869 DEPT #145, HOUSTON, TX 77210-4869
6718600 +SHRED-IT USA, 28883 NETWORK PLACE, CHICAGO, IL 60673-1288
6718599 +SHRED-IT USA INC, 7734 S 133RD ST, OMAHA, NE 68138-3499
6718601 +SIEMENS HEALTHCARE DIAGNOSTICS, 115 NORWOOD PARK SOUTH, NORWOOD, MA 02062-4633
6718602 +SIEMENS HEALTHCARE DIAGNOSTICS, JOHN TRENDELL, 115 NORWOOD PARK SOUTH,
NORWOOD, MA 02062-4633
6718603 SIEMENS HEALTHCARE DIAGNOSTICS, PO BOX 121102, DALLAS, TX 75312-1102
6718604 +SIEMENS INDUSTRY INC - MS, 1919 LAKE LAND DR, JACKSON, MS 39216-5008
6718605 +SIEMENS MEDICAL SOLUTIONS US, PO BOX 12001 DEPT 0733, DALLAS, TX 75225-0001
6718606 +SIEMENS MEDICAL SOLUTIONS USA, 40 LIBERTY BOULEVARD, MALVERN, PA 19355-1418

6718607 SIGHTPATH MEDICAL LLC, PO BOX 204253, DALLAS, TX 75320-4253
6718608 SIMPLEX GRINNELL/JOHNSON CON, 6423 SHELBY VIEW DR, MEMPHIS, TN 38134-7614
6718609 +SIMPLEXGRINNELL/JOHNSON CONTROLS, DISTRICT #235 NATIONAL ACCT DEPT,
WESTMINSTER, MA 01441-0001
6718610 +SLEEP WORKS, 430 WOODRUFF ROAD, GREENVILLE, SC 29607-3495
6718611 SMART SOURCE OF GEORGIA, PO BOX 932146, ATLANTA, GA 31193-2146
6819563 +SMART SOURCE OF GEORGIA LLC, 7270 MCGINNIS FERRY RD, SUWANEE GA 30024-1245
6819558 +SMART SOURCE OF GEORGIA LLC, SMART SOURCE OF GEORGIA, 7270 MCGINNIS FERRY RD,
SUWANEE GA 30024-1245
6718612 +SMILEMAKERS, PO BOX 2543, SPARTANBURG, SC 29304-2543
6718613 +SMITH AND NEPHEW ENDOSCOPY, 150 MINUTEMAN ROAD, ANDOVER, MA 01810-1031
6718614 +SMITH AND NEPHEW INC, 150 MINUTEMAN RD, ANDOVER, MA 01810-1031
6718615 +SMITH AND NEPHEW ORTHOPAEDICS, 1450 BROOKS ROAD, MEMPHIS, TN 38116-1892
6718616 +SMITH CLEANERS, 104 THOMAS STREET, BATESVILLE, MS 38606-2111
6718617 SMITH MEDICAL ASD, PO BOX 7247-7784, PHILADELPHIA, PA 19170-7784
6718618 +SMITH, MICHAEL W, 1326 BROOKS, CLARKSDALE, MS 38614-3415
6718620 SMITHS MEDICAL ASD INC, PO BOX 7247-7784, PHILADELPHIA, PA 19170-7784
6718619 +SMITHS MEDICAL ASD INC, 10 BOWMAN DRIVE, KEENE, NH 03431-5036
6718621 +SMITHVILLE HIGH SCHOOL, 60017 HWY 23, SMITHVILLE, MS 38870-9442
6718622 SOCIETY FOR HUMAN RESSOURCE, PO BOX 79113, BALTIMORE, MD 21279-1139
6718623 SODEXO PERFORMANCE INTERIORS, PO BOX 360170, PITTSBURGH, PA 15251-6170
6718624 +SOFT COMPUTER CONSULTANTS INC, 5400 TECH DATA DRIVE, CLEARWATER, FL 33760-3116
6718625 +SOFTSCRIPT INC, BRANDON PHILLIPS, 2215 CAMPUS DR, EL SEGUNDO, CA 90245-0001
6718626 SOFTSCRIPT, INC, FILE 1599 1801 W OLYMPIC BLVD, PASADENA, CA 91199-1599
6718627 +SOUND SOLUTIONS, 471 CHULAHOMA RD, HOLLY SPRINGS, MS 38635-8425
6718628 #+SOURCEMARK, 100 WINNERS CIRCLE, SUITE 250, BRENTWOOD, TN 37027-1098
6718629 SOUTHERN COMPANY INC, PO BOX 2059, MEMPHIS, TN 38101-2059
6718630 +SOUTHERN DUPLICATING, 4345 HWY 61 SOUTH, CLARKSDALE, MS 38614-9528
6718631 +SOUTHERN PIPE AND SUPPLY, 135 HIGHWAY 322 WEST, CLARKSDALE, MS 38614-4620
6718632 +SPECIALCARE CORP, 1551 WALL STREET, STE 210, CHARLES, MO 63303-3541
6718633 +SPECIALISTS ON CALL, INC., 1768 BUSINESS CENTER RD SUITE 100, RESTON, VA 20190-5359
6718634 +SPECTRUM TECHNOLOGIES INC, 1228 STATE ROUTE 487, PAXINOS, PA 17860-7539
6718635 +SPRINT PRINT, 114 NORTH SPRING STREET, TUPELO, MS 38804-3922
6718636 +STANDARD REGISTER, PO BOX 91047, CHICAGO, IL 60693-1047
6718637 +STANFORD COMMUNICATION INC, PO BOX 458, AMORY, MS 38821-0458
6718639 +STANLEY CONVERGENT SECURITY SOLUTIONS,, INC, 8350 SUNLIGHT DRIVE, SUITE 200,
FISHERS, IN 46037-6700
6718640 +STANLEY SECURITY SOLUTIONS, DEPT CH 10651, PALATINE, IL 60055-0001
6787259 +STAPLES, 7 TECHNOLOGY CIRCLE, COLUMBIA SC 29203-9591
6718641 +STAPLES ADVANTAGE, 125 MUSHROOM BLVD, ROCHESTER, NY 14623-3203
6718644 +STAPLES ADVANTAGE, JOSE CASTRO, 125 MUSHROOM BLVD, ROCHESTER, NY 14623-3203
6718643 STAPLES ADVANTAGE, ILEANA LOPEZ, PO BOX 105748, ATLANTA, GA 30348-5748
6718642 STAPLES ADVANTAGE, DEPT ATL PO BOX 405386, ATLANTA, GA 30384-5386
6718645 +STAR PRINTING CO, PO BOX 357, AMORY, MS 38821-0357
6718647 +STAT IMAGING SOLUTIONS LLC, PO BOX 590627, ORLANDO, FL 32859-0627
6718646 +STAT IMAGING SOLUTIONS LLC, 187 COUNTRY PL PKWY, PEARL, MS 39208-6609
6718648 +STAT INFORMATIC SOLUTIONS, LLC, PO BOX 590627, ORLANDO, FL 32859-0627
6718649 +STAT SYSTEMS INC, PO BOX 372, DT90, MEMPHIS, TN 38101-0372
6718650 +STATE SYSTEMS INC, 1861 VANERHORN DR, MEMPHIS, TN 38134-6328
6718651 +STEGALL NOTARY SERVICE, PO BOX 12913, JACKSON, MS 39236-2913
6718652 +STERICYCLE INC, 4010 COMMERCIAL AVE, NORTHBROOK, IL 60062-1829
6718654 STERICYCLE, INC., PO BOX 6575, CAROL STREAM, IL 60197-6575
6718655 STERIS (US ENDOSCOPY), 1652 SOLUTION CENTER LB #771652, CHICAGO, IL 60677-1006
6718656 +STERIS (US ENDOSCOPY), 5960 HEISLEY RD, MENTOR, OH 44060-1834
6718657 +STERIS (US ENDOSCOPY), 5976 HEISLEY RD, MENTOR, OH 44060-1873
6718659 +STERIS CORPORATION INC 1, 5960 HEISLEY RD, MENTOR, OH 44060-1834
6718658 STERIS CORPORATION INC 1, 1652 SOLUTION CENTER, CHICAGO, IL 60677-1006
6718660 STERIS IMS INC, PO BOX 531809, ATLANTA, GA 30353-1809
6718661 +STERIS INSTRUMENT MANAGEMENT S, 3316 2ND AVENUE N, BIRMINGHAM, AL 35222-1214
6718662 STERIS INSTRUMENT MANAGEMENT SERVICES,, INC, PO BOX 531809, ATLANTA, GA 30353-1809
6718663 STERITECH GROUP, 5701 FORTUNE CIRCLE S, SUITE K, INDIANAPOLIS, IN 46241-5534
6718664 +STORAGE SYSTEMS UNLIMITED 1, PO BOX 369, FRANKLIN, TN 37065-0369
6718665 +STRATEGIC EQUIPMENT, 2801 SOUTH VALLEY PKWY, STE 200, LEWISVILLE, TX 75067-2075
6718666 +STRATEGIC HEALTHCARE RESOURCES, 121 LEINART ST., CLINTON, TN 37716-3682
6718667 +STRATEGIC HEALTHCARE RESOURCES, STEVE CLAPP, 121 LEINART ST. #C, CLINTON, TN 37716-3682
6718668 +STRATUS AUDIO INC, 33 N GARDEN AVE, SUITE 1000, CLEARWATER, FL 33755-6608
6718669 +STRYKER ENDO, 5900 OPTICAL CT, SAN JOSE, CA 95138-1400
6718671 +STRYKER ENDOSCOPY, DAWN CATENA, PO BOX 93276, CHICAGO, IL 60673-3276
6718672 STRYKER ENDOSCOPY, PO BOX 93276, CHICAGO, IL 60673-3276
6718670 +STRYKER ENDOSCOPY, 5900 OPTICAL CT, SAN JOSE, CA 95138-1400
6940654 +STRYKER ENDOSCOPY, C/O LORI L. PURKEY ESQ, PURKEY & ASSOCIATES PLC,
5955 WEST MAIN STREET SUITE 236, KALAMAZOO MI 49009-8700
6718673 +STRYKER FLEX FINANCIAL, 1901 ROMENCE RD PKWY, PORTAGE, MI 49002-3672
6718674 STRYKER FLEX FINANCIAL, 25652 NETWORK PLACE, CHICAGO, IL 60673-1256
6775236 +STRYKER INSTRUMENTS, C/O LORI L. PURKEY ESQ, PURKEY & ASSOCIATES PLC,
5955 WEST MAIN STREET SUITE 236, KALAMAZOO MI 49009-8700
6718675 +STRYKER INSTRUMENTS, 4100 EAST MILHAM AVE, KALAMAZOO, MI 49002-9704
6940659 +STRYKER MEDICAL, C/O LORI L. PURKEY ESQ, PURKEY & ASSOCIATES PLC,
5955 WEST MAIN STREET SUITE 236, KALAMAZOO MI 49009-8700
6718676 +STRYKER MEDICAL CORP INC, 1901 ROMENCE RD PKWY, PORTAGE, MI 49002-3672

6718677 +STRYKER ORTHOPAEDICS, DAWN CATENA, 325 CORPORATE DR, MAHWAH, NJ 07430-2006
6718678 STRYKER SUSTAINABILITY SOLUT, PO BOX 29387, PHOENIX, AZ 85038-9387
6718679 +STRYKER SUSTAINABILITY SOLUTIO, 1810 WEST DRAKE DRIVE, TEMPE, AZ 85283-4327
6718680 +STUBBS, DIANE, 9287 NEW AFRICA RD, CLARKSDALE, MS 38614-8733
6718681 SUN LIFE FINANCIAL, MALINDA GOROMBAY, PO BOX 7247-7184, PHILADELPHIA, PA 19170-7184
6718682 SUN LIFE FINANCIAL, PO BOX 7247-7184, PHILADELPHIA, PA 19170-7184
6718683 SUNCOAST IDENTIFICATION SOLU, 1330-56 S CLEVELAND AVE, FORT MYERS, FL 33907
6824605 +SUNRISE FRESH PRODUCE, 2208 W 21ST ST, JACKSONVILLE FL 32209-4111
6824164 +SUNRISE FRESH PRODUCE LLC, SHEANICE GREENE, 2208 W 21ST STREET, JACKSONVILLE FL 32209-4111
6718684 +SUNRISE PRODUCE, 4229 MICHAEL AVALON ST, JACKSON, MS 39209-2651
6718687 +SURGI-PAK INC, 710 STIMSON AVE, CITY OF INDUSTRY, CA 91745-1638
6718685 +SURGICAL SPECIALTIES CORP, 1100 BERKSHIRE BLVD, SUITE 308, WYOMISSING, PA 19610-1221
6718686 +SURGIMARK, 1703 CREEKSIDE LOOP, SUITE 110, YAKIMA, WA 98902-4875
6718688 SUTURE EXPRESS, PO BOX 842806, KANSAS CITY, MO 64184-2806
6718691 SYMMETRY SURGICAL, PO BOX 759159, BALTIMORE, MD 21275-9159
6718690 +SYMMETRY SURGICAL, 3034 OWEN DRIVE, ANTIOCH, TN 37013-2413
6718693 +SYNTHE (USA) INC, 1679 N SHELBY OAKS DR, BARTLETT, TN 38134-7417
6718692 +SYNTHE (USA) INC, 1302 WRIGHTS LANE EAST, WEST CHESTER, PA 19380-3417
6718697 SYSCO, 4359 B F GOODRICH BLVD, MEMPHIS, TN 38118-7306
6718694 SYSCO MEMPHIS, LLC, 4359 B F GOODRICH BLVD, MEMPHIS, TN 38118-7306
6718695 +SYSCO OF MEMPHIS, 4359 BF GOODRICH BLVD, MEMPHIS, TN 38118-7306
6718696 +SYSCO OF MEMPHIS, CARMEN HAI, 4359 BF GOODRICH BLVD, MEMPHIS, TN 38118-7306
6718698 SYSMEX AMERICA, INC, 28241 NETWORK PLACE, CHICAGO, IL 60673-1282
6759278 Samuel G. Maddox, Lake Tindall, LLP, P. O. Box 918, Greenville, MS 38702-0918
6769654 +Samuel K Heafner, 226 Westmoreland Circle, Batesville, MS 38606-8457
6719082 +ServisFirst Bank, c/o Neal & Harwell, PLC, Attn: David G. Thompson, 1201 Demonbreun Street, Suite 1000, Nashville, TN 37203-5078
6760711 Sherry A Sullivan, 14 Edgarwood Rd, Batesville, MS 38606-7278
6733015 Smith Cleaners and Laundry LLC, 105 Thomas Street, Batesville, MS 38606
6763538 +SoftScript, Inc., 2215 Campus Drive, El Segundo, CA 90245-0001
6748698 +SpecialCare Hospital Management Corporation, c/o Ronald G. Steen, Jr., Thompson Burton PLLC, 6100 Tower Circle, Ste 200, Franklin, TN 37067-1465
6723033 +Strategic Equipment LLC dba TriMark Strategic, 3011 Industrial Parkway E, Knoxville, TN 37921-1711
6825630 +Strategic Healthcare Resources, LLC, c/o Steve Clapp, 121 Leinart Street, Clinton, Tennessee 37716-3682
6780101 +Stryker Orthopaedics, c/o Lori L Purkey Esq, Purkey & Associates PLC, 5955 West Main Street Suite 236, Kalamazoo MI 49009-8700
6780225 +Stryker Orthopaedics, A Division of Stryker Corp, c/o Lori L Purkey Esq, Purkey & Associates PLC, 5955 West Main Street Suite 236, Kalamazoo MI 49009-8700
6782179 +Stryker Sustainability Solutions, c/o Lori L Purkey Esq, Purkey & Associates PLC, 5955 West Main Street Suite 236, Kalamazoo MI 49009-8700
6718699 TACY MEDICAL, PO BOX 15807, FERNANDIA BEACH, FL 32035-3114
6718703 +TAMARAC MEDICAL, 3959 E ARAPAHO SUITE 100, CENTENNIAL, CO 80122-2070
6718704 +TAYLOR POWER SYSTEMS, PO BOX 29, LOUISVILLE, MS 39339-0029
6718706 +TEC, PO BOX 940, JACKSON, MS 39205-0940
6718705 +TEC, 700 S WEST STREET, JACKSON, MS 39201-5507
6718707 +TECH SYSTEMS INC, 4942 SUMMER OAK DR, BUFORD, GA 30518-0405
6718709 +TECHSCAN INC, 181 WHITNEY RUN, BUDA, TX 78610-3007
6718713 +TELE-PHYSICIANS PC, 1768 BUSINESS CENTER DR, SUITE 100, RESTON, VA 20190-5359
6718710 +TELEFLEX MEDICAL, 3015 CARRINGTON MILL BLVD, MORRISVILLE, NC 27560-5437
6718711 +TELEFLEX MEDICAL, 3015 CARRINGTON MILL BLVD, SUITE 300, MORRISVILLE, NC 27560-5438
6718712 TELEFLEX MEDICAL, PO BOX 601608, CHARLOTTE, NC 28260-1608
6718714 TENNANT COMPANY, PO BOX 71414, CHICAGO, IL 60694-1414
6718715 +TENNANT SALES AND SERVICE CO, 701 N LILAC DRIVE, MINNEAPOLIS, MN 55422-4687
6718716 TENNESSEE ATTORNEY GENERAL S OFFICE, BANKRUPTCY DIVISION, PO BOX 20207, NASHVILLE, TN 37202-4015
6718717 +TENNESSEE DEPARTMENT OF HEALTH, DIV OF, LICENSURE AND REGULATION OFFICE OF, HEALTH CARE FACILITIES, 665 MAINSTREAM DRIVE, SECOND FLOOR, NASHVILLE, TN 37243-1003
6718719 TENNESSEE SECRETARY OF STATE, STATE CAPITOL, NASHVILLE, TN 37243-1102
6718718 TENNESSEE SECRETARY OF STATE, BUSINESS FILINGS AND INFORMATION, 312 ROSA L PARKS AVENUE, 6TH FLOOR, SNODGRASS TOWER, NASHVILLE, TN 37243-1102
6718721 #+THE ICEE COMPANY, 1205 DUPONT AVE, ONTARIO, CA 91761-1536
6718722 +THE ITAWAMBA COUNTY TIMES, 106 WEST MAIN STREET, FULTON, MS 38843-1146
6718723 THE STERITECH GROUP INC, 125 BERKSHIRE BLVD, SUITE 150, WYOMISSING, PA 19610
6718724 +THE UPS STORE 5426, 428 HIGHWAY 6 EAST, BATESVILLE, MS 38606-3000
6718725 THERACOM LLC, PAYMENT CENTER, PO BOX 640105, CINCINNATI, OH 45264-0105
6718726 +THOMAS & COMPANY, ONE VANTAGE WAY, SUITE A-105, NASHVILLE, TN 37228-1586
6718727 THYSSENKRUPP ELEVATOR CORP, PO BOX 933004, ATLANTA, GA 31193-3004
6718728 +THYSSENKRUPP ELEVATOR CORP, 2801 NETWORK BLVD, STE 700, FRISCO, TX 75034-1885
6718729 +TIDWELL, DR CHRISTOPHER W, 60007 GRAVEL SPRINGS RD, SMITHVILLE, MS 38870-6000
6718730 +TIP INDUSTRIES INC, 340 W BROAD STREET, BURLINGTON, NJ 08016-1412
7028319 +TN Dept of Labor - Bureau of Unemployment Insuranc, c/o TN Attorney General's Office, Bankruptcy Division, PO Box 20207, Nashville, Tennessee 37202-4015
6718731 TOMBIGBEE ELECTRIC POWER ASSOC, PO BOX 369, FULTON, MS 38843-0369
6718734 TRANE, PO BOX 845053, DALLAS, TX 75284-5053
6718733 TRANE PARTS CENTER, 3600 PAMMEL CREEK RD, LA CROSSE, WI 54601-7599
6718735 TRI STAR MECHANICAL COMPANY, 910 KEATING RD, BATESVILLE, MS 38606
6718736 TRI STATE PEST CONTROL, US 49, CLARKSDALE, MS 38614

6718743 +TRI-TECH, INC, 5710 HARRISON AVE, AUSTELL, GA 30106-3695
6718737 TRIANIM HEALTH SERVICE, 25197 NETWORK PLACE, CHICAGO, IL 60673-1251
6718738 +TRIANIM HEALTH SERVICES INC 1, 25197 NETWORK PLACE, CHICAGO, IL 60673-1251
6718740 TRIMARK STRATEGIC EQUIP, PO BOX 654020, DALLAS, TX 75265-4020
6718741 +TRIPLE POINT INDUSTRIES, PO BOX 36423, BIRMINGHAM, AL 35236-6423
6718742 TRITECH FORENSICS INC, PO BOX 600129, RALEIGH, NC 27675-6129
6718744 +TRUE VALUE BUILDING, 861 SOUTH STATE ST, CLARKSDALE, MS 38614-4803
6718745 +TRUSTAFF TRAVEL NURSES, 4675 CORNELL ROAD, SUITE 100, CINCINNATI, OH 45241-2498
6718746 +TSC, INC, 194 BUSINESS PARK DRIVE, MADISON, MS 39157-6024
6718747 +TULL BROTHERS, PO BOX 867, CORINTH, MS 38835-0867
6718748 +TUPELO PATHOLOGY GROUP, PA, PO BOX 3778, TUPELO, MS 38803-3778
7101659 +Tab Products Co. LLC, 605 4th Street, Mayville, WI 53050-1802
6840940 +The State of Mississippi Division of Medicaid, James A. Bobo, SAAG, PO Box 220, Jackson, MS 39205-0220
6815436 +Thomas A Womble, Bailey, Womble & Yelton, P.O. Box 1615, 357 Highway 51 North, Batesville, MS 38606-2311
6735430 +Thomas H. Forrester, Esquire, 150 Third Avenue South, Suite 1700, Nashville, TN 37201-2041
6795420 +ThyssenKrupp Elevator Corp., Law Office of D. Park Smith, 250 Cherry Springs Road, Suite 200, Hunt, TX 78024-3010
6824368 +Tiffany Strelow Cobb, Vorys, Sater, Seymour and Pease LLP, 52 East Gay Street, Columbus, OH 43215-3161
6734456 Tri-anim Health Services Inc., 500 Tuttle Crossing Blvd, Dublin, OH 43016
6742140 +Trustaff Travel Nurses, LLC, 120 East 4th Street, Suite 1040, Cincinnati, OH 45202-4007
6718749 +U COMMUNICATIONS, PO BOX 305, CARROLLTON, MS 38917-0305
6718750 +U S POSTAL SERVICE, 423 POPLAR STREET, MARKS, MS 38646-1503
6755182 +U.S. Bank, N.A. d/b/a U.S. Bank Equipment Finance, 1310 Madrid Street, Marshall, MN 56258-4099
6718751 ULTRADENT PRODUCTS INC, PO BOX 952648, ST LOUIS, MO 63195-2648
6718753 UMMC- THE UNIVERSITY MS MED, 504 CLINTON CENTER DR, SUITE 4300, CLINTON, MS 39056-5610
6718754 +UNITED AD LABEL, 300 LANG BLVD, GRAND ISLAND, NY 14072-3122
6718755 +UNITED BLOOD SERVICES INC, 1503 BERTRAND DR, LAFAYETTE, LA 70506-3049
6718756 +UNIVERSAL HOSPITAL SERVICES, 6625 WEST 78 STREET, SUITE #300, MINNEAPOLIS, MN 55439-2650
6718757 +UNIVERSAL HOSPITAL SERVICES, 6625 WEST 78TH STREET, SUITE #300, MINNEAPOLIS, MN 55439-2650
6718758 UNIVERSAL HOSPITAL SERVICES, PO BOX 851313, MINNEAPOLIS, MN 55485-1313
6718760 +UPCHURCH SERVICES, 1792 DANCY BLVD, HORN LAKE, MS 38637-1917
6718759 +UPCHURCH SERVICES, 1792 DANCY BLVD WEST, HORN LAKE, MS 38637-1917
6718761 +US DEPT OF EDUCATION/PHEAA, 61 FORSYTH ST SW #19T10, ATLANTA, GA 30303-8931
6718762 +US MED-EQUIP INC, PO BOX 41321, HOUSTON, TX 77241-1321
6781398 #+USDA RURAL DEVELOPMENT, 3322 WEST END AVENUE SUITE 300, NASHVILLE TN 37203-1084
6899086 #+USDARural Development, 3322 West End Avenue, Suite 300, Nashville, TN 37203-1084
6718763 +USF GROUP INC, PO BOX 680001, FRANKLIN, TN 37068-0001
6718764 +USI INSURANCE SERVICES, DENISE MALMBERG, 8540 COLONNADE CENTER DRIVE, SUITE 111, RALEIGH, NC 27615-3052
6718765 +USOC MEDICAL, 20 MORGAN, IRVINE, CA 92618-2022
6723805 +UnitedHealthcare Insurance Company, ATTN: CDM/Bankruptcy, 185 Asylum Street - 03B, Hartford, CT 06103-3408
6760053 University Mississippi Medical Center, c/o Christopher R. Maddux, Butler Snow LLP, P. O. Box 6010, Ridgeland, MS 39158-6010
6718766 +VALEANT PHARMACEUTICALS NORTH, 4395 COLLECTION CENTER DR, CHICAGO, IL 60693-0001
6718768 +VAR TECHNOLOGY FINANCE, 2330 I-30, MESQUITE, TX 75150-2720
6718769 +VAR TECHNOLOGY FINANCE, 2330 INTERSTATE 30, MESQUITE, TX 75150-2720
6718767 +VAR TECHNOLOGY FINANCE, 1310 MADRID ST., SUITE 101, MARSHALL, MN 56258-4002
6718773 VERIZON, PO BOX 15043, ALBANY, NY 12212-5043
6718775 +VITAL CARE INDUSTRIES INC, 7650 WEST 185TH STREET, SUITE C, TINLEY PARK, IL 60477-6290
6718776 +VITAL CARE INDUSTRIES INC, 7650 WEST 185TH STREET, TINLEY PARK, IL 60477-6289
6718777 +VITALSCAN LLC, 1401 MURPHY DR, MAUMELLE, AR 72113-6157
6718779 +VRC OF MS LLC, 5400 MELTECH BLVD #101, MEMPHIS, TN 38118-7705
6743726 +Vernestine Humbert, 516 East Circle Drive, Clarksdale, MS 38614-2620
6823814 +Vyaire Medical, Inc., 26125 N Riverwoods Blvd, Mettawa, IL 60045-3422
6718780 W L GORE AND ASSOCIATES INC, 1505 N FOURTH ST, FLAGSTAFF, AZ 86004-5867
6816609 +W.W. Grainger, 401 S. Wright Rd., Attn SCD Bankruptcy, Janesville, WI 53546-8729
6718781 +WAKEFIELD AND ASSOC, PO BOX 50250, KNOXVILLE, TN 37950-0250
6718782 WALKER-J-WALKER, PO BOX 971264, DALLAS, TX 75397-1264
6718783 +WALLACE ART AND SIGNS, 913 DESOTA AVE, CLARKSDALE, MS 38614-6930
6718784 +WALLER LANSDEN DORTCH & DAVIS, LLP, DAVID LEMKE, 511 UNION STREET, STE 2700, NASHVILLE, TN 37219-1791
6718785 +WASEF, DR MAHA, 446 WESTOVER DR, CLARKSDALE, MS 38614-9773
6718787 WASTE CONNECTIONS, PO BOX 742695, CINCINNATI, OH 45274-2695
6718788 +WEATHERBY LOCUMS INC, 7259 S BINGHAM JCT BLVD, MIDVALE, UT 84047-4860
6718789 +WEATHERBY LOCUMS INC, ANDY SOMMERS, 7259 S BINGHAM JCT BLVD, MIDVALE, UT 84047-4860
6718790 +WELLS FARGO, PO BOX 63020, SAN FRANCISCO, CA 94163-0001
6779706 +WELLS FARGO VENDOR, FINANCIAL SERVICES LLC, WFFVS BANKRUPTCY, PO BOX 13708, MACON GA 31208-3708
6718791 +WERFEN USA LLC, 180 HARTWELL RD, BEDFORD, MA 01730-2443
6718793 +WILKERSON APPLIANCES, 601 HWY 278 EAST, AMORY, MS 38821-5306
6718794 +WILLIAMS TRANSFER AND STORAG, 621 E PRESIDENT AVE, TUPELO, MS 38801-5521
6718795 +WILLIAMS, EARNESTINE PARKER, 2016 CANARY LANE, CLARKSDALE, MS 38614-7610
6718798 +WILLOW PAIN AND WELLNESS, 2704 WEST OXFORD LOOP SUITE 117, OXFORD, MS 38655-5728

6718800 WINTHROP RESOURCES CORPORATION, PO BOX 650 ACCT#HE070308, HOPKINS, MN 55343-0650
6718802 WOLTERS KLUWER, 62417 COLLECTIONS CENTER DRIVE, CHICAGO, IL 60693-0624
6718801 +WOLTERS KLUWER HEALTH, INC., 525 JUNCTION ROAD, SUITE 5000, MADISON, WI 53717-2154
6718803 WRIGHT MEDICAL TECHNOLOGY IN, PO BOX 503482, ST LOUIS, MO 63150-3482
6718804 +WRIGHT MEDICAL TECHNOLOGY INC., 1023 CHERRY ROAD, MEMPHIS, TN 38117-5423
6789965 +WW GRAINGER INC, 401 SOUTH WRIGHT ROAD W4E.C37, JANESVILLE WI 53546-8729
6718806 +XEROX CORPORATION INC, PO BOX 299075, LEWISVILLE, TX 75029-9075
6718809 +XODUS MEDICAL, 702 PROMINENCE DRIVE, NEW KINGSTON, PA 15068-7052
6718810 +YELLOW CAB OF NORTH MS, PO BOX 910, SALTILLO, MS 38866-0910
6718811 +YOUR CARE UNIVERSE INC, TARA MAULDIN, 6550 CAROTHERS PARKWAY, SUITE 160, FRANKLIN, TN 37067-6695
6718812 +YOURCARE UNIVERSE INC., 6550 CAROTHERS PARKWAY, STE 160, FRANKLIN, TN 37067-6695
6718813 YOURCARE UNIVERSE INC., TARA MAULDIN, 2739 MOMENTUM PLACE, CHICAGO, IL 60689-5327
6718814 +YOURCARE UNIVERSE, INC, 6550 CAROTHERS PARKWAY, FRANKLIN, TN 37067-6693
6718815 ZEBRA TECHNOLOGIES INTERNATI, 6048 EAGLE WAY, CHICAGO, IL 60678-1060
6718816 +ZEBRA TECHNOLOGIES INTERNATION, 6048 EAGLE WAY, CHICAGO, IL 60678-0060
6718820 +ZOLL LIFECOR CORP, 121 GAMMA DRIVE, PITTSBURGH, PA 15238-2919
6718821 ZOLL MEDICAL CORP, PO BOX 27028, NEW YORK, NY 10087-7028
6806916 +p.o. box 680001, p.o., p.o. box 680001, Franklin, TN 37068-0001

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
cr +E-mail/Text: csucic@fgllp.com Apr 09 2020 02:53:46 Experian Health, Inc., Joseph D. Frank, c/o FrankGecker LLP, 1327 W. Washington Blvd., Ste. 5G-H, Chicago, IL 60607-1912
cr E-mail/Text: BANKRUPTCY@DOR.MS.GOV Apr 09 2020 02:54:14 Mississippi Department of Revenue, Legal Division, Post Office Box 22828, Jackson, MS 39225-2828
cr +E-mail/Text: brogers@berlawoffice.com Apr 09 2020 02:54:17 The USF Group, Inc, c/o Beth E. Rogers, 100 Peachtree St, Suite 1950, Atlanta, GA 30303-1919
6717777 E-mail/Text: rjmains@softny@aol.com Apr 09 2020 02:53:51 AIMSOFTE LLC, PO BOX 1356, STONY BROOK, NY 11790
6717781 E-mail/Text: brenda.hirth@airgas.com Apr 09 2020 02:54:34 AIRGAS, PO BOX 532609, ATLANTA, GA 30353-2609
6717791 +E-mail/Text: bankruptcy@redcross.org Apr 09 2020 02:54:23 AMERICAN NATIONAL RED CROSS, PAULETT SMITH, 431 18TH STREET NW, WASHINGTON, DC 20006-5310
6717790 +E-mail/Text: bankruptcy@redcross.org Apr 09 2020 02:54:23 AMERICAN NATIONAL RED CROSS, 431 18TH STREET NW, WASHINGTON, DC 20006-5304
6717792 +E-mail/Text: AccountsReceivable@api-pt.com Apr 09 2020 02:54:33 AMERICAN PROFICIENCY INSTITUTE, 1159 BUSINESS PARK DRIVE, TRAVERSE CITY, MI 49686-8693
6717809 E-mail/Text: legal@angiodynamics.com Apr 09 2020 02:53:39 ANGIODYNAMICS, 14 PLAZA DRIVE, LATHAM, NY 12110
6717818 +E-mail/Text: Teleflexpayroll@Teleflex.com Apr 09 2020 02:54:34 ARROW INTERNATIONAL, 3015 CARRINGTON MILL BLVD, SUITE 300, MORRISVILLE, NC 27560-5438
6717819 +E-mail/Text: Teleflexpayroll@Teleflex.com Apr 09 2020 02:54:34 ARROW INTERNATIONAL, PO BOX 12600, TRIANGLE PARK, NC 27709-2600
6717821 E-mail/Text: thaskins@arthrex.com Apr 09 2020 02:54:11 ARTHREX INC, PO BOX 403511, ATLANTA, GA 30384-3511
6717820 +E-mail/Text: thaskins@arthrex.com Apr 09 2020 02:54:11 ARTHREX INC, 14550 PLANTATION ROAD, FORT MYERS, FL 33912-4328
6717822 +E-mail/Text: sscorpio@arthrosurface.com Apr 09 2020 02:54:07 ARTHROSURFACE, 28 FORGE PARKWAY, FRANKLIN, MA 02038-3247
6717827 E-mail/Text: gl7768@att.com Apr 09 2020 02:53:52 AT & T, PO BOX 5019, CAROL STREAM, IL 60197-5019
6717826 E-mail/Text: g20956@att.com Apr 09 2020 02:54:31 AT & T MOBILITY, AT & T, PO BOX 6463, CAROL STREAM, IL 60197-6463
6717832 E-mail/Text: gl7768@att.com Apr 09 2020 02:53:53 AT&T, PO BOX 5014, CAROL STREAM, IL 60197-5014
6717830 E-mail/Text: gl7768@att.com Apr 09 2020 02:53:53 AT&T, PO BOX 105262, ATLANTA, GA 30348-5262
6717831 E-mail/Text: gl7768@att.com Apr 09 2020 02:53:53 AT&T, PO BOX 105503, ATLANTA, GA 30348-5503
6717829 +E-mail/Text: g20956@att.com Apr 09 2020 02:54:32 AT&T MOBILITY, PO BOX 6463, CAROL STREAM, IL 60197-6463
6720145 +E-mail/Text: Teleflexpayroll@Teleflex.com Apr 09 2020 02:54:34 Arrow International Incorporated, 3015 Carrington Mill Boulevard, Suite 3, Morrisville, NC 27560-5437
6717835 +E-mail/Text: larry.kiefer@bbraun.com Apr 09 2020 02:53:55 B BRAUN MEDICAL, 824 12TH AVENUE, BETHLEHEM, PA 18018-3524
6717852 +E-mail/Text: creditdept@baxter.com Apr 09 2020 02:54:10 BAXTER HEALTHCARE CORP, PO BOX 730531, DALLAS, TX 75373-0531
6717851 +E-mail/Text: creditdept@baxter.com Apr 09 2020 02:54:10 BAXTER HEALTHCARE CORP, 1 BAXTER PARKWAY, DEERFIELD, IL 60015-4633
6717862 +E-mail/Text: DOLIVARES@beckman.com Apr 09 2020 02:54:45 BECKMAN COULTER INC, DEPT CH 10164, PALATINE, IL 60055-0001
6742148 +E-mail/Text: DOLIVARES@beckman.com Apr 09 2020 02:54:45 BECKMAN COULTER INC, 250 S KRAEMER BLVD D1 NW 03, BREA CA 92821-6232
6717863 E-mail/Text: DOLIVARES@beckman.com Apr 09 2020 02:54:46 BECKMAN COULTER INC, ROBERT MORALES, PO BOX 8000, BREA, CA 92822-8000
6717865 E-mail/Text: bankruptcynotices@beekley.com Apr 09 2020 02:53:43 BEEKLEY CORPORATION, ONE PRESTIGE LANE, BRISTOL, CT 06010
6717866 +E-mail/Text: bankruptcynotices@beekley.com Apr 09 2020 02:53:43 BEEKLY CORP, ONE PRESTIGE LANE, BRISTOL, CT 06010-7454

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center (continued)

- 6717867 +E-mail/Text: gl7768@att.com Apr 09 2020 02:53:53 BELLSOUTH AT&T, PO BOX 105262, ATLANTA, GA 30348-5262
- 6717888 E-mail/Text: accounts.receivable@diag.bracco.com Apr 09 2020 02:53:49 BRACCO DIAGNOSTICS INC, 259 PROSPECT PLAINS ROAD, BUILDING H, MONROE TOWNSHIP, NJ 08831
- 6717889 +E-mail/Text: alison.buckley@uhsinc.com Apr 09 2020 02:54:25 BRENTWOOD BEHAVIORAL HEALTHCAR, 3531 E LAKELAND DRIVE, FLOWOOD, MS 39232-8839
- 6717890 +E-mail/Text: alison.buckley@uhsinc.com Apr 09 2020 02:54:25 BRENTWOOD BEHAVIORAL HEALTHCARE, ALISON BUCKLEY, 3531 E. LAKELAND DR., FLOWOOD, MS 39232-8839
- 6862138 +E-mail/Text: kburkley@bernsteinlaw.com Apr 09 2020 02:54:36 Beckman Coulter, Inc., c/o Bernstein-Burkley, P.C., 707 Grant Street, Suite 2200, Gulf Tower, Pittsburgh, PA 15219-1945
- 6826433 +E-mail/Text: kburkley@bernsteinlaw.com Apr 09 2020 02:54:36 Beckman Coulter, Inc., c/o Bernstein Burkley PC, 707 Grant St., Suite 2200, Pittsburgh, PA 15219-1945
- 6825996 +E-mail/Text: kburkley@bernsteinlaw.com Apr 09 2020 02:54:36 Beckman Coulter, PC, c/o Bernstein Burkley, 707 Grant St., Suite 2200, Pittsburgh, PA 15219-1945
- 6817052 +E-mail/Text: gl7768@att.com Apr 09 2020 02:53:53 BellSouth Telecommunications, Inc., % AT&T Services, Inc., Karen Cavagnaro, Esq., One AT&T Way, Room 3A104, Bedminster, NJ 07921-2693
- 6825998 +E-mail/Text: kburkley@bernsteinlaw.com Apr 09 2020 02:54:37 Berkley Coulter, Inc., c/o Bernstein Burkley PC, 707 Grant St., Suite 2200, Pittsburgh, PA 15219-1945
- 6717927 +E-mail/Text: credit@carstens.com Apr 09 2020 02:53:46 CARSTENS INC 2, 7310 W WILSON AVENUE, HARWOOD HEIGHTS, IL 60706-4787
- 6717941 E-mail/Text: bmg.bankruptcy@centurylink.com Apr 09 2020 02:54:18 CENTURYLINK, BUSINESS SERVICES, PO BOX 52187, PHOENIX, AZ 85072-2187
- 6717947 E-mail/Text: ar@channing-bete.com Apr 09 2020 02:53:39 CHANNING BETE CO INC, ONE COMMUNITY PLACE, SOUTH DEERFIELD, MA 01373-7328
- 6717993 E-mail/Text: documentfiling@lciinc.com Apr 09 2020 02:53:41 COMCAST BUSINESS, PO BOX 37601, PHILADELPHIA, PA 19101-0601
- 6717994 E-mail/Text: documentfiling@lciinc.com Apr 09 2020 02:53:41 COMCAST CABLE, PO BOX 530098, ATLANTA, GA 30353-0098
- 6718015 E-mail/Text: kintanney@conmed.com Apr 09 2020 02:53:46 CONMED CORPORATION, 525 FRENCH ROAD, UTICA, NY 13502
- 6754173 +E-mail/Text: accounting@cresthealthcare.com Apr 09 2020 02:54:06 CREST HEALTHCARE SUPPLY, PO BOX 727, 195 THIRD STREET S, DASSEL MN 55325-4511
- 6718038 E-mail/Text: accounting@cresthealthcare.com Apr 09 2020 02:54:06 CREST HEALTHCARE SUPPLY INC, PO BOX 727, DASSEL, MN 55325-0727
- 6718049 +E-mail/Text: rosemary.jarrell@journalinc.com Apr 09 2020 02:54:46 DAILY JOURNAL, PO BOX 909, TUPELO, MS 38802-0909
- 6718526 E-mail/Text: litigation.recoverybkmailbox@dllgroup.com Apr 09 2020 02:53:43 PHILIPS MEDICAL CAPITAL, 1111 OLD EAGLE SCHOOL RD, WAYNE, PA 19087
- 6718062 E-mail/Text: hcraig@deroyal.com Apr 09 2020 02:53:41 DEROYAL INDUSTRIES INC, 200 DEBUSK LN, POWELL, TN 37849
- 6718064 +E-mail/Text: LBSCreditNA@leicabiosystems.com Apr 09 2020 02:53:49 DEVICOR MEDICAL PRODUCTS, INC, 300 E-BUSINESS WAY, CINCINNATI, OH 45241-2384
- 6718066 E-mail/Text: G06041@att.com Apr 09 2020 02:54:24 DIRECTV, PO BOX 105249, ATLANTA, GA 30348-5249
- 6718068 E-mail/Text: Bankruptcy.Consumer@dish.com Apr 09 2020 02:54:13 DISH, PO BOX 94063, PALATINE, IL 60094-4063
- 6718072 E-mail/Text: bankruptcy@healogics.com Apr 09 2020 02:54:42 DIVERSIFIED CLINICAL SERVICE, 28525 NETWORK PLACE, CHICAGO, IL 60673-1285
- 6718087 E-mail/Text: accountsreceivable@dutchophthalmicusa.com Apr 09 2020 02:53:49 DUTCH OPHTHALMIC, USA, 10 CONTINENTAL DRIVE, BUILDING 1, EXETER, NH 03833
- 6718092 E-mail/Text: bankruptcynotices@ecolab.com Apr 09 2020 02:54:10 ECOLAB FOOD SAFETY SPECIALTIES, PO BOX 70343, CHICAGO, IL 60673-0343
- 6718094 E-mail/Text: bankruptcynotices@ecolab.com Apr 09 2020 02:54:10 ECOLAB INC, PO BOX 70343, CHICAGO, IL 60673-0343
- 6718099 E-mail/Text: accountsreceivable.us@edwards.com Apr 09 2020 02:53:40 EDWARDS LIFESCIENCES LLC, ONE EDWARDS WAY, IRVINE, CA 92614
- 6718114 +E-mail/Text: credit7@entergy.com Apr 09 2020 02:53:40 ENTERGY, PO BOX 8105, BATON ROUGE, LA 70891-8105
- 6861040 +E-mail/Text: jfrank@fgllp.com Apr 09 2020 02:53:44 EXPERIAN HEALTH INC, C/O JOSEPH D FRANK, FRANKGECKER LLP, 1327 W WASHINGTON BOULEVARD SUITE 5G-H, CHICAGO IL 60607-1912
- 6751563 +E-mail/Text: csucic@fgllp.com Apr 09 2020 02:53:46 Experian Health, Inc., Joseph D. Frank, c/o FrankGecker LLP, 325 N. LaSalle St., Ste. 625, Chicago, IL 60654-6465
- 6718132 E-mail/Text: ACCOUNTING@FIRSTPRODUCTS.COM Apr 09 2020 02:53:41 FIRST HEALTHCARE PRODUCTS, 6125 LENDELL DRIVE, SANBORN, NY 14132-9199
- 6718172 +E-mail/Text: vderrick@geninfo.com Apr 09 2020 02:54:47 GIS, 917 CHAPIN ROAD, CHAPIN, SC 29036-8875
- 6718178 E-mail/Text: scd_bankruptcynotices@grainger.com Apr 09 2020 02:54:14 GRAINGER WW, DEPT 806024899 PO BOX 419267, KANSAS CITY, MO 64141-6267
- 6718176 +E-mail/Text: scd_bankruptcynotices@grainger.com Apr 09 2020 02:54:14 GRAINGER WW, 1901 NONCONNAH BLVD, MEMPHIS, TN 38132-2197
- 6742139 +E-mail/Text: gff@garyfrankelaw.com Apr 09 2020 02:53:54 Gary F Franke, 120 East 4th Street, Suite 1040, Cincinnati, OH 45202-4007
- 6718194 +E-mail/Text: bankruptcy@healogics.com Apr 09 2020 02:54:42 HEALOGICS, INC, SAM LEE, 28525 NETWORK PLACE, CHICAGO, IL 60673-1285

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- 6718193 +E-mail/Text: bankruptcy@healogics.com Apr 09 2020 02:54:42 HEALOGICS, INC,
28525 NETWORK PLACE, CHICAGO, IL 60673-1285
- 6718199 +E-mail/Text: ssatterfield@hcrvcgrp.com Apr 09 2020 02:54:15 HEALTHCARE RECEIVABLES GROUP,
318 NANCY LYNN LN , SUITE 21, KNOXVILLE, TN 37919-6045
- 6718241 E-mail/Text: ar@immucor.com Apr 09 2020 02:53:42 IMMUCOR INC, 3130 GATEWAY DRIVE,
NORCROSS, GA 30071
- 6718252 E-mail/Text: sbse.cio.bnc.mail@irs.gov Apr 09 2020 02:53:59 INTERNAL REVENUE SERVICE,
PO BOX 7346, PHILADELPHIA, PA 19101-7346
- 6718257 E-mail/Text: bankruptcy2@ironmountain.com Apr 09 2020 02:54:20 IRON MOUNTAIN,
PO BOX 915004, DALLAS, TX 75391-5004
- 6718258 E-mail/Text: bankruptcy2@ironmountain.com Apr 09 2020 02:54:20 IRON MOUNTAIN,
PO BOX 915026, DALLAS, TX 75391-5026
- 6718256 E-mail/Text: bankruptcy2@ironmountain.com Apr 09 2020 02:54:20 IRON MOUNTAIN,
PO BOX 27128, NEW YORK, NY 10087-7128
- 6718289 +E-mail/Text: ralsup@lannchemical.com Apr 09 2020 02:54:41 LANN CHEMICAL & SUPPLY CO,
PO BOX 818, ABERDEEN, MS 39730-0818
- 6718291 +E-mail/Text: lantheus.legal@lantheus.com Apr 09 2020 02:54:43 LANTHEUS MEDICAL IMAGING INC,
331 TREBLE COVE RD, NO. BILLERICA, MA 01862-2849
- 6718297 +E-mail/Text: accountsreceivable@lemaitre.com Apr 09 2020 02:54:26 LEMAITRE VASCULAR INC,
63 SECOND AVE, BURLINGTON, MA 01803-4413
- 6753717 +E-mail/Text: bpatrick@smithcashion.com Apr 09 2020 02:53:55 LTC Rehab 2, LLC,
c/o Smith Cashion & Orr, PLC, 231 Third Ave. N, Nashville, TN 37201-1603
- 6718318 +E-mail/Text: teresap@marketlab.com Apr 09 2020 02:53:49 MARKET LAB, 6850 SOUTHBELT DR,
CALEDONIA, MI 49316-7680
- 6718336 +E-mail/Text: 4payment@correspondence.mcmaster.com Apr 09 2020 02:54:38 MCMASTER CARR,
1901 RIVERSIDE PKWY, DOUGLASVILLE, GA 30135-3150
- 6718379 E-mail/Text: accountsreceivable@microlinesurgical.com Apr 09 2020 02:53:40
MICROLINE SURGICAL INC, 50 DUNHAM ROAD, SUITE 1500, BEVERLY, MA 01915
- 6718419 +E-mail/Text: rpayne54@bellsouth.net Apr 09 2020 02:54:47 MONROE COUNTY ELECTRIC POWER,
601 NORTH MAIN ST, AMORY, MS 38821-2334
- 6718418 +E-mail/Text: rpayne54@bellsouth.net Apr 09 2020 02:54:47 MONROE COUNTY ELECTRIC POWER,
601 N MAIN ST, AMORY, MS 38821-2334
- 6718420 +E-mail/Text: rosemary.jarrell@journalinc.com Apr 09 2020 02:54:46 MONROE COUNTY JOURNAL,
PO BOX 519, AMORY, MS 38821-0519
- 6718447 E-mail/Text: bankruptcy.notice@mutualofomaha.com Apr 09 2020 02:54:24 MUTUAL OF OMAHA,
PAYMENT PROCESSING CENTER, PO BOX 2147, OMAHA, NE 68103-2147
- 6718446 E-mail/Text: bankruptcy.notice@mutualofomaha.com Apr 09 2020 02:54:24 MUTUAL OF OMAHA,
LACEY LAGONI, PAYMENT PROCESSING CENTER, PO BOX 2147, OMAHA, NE 68103-2147
- 6739867 E-mail/Text: BANKRUPTCY@DOR.MS.GOV Apr 09 2020 02:54:14 Mississippi Department of Revenue,
Bankruptcy Section, P.O. Box 22808, Jackson, MS 39225-2808
- 6718451 +E-mail/PDF: pa_dc_claims@navient.com Apr 09 2020 02:59:55 NAVIENT, 123 JUSTISON STREET,
WILMINGTON, DE 19801-5363
- 6718464 +E-mail/Text: business.services.tupelo@nmhs.net Apr 09 2020 02:54:06 NORTH MS MEDICAL CENTER,
ATTN: CPR ROSTER 830 S GLOSTER, TUPELO, MS 38801-4996
- 6718467 +E-mail/PDF: HCABKNotifications@resurgent.com Apr 09 2020 03:00:02 NORTHWEST MEDICAL CENTER,
ATTN: JIM DICKINSON, PRESIDENT, 1530 U S HIGHWAY 43, WINFIELD, AL 35594-5056
- 6718479 +E-mail/Text: creditdept@orthoclinicaldiagnostics.com Apr 09 2020 02:54:43
ORTHO-CLINICAL DIAGNOSTICS I, 100 INDIGO CREEK DR, ROCHESTER, NY 14626-5101
- 6718480 +E-mail/Text: creditdept@orthoclinicaldiagnostics.com Apr 09 2020 02:54:43
ORTHO-CLINICAL DIAGNOSTICS INC, 100 INDIGO CREEK DRIVE, ROCHESTER, NY 14626-5101
- 6718512 E-mail/Text: pc_ar@personnelconcepts.com Apr 09 2020 02:53:44 PERSONNEL CONCEPTS,
3200 E GUASTI RD #300, ONTARIO, CA 91761
- 6718531 E-mail/Text: bankruptcy@pb.com Apr 09 2020 02:54:33 PITNEY BOWES GLOBAL FIN SRV,
2225 AMERICAN DR, NEENAH, WI 54956-1005
- 6718547 E-mail/Text: bankruptcy@pb.com Apr 09 2020 02:54:33 PURCHASE POWER, 2225 AMERICAN DR,
NEENAH, WI 54956-1005
- 7128895 +E-mail/Text: bankruptcy@pb.com Apr 09 2020 02:54:33
Pitney Bowes Global Financial Services LLC, 27 Waterview Drive, Shelton, CT 06484-4301
- 6718561 +E-mail/Text: newbk@Regions.com Apr 09 2020 02:54:19 REGIONS BANK, 245 N MAIN ST,
CLINTON, TN 37716-3768
- 6718562 E-mail/Text: vcasio@reliancewholesale.com Apr 09 2020 02:53:44 RELIANCE WHOLESALE INC,
13967 SW 119TH AVE, MIAMI, FL 33186
- 6732735 +E-mail/Text: angela.ezell@rjyoung.com Apr 09 2020 02:54:15 RJ YOUNG COMPANY,
809 DIVISION ST, NASHVILLE TN 37203-4145
- 6718578 +E-mail/Text: angela.ezell@rjyoung.com Apr 09 2020 02:54:15 RJ YOUNG COMPANY, PO BOX 40205,
NASHVILLE, TN 37204-0205
- 6718597 +E-mail/Text: AR@Sharn.com Apr 09 2020 02:54:44 SHARN INC, 4517 GEORGE RD, SUITE 200,
TAMPA, FL 33634-7325
- 6718638 E-mail/Text: sat_ardept@stanleyworks.com Apr 09 2020 02:54:11 STANLEY ACCESS TECH, LLC,
PO BOX 0371595, PITTSBURGH, PA 15251-7595
- 7030295 +E-mail/Text: ralsup@lannchemical.com Apr 09 2020 02:54:41 STOCKTON ENTERPRISES,
DBA LANN CHEMICAL, 22019 HWY 45 N, ABERDEEN MS 39730-9592
- 6824617 +E-mail/Text: etrans@tvepa.com Apr 09 2020 02:54:28 TALLAHATCHIE VALLEY ELECTRIC,
POWER ASSOCIATION, P O BOX 513, BATESVILLE MS 38606-0513
- 6718700 E-mail/Text: etrans@tvepa.com Apr 09 2020 02:54:28 TALLAHATCHIE VALLEY EPA,
EARL GIBSON, JR, PO BOX 513, BATESVILLE, MS 38606-0513
- 6718701 +E-mail/Text: etrans@tvepa.com Apr 09 2020 02:54:28 TALLAHATCHIE VALLEY EPA, PO BOX 513,
BATESVILLE, MS 38606-0513

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- 6816603 +E-mail/Text: bankruptcynotices@tcfef.com Apr 09 2020 02:54:10 TCF Equipment Finance, 11100 Wayzata Boulevard Suite 801, Minnetonka, MN 55305-5503
- 6718720 +E-mail/Text: brian.wagner@terumomedical.com Apr 09 2020 02:53:42 TERUMO MEDICAL CORPORATION, 2101 COTTONTAIL LANE, SOMERSET, NJ 08873
- 6718732 E-mail/Text: customerservice@toraxmedical.com Apr 09 2020 02:53:48 TORAX MEDICAL INC, 4188 LEXINGTON AVE NORTH, SHOREVIEW, MN 55126
- 6720140 +E-mail/Text: Teleflexpayroll@Teleflex.com Apr 09 2020 02:54:34 Teleflex Medical Incorporated, 3015 Carrington Mill Boulevard, Suite 3, Morrisville, NC 27560-5437
- 6811469 +E-mail/Text: billing@usmedequip.com Apr 09 2020 02:53:39 US MED EQUIP LLC, 7028 GESSNER RD, HOUSTON TX 77040-3308
- 6718771 +E-mail/Text: CreditMgr@Verathon.com Apr 09 2020 02:54:42 VERATHON MEDICAL, PO BOX 935117, ATLANTA, GA 31193-5117
- 6718770 +E-mail/Text: CreditMgr@Verathon.com Apr 09 2020 02:54:42 VERATHON MEDICAL, 20001 NORTH CREEK CREEK PKWY N, BOTHELL, WA 98011-8218
- 6718778 E-mail/Text: karen.scott@vrad.com Apr 09 2020 02:53:49 VRAD, 25983 NETWORK PLACE, CHICAGO, IL 60673
- 6718774 E-mail/Text: karen.scott@vrad.com Apr 09 2020 02:53:49 VIRTUAL RADIOLOGIC CORPORATI, ELIZABETH BOYD, 25983 NETWORK PLACE, CHICAGO, IL 60673-1259
- 6824534 +E-mail/Text: karen.scott@vrad.com Apr 09 2020 02:53:49 Virtual Radiologic Corporation, 11995 Singletree Lane, #500, Eden Prairie, MN 55344-5349
- 6718786 E-mail/Text: tracyk@wcnx.org Apr 09 2020 02:54:04 WASTE CONNECTIONS OF MS, PO BOX 96, WALNUT, MS 38683-0096
- 6718796 +E-mail/Text: ealexander@willowanesthesia.com Apr 09 2020 02:54:33 WILLOW ANESTHESIA SERVICES, 2704 WEST OXFORD LOOP SUITE 117, OXFORD, MS 38655-5728
- 6718797 +E-mail/Text: ealexander@willowanesthesia.com Apr 09 2020 02:54:33 WILLOW ANESTHESIA SERVICES, CAMILLE MITCHELL, 2704 WEST OXFORD LOOP SUITE 117, OXFORD, MS 38655-5728
- 6718799 +E-mail/Text: TCFCSLegal@tcfbank.com Apr 09 2020 02:54:27 WINTHROP RESOURCES CORP, STEVE PIETROWSKI, 11100 WAYZATA BLVD, SUITE 800, MINNETONKA, MN 55305-5525
- 6718805 E-mail/Text: vanessa.adams@xerox.com Apr 09 2020 02:54:05 XEROX CORP, PO BOX 802555, CHICAGO, IL 60680-2555
- 6718807 E-mail/Text: vanessa.adams@xerox.com Apr 09 2020 02:54:05 XEROX CORPORATION, PO BOX 650361, DALLAS, TX 75265-0361
- 6718808 E-mail/Text: vanessa.adams@xerox.com Apr 09 2020 02:54:05 XEROX CORPORATION, PO BOX 827598, PHILADELPHIA, PA 19182-7598
- 6718818 E-mail/Text: bankruptcies@zimmerbiomet.com Apr 09 2020 02:54:40 ZIMMER INC, PO BOX 277530, ATLANTA, GA 30384-7530
- 6718819 +E-mail/Text: bankruptcies@zimmerbiomet.com Apr 09 2020 02:54:40 ZIMMER US INC, 345 EAST MAIN STREET, WARSAW, IN 46580-2746

TOTAL: 124

***** BYPASSED RECIPIENTS (undeliverable, * duplicate) *****

- acc Coulter & Justus, P.C.
- fa EisnerAmper LLP
- cr Mid South Rehab Services, Inc.
- op SAK Management Services, LLC
- aty* +GILBERT L. HAMBERG, 1038 DARBY DRIVE, YARDLEY, PA 19067-4519
- aty* +LORI L PURKEY, PURKEY & ASSOCIATES PLC, 5050 CASCADE ROAD SE SUITE A, GRAND RAPIDS, MI 49546-3707
- aty* +LORI L PURKEY, PURKEY & ASSOCIATES PLC, 5050 CASCADE ROAD SE SUITE A, GRAND RAPIDS, MI 49546-3707
- cr* +Cardinal Health 200, LLC, 7000 Cardinal Place, Dublin, OH 43017-1091
- cr* +De Lage Landen Financial Services, Inc., c/o Joseph P. Rusnak, 315 Deaderick Street Ste 1700, Nashville, TN 37238-1700
- cr* +FLOIED FIRE EXTINGUISHER & STEAM CLEANING CO., INC, 3050 LAMAR AVENUE, MEMPHIS, TN 38114-6497
- cr* +Leaf Capital Funding, LLC, c/o Charles W. Cook III, Adams and Reese, 424 Church Street, Suite 2700, Nashville, TN 37219-2380
- cr* +Philips Medical Capital, LLC, c/o Joseph P. Rusnak, 315 Deaderick Street Ste 1700, Nashville, TN 37238-1700
- cr* +TCF Equipment Finance, 11100 Wayzata Boulevard, Suite 801, Minnetonka, MN 55305-5503
- 6717764* +ABBOTT NUTRITION, 75 REMITTANCE DR, SUITE 1310, CHICAGO, IL 60675-1310
- 6717768* +ACCOUNT RESOLUTION TEAM, INC, PO BOX 1503, MORRISTOWN, TN 37816-1503
- 6817094* +ALLIANCE HEALTHCARE SERVICE INC, ATTN LEGAL DEPARTMENT, PO BOX 19532, IRVINE CA 92623-9532
- 6817095* +ALLIANCE HEALTHCARE SERVICE INC, ATTN LEGAL DEPARTMENT, PO BOX 19532, IRVINE CA 92623-9532
- 6930901* +ALLIANCE HEALTHCARE SERVICES INC, 18201 VON KARMAN AVE SUITE 600, IRVINE CA 92612-1176 (address filed with court: Alliance Healthcare Services, Inc., P.O. Box 19532, Irvine, CA 92623)
- 6809372* +AMORY PAINT & HOME CENTER LLC, 306 3RD ST N, AMORY MS 38821-3425
- 6717811* +APPLIED MEDICAL RESOURCES CORP, 22872 AVENIDA EMPRESA, RANCHO SANTA MARGARITA, CA 92688-2650
- 6717834* ATMOS ENERGY, PO BOX 790311, ST. LOUIS, MO 63179-0311
- 6717853* BAXTER HEALTHCARE CORP, PO BOX 730531, DALLAS, TX 75373-0531
- 6717880* +BIO-RAD LABORATORIES INC, 1000 ALFRED NOBEL DRIVE, HERCULES, CA 94547-1811
- 6717877* +BLOMERLEUX MO, 100 RODOLPHE STREET, DURHAM, NC 27712-9402

***** BYPASSED RECIPIENTS (continued) *****

- 6717920* CAREFUSION 211 INC, 88253 EXPEDITE WAY, CHICAGO, IL 60695-0001
- 6717922* CAREFUSION 2200 INC, 25146 NETWORK PLACE, CHICAGO, IL 60673-1250
- 6717959* +CHSPSC, LLC, 4000 MERIDIAN BOULEVARD, FRANKLIN, TN 37067-6325
- 6717963* CINCINNATI SUB ZERO PRODUCTS, 3530 SOLUTIONS CENTER, CHICAGO, IL 60677-3005
- 6717974* +CIVCO MEDICAL INSTRUMENTS, 102 FIRST STREET SOUTH, KALONA, IA 52247-9588
- 6717984* CLINICAL INNOVATIONS, 2840 MOMENTUM PLACE, CHICAGO, IL 60689-5327
- 6718000* +COMMUNITY HEALTH SYSTEMS, TERRY HENDON, 4000 MERIDIAN BLVD, FRANKLIN, TN 37067-6325
- 6717999* +COMMUNITY HEALTH SYSTEMS, 4000 MERIDIAN BLVD, FRANKLIN, TN 37067-6325
- 6718002* +COMMUNITY HEALTH SYSTEMS, INC, TERRY HENDON, 4000 MERIDIAN BLVD, FRANKLIN, TN 37067-6325
- 6718001* +COMMUNITY HEALTH SYSTEMS, INC, 4000 MERIDIAN BLVD, FRANKLIN, TN 37067-6325
- 6718021* COOK MEDICAL INCORPORATED, 22988 NETWORK PLACE, CHICAGO, IL 60673-1229
- 6733474* +COVIDIEN LLC, 15 HAMPSHIRE STREET, MANSFIELD MA 02048-1113
- 6717750* +CURAE HEALTH, INC., 1721 MIDPARK ROAD, SUITE B200, KNOXVILLE, TN 37921-5977
- 6718110* +EMPRINT MORAN PRINTING INC, 5425 FLORIDA BOULEVARD, BATON ROUGE, LA 70806-4132
- 6761830* +Energy Systems Southeast, LLC, 3235 Veterans Circle, Birmingham, AL 35235-3151
- 6718134* +FISHER AND PAYKEL HEALTHCARE, 173 TECHNOLOGY DRIVE, SUITE 100, IRVINE, CA 92618-2489
- 6718167* +GI SUPPLY, 200 GRANDVIEW AVENUE, CAMP HILL, PA 17011-1777
- 6718177* +GRAINGER WW, 1901 NONCONNAH BLVD, MEMPHIS, TN 38132-2197
- 6824606* +General Biomedical Service, Inc., 1900 25th Street, Kenner, LA 70062-5541
- 6718230* HOSPIRA WORLDWIDE INC, 75 REMITTANCE DRIVE, SUITE 6136, CHICAGO, IL 60675-1515
- 6821048* +Hospital Care Consultants, Inc., 17304 Preston Road, Suite 1400, Dallas, TX 75252-5633
- 6718243* +INIOSITY INTERACTIVE, LLC, 14488 OLD STAGE ROAD, LENOIR CITY, TN 37772-5494
- 6718248* +INFUSION PUMP REPAIR CORP, 18 TECHNOLOGY DRIVE, STE 133, IRVINE, CA 92618-2311
- 6718295* +LEASING ASSOCIATES OF BARRINGT, 220 NORTH RIVER STREET, EAST DUNDEE, IL 60118-1332
- 6718322* MASIMO, 28932 NETWORK PLACE, CHICAGO, IL 60673-1289
- 6718333* +MCKESSON MEDICAL-SURGICAL INC, 9954 MAYLAND DRIVE, SUITE 4000, RICHMOND, VA 23233-1484
- 6718341* +MEDHOST DIRECT INC, TARA MAULDIN, 6550 CAROTHERS PKWY, SUITE 160, FRANKLIN, TN 37067-6695
- 6718354* +MEDIVATORS, 14605 28TH AVENUE NORTH, MINNEAPOLIS, MN 55447-4822
- 6718358* ++MEDLINE INDUSTRIES INC, ATTN ANNE KISHA, ONE MEDLINE PL, MUNDELEIN IL 60060-4486
(address filed with court: MEDLINE INDUSTRIES INC, DEPT 1080 PO BOX 121080, DALLAS, TX 75312-1080)
- 6718359* ++MEDLINE INDUSTRIES INC, ATTN ANNE KISHA, ONE MEDLINE PL, MUNDELEIN IL 60060-4486
(address filed with court: MEDLINE INDUSTRIES INC, DEPT 1080 PO BOX 12180, DALLAS, TX 75312-1080)
- 6811458* +MFI MEDICAL EQUIPMENT INC, 10695 TREENA ST #105, SAN DIEGO CA 92131-2479
- 6718384* MICROTEK MEDICAL, INC, FILE 4033P PO BOX 911633, DALLAS, TX 75391-1633
- 6718394* +MID-SOUTH MEDICAL IMAGING, LLC, 4264 LAKELAND DRIVE, FLOWOOD, MS 39232-8804
- 6718397* +MID-SOUTH WASTE DISPOSAL, PO BOX 312, CLARKSDALE, MS 38614-0312
- 6823724* +MONROE COUNTY SOLID WASTE, PO BOX 546, ABERDEEN MS 39730-0546
- 6718439* MS STATE DEPT OF HEALTH, PO BOX 1700, JACKSON, MS 39215-1700
- 6718484* +OTIS ELEVATOR, ONE FARM SPRINGS, FARMINGTON, CT 06032-2572
- 6718490* ++PACIFIC MEDICAL, 212 AVENIDA FABRICANTE, SAN CLEMENTE CA 92672-7538
(address filed with court: PACIFIC MEDICAL, 32981 CALLE PERFECTO, SJUAN CAPISTRAN, CA 92675)
- 6718493* ++PANOLA COUNTY TAX COLLECTOR, 151 PUBLIC SQUARE SUITE C, BATESVILLE MS 38606-2299
(address filed with court: PANOLA COUNTY TAX ASSESSOR, DAVID GARNER, 151 PUBLIC SQUARE, SUITE C, BATESVILLE, MS 38606)
- 6718518* PHARMEDIUM SERVICES, LLC, 29104 NETWORK PLACE, CHICAGO, IL 60673-1291
- 6736129* +Panola Paper Co., Inc., P.O. Box 1146, Batesville, MS 38606-1146
- 6824754* +SECURE ALARMS OF AMORY, JACKSON DAVID WALTERS OWNER, SECURE ALARMS OF AMORY, PO BOX 157, AMORY MS 38821-0157
- 6718653* +STERICYCLE, 4010 COMMERCIAL AVE, NORTHBROOK, IL 60062-1829
- 7041624* +Shred-It USA LLC, 7734 S 133RD Street, Omaha, NE 68138-3499
- 6758823* +SurgiMark, Inc., 1703 Creekside Loop, Suite 110, Yakima, WA 98902-4875
- 6718702* TALLAHATCHIE VALLEY EPA, PO BOX 513, BATESVILLE, MS 38606-0513
- 6718708* +TECH SYSTEMS INC, 4942 SUMMER OAK DRIVE, BUFORD, GA 30518-0405
- 6720369* +TELEFLEX MEDICAL INC., 3015 Carrington Mill Boulevard, Suite 3, Morrisville, NC 27560-5437
- 6718739* TRIANIM HEALTH SERVICES INC 1, 25197 NETWORK PLACE, CHICAGO, IL 60673-1251
- 6747904* +TechScan, Inc., 181 Whitney Run, Buda, TX 78610-3007
- 6806919* +The USF Group, INC, p.o. box 680001, Franklin, TN 37068-0001
- 6718772* VERATHON MEDICAL, PO BOX 935117, ATLANTA, GA 31193-5117
- 6718792* +WERFEN USA LLC, 180 HARTWELL ROAD, BEDFORD, MA 01730-2443
- 6718817* ZEBRA TECHNOLOGIES INTERNATION, 6048 EAGLE WAY, CHICAGO, IL 60678-1060
- aty ###+JEFFREY C. WISLER, CONNOLLY GALLAGHER LLP, THE BRANDYWINE BUILDING, 1000 WEST STREET SUITE 1400, WILMINGTON, DE 19801-1054
- cr ###+Hospital Housekeeping Systems, LLC, 216 E. 4th Street, Austin, TX 78701, UNITED STATES 78701-3610
- 6717800 ###+AMORY MAIN STREET, INC., 129 MAIN STREET NORTH SUITE A, AMORY, MS 38821-3416
- 6718150 ###+GE HEALTHCARE FINANCIAL SERVICE, 20225 WATERTOWER BLVD, BROOKFIELD, WI 53045-3530
- 6718166 ###+GI SUPPLY, 200 GRANDVIEW AVE, CAMP HILL, PA 17011-1777
- 6718233 ###+HOSPITAL HOUSEKEEPING SYSTEMS, LTD., 216 E 4TH STREET, AUSTIN, TX 78701-3610
- 6718315 ##MAINLINE MEDICAL INC, 3250 J PEACHTREE CORNE, NORCROSS, GA 30092-4301
- 6718352 ###+MEDITRACT, EVAN BRUNS, 736 MARKET STREET, SUITE 1100, CHATTANOOGA, TN 37402-4856
- 6718351 ###+MEDITRACT, 736 MARKET STREET, SUITE 1100, CHATTANOOGA, TN 37402-4856
- 6718491 ###+PAJUNK MEDICAL SYSTEMS LP, 5126 S ROYAL ATLANTA DR, TUCKER, GA 30084-3052
- 6718501 ###+PATIENT SAFE SOLUTIONS INC, ATTN: ACCTS RECEIVABLE, 5375 MIRA SORRENTO PLACE, SAN DIEGO, CA 92121-3807
- 6718500 ###+PATIENT SAFE SOLUTIONS INC, 5375 MIRA SORRENTO PLACE, SAN DIEGO, CA 92121-3807

***** BYPASSED RECIPIENTS (continued) *****

6718503 ##+PATIENTSAFE SOLUTIONS, INC, ACCOUNTS RECEIVABLE, 5375 MIRA SORRENTO PLACE SUITE 500,
 SAN DIEGO, CA 92121-3807

6718502 ##+PATIENTSAFE SOLUTIONS, INC, 5375 MIRA SORRENTO PLACE SUITE 500, SAN DIEGO, CA 92121-3807

6718542 ##+PRECISION COMMUNICATION, PO BOX 1685, TUPELO, MS 38802-1685

6827910 ##Precision Surgical, 560 Trinirty Creek Cove, Cordova, TN 38018-2279

6718550 ##QUINTECH INC, PO BOX 9600, TEXARKANA, TX 75505-9600

6718595 ##+SERVISFIRST, 850 SHADES CREEK PARKWAY, SUITE 200, BIRMINGHAM, AL 35209-4463

6718593 ##+SERVISFIRST BANK, 850 SHADES CREEK PARKWAY, SUITE 200, BIRMINGHAM, AL 35209-4463

6718598 ##+SHEATHING TECHNOLOGIES INC, 18431 TECHNOLOGY DR, MORGAN HILL, CA 95037-2822

6718689 ##SWISSLOG TRANSLAGIC, 10825 E 47TH AVENUE, DENVER, CO 80239-2913

6718752 ##+ULTRALINQ HEALTHCARE SOLUTIO, 38 WEST 21ST STREET 6TH FLOOR, NEW YORK, NY 10010-6975

TOTALS: 4, * 74, ## 22

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

Addresses marked '++' were redirected to the recipient's preferred mailing address pursuant to 11 U.S.C. 342(f)/Fed.R.Bank.PR.2002(g)(4).

Addresses marked '++++' were corrected as required by the USPS Locatable Address Conversion System (LACS).

Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable, the notice recipient was advised to update its address with the court immediately.

Addresses marked '##' were identified by the USPS National Change of Address system as undeliverable. Notices will no longer be delivered by the USPS to these addresses; therefore, they have been bypassed. The debtor's attorney or pro se debtor was advised that the specified notice was undeliverable.

I, Joseph Speetjens, 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: Apr 10, 2020

Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on April 8, 2020 at the address(es) listed below:

ANDREW H SHERMAN on behalf of Creditor Committee Official Committee of Unsecured Creditors of Curae Health, Inc., et al. asherman@sillscummis.com, mdelgiudice@sillscummis.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Stephen Clapp bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant David Lopater bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Creditor National Medical Care, Inc. bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant James Decker bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Anne Swartz bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Gregory Harb bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Strategic Health Resources, LLC bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Timothy Brown bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Sarah Moore bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Christopher Sawyer bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Joseph Dawson bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Warren Payne bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Leroy Jarnagin bkatz@fbtlaw.com, sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

BENJAMIN MICHAEL KATZ on behalf of Creditor Bio-Medical Applications of Mississippi, Inc.
bkatz@fbtlaw.com,
sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BENJAMIN MICHAEL KATZ on behalf of Defendant Andrea Rich-McLerran bkatz@fbtlaw.com,
sbryant@fbtlaw.com;cajones@fbtlaw.com;abatts@fbtlaw.com;sbryant@ecf.inforuptcy.com

BETH ELLEN ROGERS on behalf of Creditor The USF Group, Inc Distribution@berlawoffice.com

BORIS I MANKOVETSKIY on behalf of Creditor Committee Official Committee of Unsecured
Creditors of Curae Health, Inc., et al. bmankovetskiy@sillscummis.com,
mdelgiudice@sillscummis.com

BRITTANY S OGDEN on behalf of Creditor Leaf Capital Funding, LLC Brittany.Ogden@quarles.com,
Kristie.Knitter@quarles.com

BRUCE ANTHONY SAUNDERS on behalf of Interested Party Cigna Health and Life Insurance Company
tsaunders@wyattfirm.com

CHARLES WILKERSON COOK on behalf of Creditor Leaf Capital Funding, LLC charlie.cook@arlaw.com,
alexis.britt@arlaw.com;erin.edgell@arlaw.com

CHRISTOPHER R MADDUX on behalf of Creditor University of Mississippi Medical Center
chris.maddux@butlersnow.com, ecf.notices@butlersnow.com,velvet.johnson@butlersnow.com,
mitch.carrington@butlersnow.com

DANIEL HAYS PURYEAR on behalf of Creditor Cardinal Health 200, LLC
dpuryear@puryearlawgroup.com, paralegalgroup@puryearlawgroup.com

DANIEL HAYS PURYEAR on behalf of Creditor Cardinal Health 110, LLC
dpuryear@puryearlawgroup.com, paralegalgroup@puryearlawgroup.com

DAVID E. LEMKE on behalf of Creditor MidCap Funding IV Trust david.lemke@wallerlaw.com,
Cathy.thomas@wallerlaw.com;Chris.Cronk@wallerlaw.com;bk@wallerlaw.com

DAVID E. LEMKE on behalf of Creditor MidCapFinancial Trust david.lemke@wallerlaw.com,
Cathy.thomas@wallerlaw.com;Chris.Cronk@wallerlaw.com;bk@wallerlaw.com

DAVID G THOMPSON on behalf of Creditor ServisFirst Bank dthompson_br@nealharwell.com,
gfox@nealharwell.com

DAVID G THOMPSON on behalf of Defendant ServisFirst Bank dthompson_br@nealharwell.com,
gfox@nealharwell.com

DAVID M ANTHONY on behalf of Creditor CHG-MERIDIAN USA Corp. anthonybk@bonelaw.com

DAVID M ANTHONY on behalf of Creditor Cardinal Health 110, LLC anthonybk@bonelaw.com

DAVID W HOUSTON, IV on behalf of Interested Party North Mississippi Health Services, Inc.
dhouston@burr.com, mmayes@burr.com

ERIKA R. BARNES on behalf of Interested Party Coahoma County, Mississippi ebarnes@stites.com,
erikarbarnes@gmail.com;cbeatty@stites.com;docketclerk@stites.com

ERNO DAVID LINDNER on behalf of Creditor CHCT Mississippi, LLC. elindner@bakerdonelson.com,
dspiegel@bakerdonelson.com

G. RHEA BUCY on behalf of Creditor MEDHOST of Tennessee, Inc. Rbucy@GSRM.com,
jcook@garm.com;asowney@garm.com

GILL ROBERT GELDREICH on behalf of Creditor Division of Medicaid State of Mississippi
agbankcookeville@ag.tn.gov, gill.geldreich@ag.tn.gov

GRIFFIN S DUNHAM on behalf of Plaintiff Steven D Sass LLC griffin@dhnashville.com,
jay@dhnashville.com;r40497@notify.bestcase.com

GRIFFIN S DUNHAM on behalf of Creditor Committee Official Committee of Unsecured Creditors of
Curae Health, Inc., et al. griffin@dhnashville.com,
jay@dhnashville.com;r40497@notify.bestcase.com

JAMES A BOBO on behalf of Creditor Division of Medicaid State of Mississippi
jboobo@ago.state.ms.us

JAMES AUMAN HALTOM on behalf of Creditor Shumacher Clinical Partners James.haltom@tn.gov

JAMES E BAILEY, III on behalf of Creditor Methodist Healthcare - Memphis Hospitals, Inc.
jeb.bailey@butlersnow.com, ecf.notices@butlersnow.com;mary.elam@butlersnow.com

JAMES L POWELL on behalf of Creditor Mississippi Department of Revenue jim.powell@dor.ms.gov,
renee.freeman@dor.ms.gov;Bankruptcy.Attorney@dor.ms.gov

JAMES R. KELLEY on behalf of Creditor ServisFirst Bank jkelley_br@nealharwell.com,
LBrian@NealHarwell.com

JAMES R. KELLEY on behalf of Defendant ServisFirst Bank jkelley_br@nealharwell.com,
LBrian@NealHarwell.com

JEFFREY W. MADDUX on behalf of Creditor Alliance Healthcare Services jmaddux@chamblisslaw.com,
jmaddux@chamblisslaw.com;ttucker@chamblisslaw.com;gfairbanks@chamblisslaw.com;smeadows@chamblisslaw.com

JOHN DOUGLAS ELROD on behalf of Health Care Ombudsman Suzanne Koenig, as Patient Care
Ombudsman elrodj@gtlaw.com, fieldss@gtlaw.com

JOHN L RYDER on behalf of Creditor TCF Equipment Finance jlr@harrissshelton.com

JOHN L RYDER on behalf of Creditor Winthrop Resources Corporation jlr@harrissshelton.com

JOHN LELAND MURPHREE on behalf of Creditor Northwest Medical Center, Inc.
lmurphree@maynardcooper.com

JOSEPH P RUSNAK on behalf of Creditor BOA VIDA HEALTHCARE, LLC JRUSNAK@TEWLAWFIRM.com,
thobbs@tewlawfirm.com

JOSEPH P RUSNAK on behalf of Creditor De Lage Landen Financial Services, Inc.
JRUSNAK@TEWLAWFIRM.com, thobbs@tewlawfirm.com

JOSEPH P RUSNAK on behalf of Creditor Philips Medical Capital, LLC JRUSNAK@TEWLAWFIRM.com,
thobbs@tewlawfirm.com

JOSHUA K CHESSER on behalf of Creditor LTC Rehab 2, LLC jchesser@smithcashion.com,
THall@smithcashion.com;ssmith@smithcashion.com

JUSTIN MICHAEL SVEADAS on behalf of Creditor CHCT Mississippi, LLC.
jsveadas@bakerdonelson.com, dspiegel@bakerdonelson.com

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system (continued)

- JUSTIN MICHAEL SVEADAS on behalf of Interested Party Drayer Physical Therapy Institute, LLC
jsveadas@bakerdonelson.com, dspiegel@bakerdonelson.com
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TOTAL: 128

IN THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

SERVISFIRST BANK,)	
)	
Appellant,)	
)	NO. 3:19-cv-00432
v.)	JUDGE RICHARDSON
)	
CURAE HEALTH, INC., et al.,)	On appeal from the United States
)	Bankruptcy Court for the Middle
Appellees.)	District of Tennessee: Case No.
)	18-05665

ORDER

Pending before the Court is the “Motion of Appellee to Dismiss Appeal as Equitably Moot” (Doc. No. 16), filed by Appellee Steven D Sass LLC, in its capacity as Liquidating Trustee and debtor representative (“Trustee”). For reasons stated in the accompany Memorandum Opinion, the “Motion of Appellee to Dismiss Appeal as Equitably Moot” (Doc. No. 16) is **GRANTED**, and ServisFirst Bank’s appeal will be **DISMISSED** as moot. This Order shall constitute the final judgment in this case under Fed. R. Civ. P. 58.

IT IS SO ORDERED.



ELI RICHARDSON
UNITED STATES DISTRICT JUDGE

IN THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

SERVISFIRST BANK,)	
)	
Appellant,)	NO. 3:19-cv-00432
)	JUDGE RICHARDSON
v.)	
)	
CURAE HEALTH, INC., et al.,)	On appeal from the United States
)	Bankruptcy Court for the Middle
)	District of Tennessee: Case No.
Appellees.)	18-05665

MEMORANDUM OPINION

This matter is presently before the Court on the “Motion of Appellee to Dismiss Appeal as Equitably Moot” (Doc. No. 16, “Motion”), filed by Appellee Steven D Sass LLC, in its capacity as Liquidating Trustee and debtor representative (“Trustee”). Appellant, ServisFirst Bank (“ServisFirst”), has filed a brief in opposition to the Motion (Doc. No. 20, “Appellant’s Response”), to which the Trustee has replied (Doc. No. 23). As part of a subsequently filed reply brief in support of its appeal, ServisFirst Bank included additional argument in opposition to the motion. (Doc. No. 24). As the Court believes the facts and law are adequately elucidated by the parties’ filings, the Court will decide the Motion without a hearing.

BACKGROUND

For the most part, the facts upon which the Motion turns—largely procedural facts—are not in doubt. Except as indicated otherwise, the following facts appear to be undisputed.

The Debtors¹ each filed a voluntary petition under Chapter 11 on August 24, 2018, in the United States Bankruptcy Court for the Middle District of Michigan (the “Bankruptcy Court”). All of these cases have been jointly administered under Bankruptcy Court Case No. 18-05665, as indicated in the case caption above, pursuant to order of the Bankruptcy Court issued five days later. Soon thereafter, pursuant to 11 U.S.C. § 1102, United States Trustee appointed an Official Committee of Unsecured Creditors (“Committee”) for the Debtors.

Seeking liquidation rather than reorganization under Chapter 11, the Debtors (as debtors in possession) filed a plan of liquidation on January 22, 2019. Objections to the plan followed, and on March 4, 2019, the Debtors and the Committee filed a Joint Chapter 11 Plan of Liquidation (“Joint Plan”) and a Disclosure Statement for Joint Chapter 11 Plan of Liquidation (“Joint Disclosure Statement”). In pertinent part, the Joint Plan creates a liquidating trust (“Liquidating Trust”), to be administered by the Trustee, to receive by transfer the Debtors’ assets, pursue potential claims and causes of action of the Debtors, and to liquidate the Debtors’ estates including by making distributions to Creditors in accordance with the terms of the Joint Plan. ServisFirst filed an objection to the Joint Plan, asserting that the Joint Plan was not feasible because the Debtors would not have enough unencumbered cash to pay the Debtors’ administrative expense liabilities.

The confirmation hearing for the Joint Plan had been scheduled for May 9, 2019. On the eve of the hearing, a settlement was reached with respect to claims the Debtors’ estate had against CHS/Community Health Systems, Inc. (“CHS”). Specifically, the Debtors, the Committee, and

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are Curae Health, Inc. (5638); Amory Regional Medical Center, Inc. (2640); Batesville Regional Medical Center, Inc. (7929); Clarksdale Regional Medical Center, Inc. (4755); Amory Regional Physicians, LLC (5044); Batesville Regional Physicians, LLC (4952); and Clarksdale Regional Physicians, LLC (5311).

CHS reached a settlement (the “CHS Settlement”) providing, in pertinent part, for (i) a \$3.5 million payment (the “CHS Settlement Funds”) from CHS to the Liquidating Trust to be established under the Joint Plan; (ii) the release of debtor and estate claims against CHS; and (iii) the waiver of any distributions to CHS under the Joint Plan. The CHS Settlement was memorialized in a proposed order (“Proposed Order”) filed that evening with the Bankruptcy Court. Counsel for ServisFirst was not involved in negotiating the CHS Settlement, and he was unaware of the Proposed Order until the next morning, *i.e.*, the day of the confirmation hearing.² (Doc. No. 16-2, Transcript of May 9, 2019 confirmation hearing (“Tr.”) 40:24-41:6).³

If, as they claim,⁴ the Debtors and the Committee believed that the CHS Settlement (and, to a lesser extent, certain other settlements reflected in the proposed order) resolved ServisFirst’s Joint Plan feasibility objection, they were mistaken. The next day, at the confirmation hearing, the Debtors announced the CHS Settlement, stating that it would allow the Debtors to pay the administrative and priority claims asserted against the estates and fund the Liquidated Trust, thereby resolving ServisFirst’s objection. (Tr. at 10:10-10:25; 20:22-21:20). Counsel for the Debtors then laid out his basis for asserting that the applicable confirmation requirements of section 1129(a) of the Bankruptcy Code had been satisfied such that the Joint Plan should be confirmed. (Tr. at 23:12-33:3). In the process, Debtors’ counsel proffered the testimony of the Debtors’ CEO at the time, Steve Clapp. Mr. Clapp then adopted under oath the proffered version

² As noted in a footnote below, however, Debtors’ counsel disputes that ServisFirst did not know about the negotiations leading to the CHS Settlement.

³ Citations to “Tr.” are to the transcript page number, which happens to be one number lower than the page number for Doc. No. 16-2; the respective page numerations differ by one due to the inclusion of an exhibit caption page at the beginning of Doc. No. 16-2.

⁴ The Court does not dispute that this was their belief, but it notes that the existence and sincerity of such belief is immaterial for present purposes.

of his testimony as his own testimony (Tr. 33:6-16), and no one accepted the invitation to cross-examine him (Tr. 34:2-3), including counsel for ServisFirst, who considered the possibility (Tr. 34:4-6), but ultimately did not do so.

Debtors' counsel expressed the viewpoint that the CHS Settlement resolved ServisFirst's objection to the Joint Plan because it provided the necessary cash to pay the Debtors' administrative and priority claims. (Tr. 20:10-21:9). Alas, ServisFirst did not see it that way; its counsel proceeded to make clear that the Proposed Order did not address all of ServisFirst's objections. (Tr. 34:13-14). He proceeded to explain that ServisFirst did not object to the CHS Settlement insofar as it called for the \$3.5 million payment, but that ServisFirst asserted a lien on those funds and that he contemplated those funds going into "escrow," where the parties would "fight" or litigate over them. (Tr. 35:3-4; 13-25). ServisFirst's counsel further made clear that ServisFirst "does not consent to the use of any collateral in which it claims an interest to pay the administrative claims other than those set out in the budget" (Tr. 34:19-23). He concluded by noting that ServisFirst "contends that these proceeds are subject to the lien and can't be disbursed without its consent." (Tr. 36:5-6). The Bankruptcy Judge then seemed to confirm, or at least express an understanding, "that that money is going in escrow and the adversary [proceeding] will resolve that." (Tr. 36:8-9). To this, ServisFirst's counsel expressed his agreement with that understanding, his desire to prevail in the fight for those funds, and his understanding that the fight was for another day. (Tr. 36:10).⁵

⁵ The parties disagree substantially over counsels' subjective understandings and agreements counsel conveyed through the particular words they used at the confirmation hearing—a significant issue on this Motion. To elucidate counsels' subjective views expressed at the hearing, the Court believes that they are best recounted herein in part by quoting particular words or phrases and in part by paraphrasing counsel's statements; when the Court does paraphrase, it does so carefully, with both an understanding of how important it is to paraphrase accurately and

In response to hearing this, counsel for the Committee expressed surprise, (Tr. at 36:22-23), then indicated that the subject(s) of the surprise was the fact that ServisFirst asserted a lien on the CHS Settlement Funds and maintained that they should go in escrow. (Tr. at 37:4-6, 14-16). He further asserted that the notion of placing the CHS Settlement Fund in escrow was a “non-starter,” was entirely inconsistent with the CHS Settlement, and would prevent the resolution of ServisFirst’s feasibility objection (because such resolution required funding the Liquidating Trust with CHS Settlement Funds unencumbered by any liens); he insisted that the validity of ServisFirst’s lien would have to be resolved prior to confirmation of the Joint Plan because the Committee would not agree that the CHS Settlement was subject to, or that the Joint Plan could be confirmed subject to, ServisFirst’s asserted lien. (Tr. 37:1-24). He suggested a recess, and one was taken. (Tr. 37:24-38:8). When court re-convened, Debtors’ counsel firmly stated the same position Committee counsel had just expressed, and in fact suggested adding language to the confirmation order expressly clarifying that “ServisFirst has no lien, claim, or interest whatsoever in the \$3.5 million received from CHS. (Tr. 38:12-39:8). For his part, Committee counsel chimed in that the confirmation order would provide that the CHS Settlement Funds “shall transfer to the liquidating trust, free and clear of any liens, claims, or encumbrances.” (Tr. 39:14-17). He further stated:

[T]o the extent Mr. Kelly comes in and says I want to reserve rights. There's no -- there are no rights to be reserved. Simply by operation of law, Your Honor, or by operation of the plan, by operation of the confirmation order, is the estate funds have to move to a liquidating trust free and clear of any such liens, claims, and encumbrances because what else is the liquidating -- the liquidating trust is in the business of distributing assets. And it's going to be distributing assets consistent with the terms of the plan. There's no asterisk, there's no well I want a mulligan on this issue. This -- it's very clear, Your Honor.

confidence that it has done so. Such paraphrasing fosters not only conciseness, but also the illumination of the parties as to how exactly the Court construes what was said.

(Tr. 39:18-40:3). In response, the Court indicated its understanding of counsel's point. (Tr. 40:5). Given the podium, counsel for ServisFirst then stated that ServisFirst did not intend to challenge the release given CHS, that the Proposed Order itself reserved all of the pre-petition liens, and that "to the extent that any of the \$3.5 million is allocable to pre-petition claims of the debtors to which ServisFirst has a lien, that's the right that we're reserving to challenge the allocation." (Tr. 40:9-18). He continued:

I think that confirming the plan is fine. The only issue is should some of these \$3.5 million be allocated to the assets in which ServisFirst has a lien. . . . You just can't use the collateral in which ServisFirst has a lien to pay the admin expenses.

And certainly, we'll -- we're happy to I guess have that resolved by Your Honor just like all the other issues we're going to have.

(Tr. 41:8-19) (emphasis added). In response, the Bankruptcy Judge offered counsel for ServisFirst an evidentiary hearing but, citing lack of advance notice (presumably of the CHS Settlement and Proposed Order),⁶ he declined, then stated, consistent with the language highlighted above, "I think the solution is entering the confirmation order." (Tr. 41:23-42:9). Counsel for ServisFirst then denied that he was seeking a contingent confirmation order, explaining that he instead would have a right to appeal—which, the Bankruptcy Judge noted, he would have in any event if the Joint Plan was confirmed. (Tr. 42:10-13). Agreeing with the Court on that point, counsel for ServisFirst then injected the following caveat:

I don't want to . . . waive that by agreeing to what they're saying. I've stated ServisFirst's position. Your Honor can enter whatever order Your Honor feels is appropriate given the proof that's been proffered and then you know, everybody has their respective rights.

⁶ At the confirmation hearing, Debtors' counsel disputed that ServisFirst actually lacked such advanced notice. (Tr. 43:10-14). So did counsel for the Committee (46:13-47:2). However, the Court need not resolve this dispute in order to resolve the Motion.

(Tr. 42:18-23). He then expressed his understanding of the procedural posture in the event the Bankruptcy Court confirmed the Joint Plan: “If Your Honor decides you’re going to rule against [ServisFirst on] this issue, that’s going to be one of the things that in [sic] the order and the question then will be will the record support what’s in the order.” (Tr. 43:1-4). Evidently disinclined to pass up on opportunity to obtain the precise confirmation order he sought, Debtors’ counsel then propose[d] that: “the Court treat what [counsel for ServisFirst] just said as an objection and that the Court overrule it”; “we submit the confirmation order with the words that I said earlier, [*i.e.*, that] ServisFirst has no interest in this \$3.5 million; “we put that in the confirmation order and if they want to appeal, they appeal”; the Court make, and include in the confirmation order, a finding that ServisFirst has no lien whatsoever in [the CHS Settlement Funds]; and that the “confirmation order . . . says this money is clean [and that] ServisFirst has no interest in it.” (Tr. 43:17:23; 44:3-6; 46:4-6). Debtors’ counsel then stated his understanding of ServisFirst’s position:

I don’t hear Mr. Kelly objecting to confirmation of the plan. What I hear him say is he reserves his right to appeal. And everybody has the right to appeal. And so, the debtors -- why don't we confirm the plan with that language. Mr. Kelly’s appellate rights are preserved. That’s how the debtors wish to proceed.

(Tr. 46:6-11). With further ado, the Bankruptcy Judge announced that he was prepared to confirm the Joint Plan “without any reservation, with the language that Mr. Gordon ha[d] proposed.” (Tr. 47:11-13). He remarked, “[i]f there are appeals, let them come[.]” (Tr. 47:20). He concluded by stating:

The Court is going to confirm this plan and find that it meets all the requirements under 1129. And I will expect a confirmation order that details everything we’ve discussed, everything you proffered, and the Court will sign that and get this case confirmed.

(Doc. No. 48:4-8). He subsequently did exactly that. And this appeal under 28 U.S.C. § 158(a)(1) followed.

LEGAL STANDARD

This Court has jurisdiction to hear appeals from “final judgments, orders, and decrees” of the Bankruptcy Court. 28 U.S.C. § 158(a)(1). Via the Motion, brought under Rule 8013(a)(1) of the Federal Rules of Bankruptcy Procedure,⁷ the Trustee asks this Court to dismiss this appeal as equitably moot pursuant to Fed. R. Civ. P. 12(b)(1). *See Alexander v. Barnwell Cnty. Hosp.*, 498 B.R. 550, 557 (D.S.C. 2013) (finding that a motion to dismiss an appeal of an order confirming a bankruptcy plan as equitably or constitutionally moot is properly brought pursuant to Fed. R. Civ. P. 12(b)(1)).

The Court cannot hope to provide a better summary of the doctrine of equitable mootness than the one provided in *In re City of Detroit, Michigan*, 838 F.3d 792, 799 (6th Cir. 2016). There the Sixth Circuit set forth a succinct (not to say cursory) description of the nature of the doctrine and the requirements for its application in a particular case:

Equitable mootness is not technically “mootness”—constitutional or otherwise—but is instead “a prudential doctrine that protects the need for finality in bankruptcy proceedings and allows third parties to rely on that finality” by “prevent[ing] a court from unscrambling complex bankruptcy reorganizations when the appealing party should have acted before the plan became extremely difficult to retract.” *In re Ormet Corp.*, 355 B.R. 37, 40–41 (S.D. Ohio 2006) (relying on *In re Grimland, Inc.*, 243 F.3d 228, 231 (5th Cir. 2001), and *In re PWS Holding Corp.*, 228 F.3d 224, 236 (3d Cir. 2000)). That is, unlike conventional mootness, equitable mootness is not concerned with the court’s ability or inability to grant relief; it is concerned with protecting the good faith reliance interests created by implementation of the bankruptcy plan from being undone afterwards. *See In re UNR Indus., Inc.*, 20 F.3d 766, 769 (7th Cir. 1994) (“There is a big difference between *inability* to alter the outcome (real mootness) and *unwillingness* to alter the outcome (‘equitable mootness’).”).

More akin to waiver or forfeiture (or perhaps estoppel) than to conventional mootness, equitable mootness is “grounded in the notion that, with the passage of time after a judgment in equity and implementation of that judgment, effective relief on appeal becomes impractical, imprudent, and therefore inequitable.” *See In*

⁷ That rule provides: “A request for an order or other relief is made by filing a motion with the district or BAP clerk, with proof of service on the other parties to the appeal.”

re United Producers, 526 F.3d [942,] [] 947 [(6th Cir. 2008)] (internal quotation marks omitted). Stated bluntly, equitable mootness negates appellate review of the confirmation order or the underlying plan, regardless of the problems therein or the merits of the appellant’s challenge. *Cf. In re Made in Detroit, Inc.*, 414 F.3d 576, 581 (6th Cir. 2005).

We analyze equitable mootness under a three-part test: (1) whether a stay has been obtained; (2) whether the plan has been “substantially consummated”; and (3) whether the relief requested would significantly and irrevocably disrupt the implementation of the plan or disproportionately harm the reliance interests of other parties not before the court. *See In re United Producers*, 526 F.3d at 947–48 (quotation marks and citations omitted). Whether a stay of implementation of the plan has been obtained is significant because:

When an appellant does not obtain a stay of the implementation of a confirmation plan, the debtor will normally implement the plan and reliance interests will be created. Thus, the failure to obtain a stay will count against the appellant in determining whether an appeal should be denied on equitable mootness grounds. The failure to seek a stay ... is not necessarily fatal ... [but neither is merely seeking a stay sufficient in and of itself, as] a stay not sought, and a stay sought and denied, lead equally to the implementation of the plan of reorganization.

Id. at 948 (quotation marks, editorial marks, citations, and paragraph break omitted).

We measure “substantial consummation” by the Bankruptcy Code definition, which considers the extent of the debtor’s transfer of property, assumption of responsibilities, and distribution of assets as prescribed by the plan. *See* 11 U.S.C. § 1101(2). “If a plan has been substantially consummated there is a greater likelihood that overturning the confirmation plan will have adverse effects on the success of the plan and on third parties.” *In re United Producers*, 526 F.3d at 948. But even after substantial consummation, equitable mootness is not necessarily appropriate. *Id.* The most important factor is whether the relief requested would affect the rights of third parties or the overall success of the plan. *Id.* This requires a case-by-case assessment of the feasibility and effect of the relief requested, and determination of “whether it amounts to a piecemeal revision of the plan or a wholesale rewriting of it.” *Id.*

Id. at 798-99.

In the Sixth Circuit, a district court's decision on the applicability of equitable mootness is reviewed *de novo*, and not for abuse of discretion.⁸ *Id.* at 798 (“We review the district court’s equitable mootness determination *de novo*.” (citing *United Producers, Inc.*, 526 F.3d at 946)).⁹ This has ramifications not only for any potential appeal, but also for this Court. It means that unlike with many other the multi-factor tests it applies, in the Sixth Circuit a district court’s decision as to the applicability of equitable mootness actually is not one within its sound discretion. The practical upshot of this reality for the undersigned is that he must think in terms of what is the singularly *right* outcome of the balancing of the applicable factors; he does not have luxury of reaching a decision because it is merely *colorable*. That is to say, it is not enough to choose one of the two options (*i.e.*, applying equitable mootness or not applying equitable mootness) on the grounds that such option is a justifiable even if arguably weaker option. The Court instead must endeavor to find the objectively stronger option by applying factors that, contradictorily, are inherently subjective (and arguably even ambiguous). The Court is aware of the difficulties of

⁸ Not all circuits see it that way; for example, the Third Circuit applies an abuse-of-discretion standard. *United Producers, Inc.*, 526 F.3d at 946 (discussing and rejecting *In re Continental Airlines*, 91 F.3d 553, 560 (3d Cir. 1996)); *see also In re Paige*, 584 F.3d 1327, 1335 (10th Cir. 2009) (rejecting *United Producers, Inc.* and “adopt[ing] the abuse-of-discretion standard of review for determinations of equitable mootness in bankruptcy cases”).

⁹ The Sixth Circuit does so because “[s]uch a standard of review is consistent with this Court’s plenary review of the decisions of a lower court exercising its appellate jurisdiction.” *United Producers, Inc.*, 526 F.3d at 947. Such plenary view is appropriate, in the Sixth Circuit’s view, because “the court of appeals is ‘in just as good a position to make this determination as was the district court.’” *Id.* at 946 (quoting *Continental Airlines*, 91 F.3d at 568 n. 4 (Alito, J., dissenting)).

pronouncing this kind of objective determination as the outcome of a subjective multi-factor test.¹⁰ And yet this is exactly what the Court is called upon to do, and it will proceed accordingly.¹¹

ANALYSIS

The Court addresses in turn each of the three factors comprising the mootness inquiry.

I. Failure to Obtain Stay Pending Appeal

The first factor is, as noted above, described as “whether a stay has been obtained.” But as noted below, one aspect of that issue—*i.e.*, whether the appellant even sought a stay—is especially relevant. Limiting its concession to the issue expressly raised by the first factor (which is not inappropriate), ServisFirst notes that it did not “obtain” a stay of the confirmation order. (Doc No. 20 at 2 n.1). However, there is more to the story: ServisFirst did not even seek a stay.

“Fed. R. Bankr. P. 8005 provides that a motion for a stay of a bankruptcy court order may be made to the district court pending an appeal of the order.” *In re Metiom, Inc.*, 318 B.R. 263, 267 (S.D.N.Y. 2004). As Rule 8005 indicates, a motion for a stay is optional, and is not required to preserve the right to appeal. *Capital Factors, Inc. v. Kmart Corp.*, 291 B.R. 818, 823 (N.D. Ill.

¹⁰ The undersigned has noted on multiple occasions that the outcomes of multi-factor tests (despite the advantages the undersigned perceives in them) tend to be unpredictable on the front end, given their subjectivity. Eli J. Richardson, Eliminating the Limitations of Limitations Law, 29 Ariz. St. L.J. 1015, 1050 (1997) (proposing a multi-factor test to resolve civil limitations issues, while conceding that when courts “apply[] a multi-factor test, [it is] always an unpredictable endeavor”); Eli J. Richardson, Taking Issue with Issue Preclusion: Reinventing Collateral Estoppel, 65 Miss. L.J. 41, 95 (1995) (proposing multi-factor test to resolve collateral estoppel issues, while conceding that its drawback is that it “would produce unpredictable resolutions of collateral estoppel issues, in that it is so flexible and calls for very subjective judicial determinations.”).

¹¹ In so doing, the Court is aware that some courts have allocated to the appellee the burden of showing the applicability of equitable mootness. *See, e.g., Paige*, 584 F.3d at 1336. The Court does not disagree and certainly does not allocate any burden to ServisFirst to avoid the application of equitable mootness. But the Court also believes that the issue of “burden” is something of a red herring here; the issue is not so much whether the Trustee has shown that equitable mootness should be applied; it is more whether, in the Court’s view based on the record as a whole (including what the Trustee has or has not shown), the better result is to apply equitable mootness.

2003), *aff'd sub nom. In re Kmart Corp.*, 359 F.3d 866 (7th Cir. 2004) (noting that appellant was not required to seek a stay of the orders in order to preserve its appellate rights).

So one might think that by forgoing a motion to stay, an appellant does not imperil its right to appellate review in any way. Unfortunately for ServisFirst, that is not the law; by not moving for a stay, the appellant does indeed jeopardize its right to appellate review inasmuch as it is held against ServisFirst in the equitable mootness analysis.

As noted by one district court in this circuit:

It is undisputed that [appellant] did not even initially appeal, let alone obtain (or even seek to obtain) a stay of, consummation of the asset sales and the [p]lans. It is an important policy of Bankruptcy law that court-approved reorganization plans be able to go forward unless a stay is obtained. *Bennett v. Veale*, 60 F.3d 828, 1995 WL 385147, p. 2 (6th Cir. 1995) (Unpublished Opinion). While the failure to seek a stay in itself is not determinative, it is highly relevant. *Id.* A party that elects not to pursue a stay bears the risk that a speedy implementation of a confirmation order will moot an appeal. *See Matter of Specialty Equipment Cos.*, 3 F.3d 1043, 1047 (7th Cir. 1993).

In re HNRC Dissolution Co., No. 0:05-cv-79-HRW, 2006 WL 782837 (E.D. Ky. Mar. 28, 2006).¹²

As another district court in this circuit put it, “[t]hough failure to seek a stay ‘is not necessarily

¹² Like many of the extant cases, *In re HNRC Dissolution Co.* involved a Chapter 11 reorganization. However, “the equitable mootness doctrine can apply in the context of a [Chapter 11] liquidation proceeding.” *Parrett v. Nat'l Century Fin. Enterprises, Inc.*, No. 02-65235, 2005 WL 8162590, at *3 (S.D. Ohio Jan. 27, 2005) (collecting cases); *cf. City of Detroit*, 838 F.3d at 800 (noting that several courts have extended equitable mootness to liquidations under Chapter 7). In a case cited by ServisFirst, *Schroeder v. New Century TRS Holdings, Inc.*, 407 B.R. 576 (D. Del. 2009), the court implied that the equitable mootness doctrine applies in the liquidation context, with the caveat that in the litigation context, one relevant question (whether a successful appeal would unravel the plan) was a fact of “diminished significance.” *Id.* at 588. The Court herein will bear in mind, in assessing the significance of this question, the particular (liquidating) context involved in the present case. *See In re BGI, Inc.*, No. 12 CIV. 7714 ALC, 2013 WL 10822966, at *10 (S.D.N.Y. May 22, 2013) (“Based on the foregoing, Appellants’ contention that the doctrine of equitable mootness should not apply to these appeals because they involve a liquidation of assets is unpersuasive. Careful consideration of the facts bear on whether the appeals are moot, and liquidation, by itself, is not dispositive of the availability of equitable relief.”), *aff'd*, 772 F.3d 102 (2d Cir. 2014).

fatal to the appellant's ability to proceed, *City of Covington [v. Covington Landing Ltd. Partnership]*, 71 F.3d [1221,] 1225–26 [6th Cir. 1995], parties with objections should act early and quickly, moving for stays where necessary to protect the status quo.” *Ormet Corp.*, 355 B.R. at 41 (internal quotation marks omitted) (citing *In re Arbors of Houston Assoc. Ltd. Partnership*, No. 97–2099, 1999 WL 17649, at *2 (6th Cir. Jan. 4, 1999)).

In short, policy considerations favoring the prompt consummation of plans (of liquidation as well as reorganization) run headlong into policy (and fairness) considerations generally supporting a party's right to appeal. Where an appellant does not even seek a stay of a confirmation order, it undermines its (presumed) position that the policy in favor of its right to appeal prevails over the countervailing policy favoring consummation of bankruptcy plans.¹³ The net effect is that what is ostensibly an optional stratagem—seeking a stay pending appeal—is *not* optional for an appellant seeking to maximize its chances of avoiding dismissal of the appeal on grounds of equitable mootness. Just or unjust, this was the legal context in which ServisFirst was operating and for which its decision-making needed to account. That is what happened here; by failing to move for a stay, ServisFirst hurt (though did not completely destroy) its position that its appeal should proceed in the face of the Trustee's assertion of equitable mootness.

Thus, it counts against ServisFirst that it failed to obtain a stay, and indeed did not even

¹³ This is not the only context in which the cherished American prerogative to appeal a final order runs headlong into, and may give way to, a countervailing policy consideration. Another example is presented in cases brought under the International Child Abduction Remedies Act, 22 U.S.C. § 9001 *et seq.*, implementing the 1980 Hague Convention on Civil Aspects of International Child Abduction; in such cases, a stay of a district court order to promptly return the affected child(ren) to the country where they previously resided is not the norm even though a stay would be necessary to enable the appellant-parent to complete an appeal. *Chafin v. Chafin*, 568 U.S. 165, 179 (2013) (“If losing parents were effectively guaranteed a stay, it seems likely that more would appeal, a scenario that would undermine the goal of prompt return and the best interests of children who should in fact be returned.”)

attempt to obtain a stay. As to exactly how much it counts, the case law is unclear, other than to suggest (as discussed above) that it is significant, and even “highly relevant,” but not as important as the third factor. The weight to be given this failure surely depends on the particular facts involved here, especially the discussion at the May 9, 2020 confirmation hearing, which the Court set out in detail above for just this reason. The relevant inquiry, the Court believes, is what those facts suggest about just how imprudent it was for ServisFirst not to seek a stay of the confirmation order.

In the Court’s view, the discussion at the hearing suggests several things that cut against ServisFirst, making its forgoing of a motion to stay especially imprudent: (1) it was made abundantly clear that the Trustee and the Committee intended to move forward to consummate the Joint Plan despite ServisFirst purporting to have an appealable issue; (2) relatedly, the Debtors and the Committee intended to completely ignore any notion that the CHS Settlement Funds needed to be left untouched or preserved to any extent (in “escrow” or otherwise) pending any appeal; (3) ServisFirst consented to the entry of the proposed confirmation order, albeit with numerous and vociferous protestations that it was preserving its right to appeal; (4) ServisFirst declined an express opportunity for an evidentiary hearing on its objection to confirmation of the Joint Plan; and (5) ServisFirst knew that the substantive decision on any appeal would be made based solely on the existing record (devoid of any elucidation such an evidentiary hearing may have provided). Collectively, these factors indicate that ServisFirst well understood that, absent a stay, the confirmed plan would be going forward despite the pendency of any appeal, and that ServisFirst itself *had a role, and arguably even signaled acquiescence, in that by consenting to the entry of the confirmation order*. Under the circumstances, it was imprudent for ServisFirst not to move to stay the confirmation order pending appeal—especially if it wanted to correct any misimpression

that it acquiesced in the consummation of the Joint Plan prior to the resolution of any appeal of the confirmation order.

In ServisFirst's favor, by contrast, is the fact that its counsel stated, and Debtors' counsel and Committee's counsel understood, quite clearly that it intended to appeal. This fact provides some support to ServisFirst, but not nearly as much support on the equitable-mootness issue as on, for example, the separate issue of whether ServisFirst waived its right to appeal.¹⁴ But as the above-referenced discussion makes plain, it is one thing to appeal, and it is another to stay a confirmation order pending an appeal. ServisFirst indicated an intention to do the former, but not the latter—either at the confirmation hearing or at any time thereafter. Thus, ServisFirst's clear expression of an intent to appeal did not somehow cure (or prevent) the problem the doctrine of equitable mootness is intended to cure: preventing innocent third parties from being burned by their good faith reliance on the implementation of the bankruptcy plan that was allowed to proceed but then may have to be undone in the event of a successful appeal.

In summary, especially given the specific and unique facts of this case, it is highly relevant, though not dispositive, that ServisFirst did not obtain or even seek a stay of the confirmation order. The significance of this is reflected in the following passage from *In re Hamady Brothers Food Markets*, 110 B.R. 815 (E.D. Mich. 1990), cited (albeit without a complete case citation) by the Trustee:

An important factor to consider is the appellant's failure to obtain a stay. While failure to procure a stay is not *per se* dispositive that an appeal is moot, courts have held that where a party seriously seeks an outright reversal of a bankruptcy court's order of confirmation, that party should not sit idly by while allowing intervening events to extinguish old rights and create new ones. Cases have held that an appeal may be dismissed as moot where an appellant neglects diligently to

¹⁴ As ServisFirst's briefing suggests, these are separate (if somewhat overlapping) issues. (Doc No. 24 at 4). The Court does not reach the latter issue, *i.e.*, whether ServisFirst waived its right to appeal.

pursue available remedies such as a stay, or where an appellant, through ‘procedural ineptitude,’ pursues legally ineffective courses of action, which result in a comprehensive change of circumstances of the parties involved in the case.

In this case, it is a mystery why [appellant] agreed to enter the Consent Order abandoning the stay, if [appellant] did indeed seriously seek an outright reversal of the Order of Confirmation. As [appellant] points out, the Consent Order did not waive, but instead expressly preserved, [appellant’s] right to pursue the appeal. Nevertheless, while the Consent Order ostensibly preserved [appellant’s] appeal, it simultaneously allowed to go forward substantial action in confirmation of the plan, and insulated much of that action from the effects of the outcome of [appellant’s] appeal. Thus, if [appellant] is to be held to the consequences of its action in entering into the Consent Order, [appellant] may in fact have waived the appeal that it meant expressly to preserve.

110 B.R. at 817-18 (internal citations omitted). *Hamady Bros.*, is on point, and its principles are applicable here, though notably the issue technically is not exactly “waiver” of the appeal, but rather equitable mootness. The application of equitable mootness here is supported by the first factor.¹⁵

II. Substantial Consummation of the Joint Plan

“We measure “substantial consummation” by the Bankruptcy Code definition[.]” *City of Detroit*, 838 F.3d at 799. Under that definition, “substantial consummation” means:

(A) transfer of all or substantially all of the property proposed by the plan to be transferred;

(B) assumption by the debtor or by the successor to the debtor under the plan of the business or of the management of all or substantially all of the property dealt with by the plan; and

(C) commencement of distribution under the plan.

11 U.S.C. § 1101(2). The Court finds that this definition has been satisfied. First, all or

¹⁵ This is true even though *Hamady Bros.* involved an express abandonment of the right to seek a stay, rather than the mere forgoing of a right to seek a stay as occurred in the present case. The Court also notes that it does not accuse ServisFirst of “procedural ineptitude,” but rather merely notes the nature and consequences of its not taking the procedural step of moving for a stay.

substantially all of the property proposed to be transferred under the Joint Plan has been transferred. As the Trustee explains it, “On the Effective Date, title to all assets of the Debtors’ bankruptcy estates (other than D&O Claims and Tort Claims) automatically passed to the Trust, and the CHS Settlement Funds . . . were transferred to the Trust. The Trust also received additional funds, all but \$2,069,826.10 of which . . . are subject to a lien asserted by ServisFirst [but challenged by the Trustee].” (Doc No. 16 at 15-16). These factual assertions are supported by the declaration of the Trustee. (Doc. No. 17-3 at 4-5). ServisFirst challenges neither these facts nor the conclusion that they indicate satisfaction of the first element of the definition.

The Trustee also asserts that “[t]he second element of substantial consummation has been satisfied because the Trustee has assumed management of all the property dealt with by the Plan” by, among other things, seven steps he specifically outlines. (Doc. No. 16 at 16). ServisFirst challenges neither these facts nor the conclusion that they indicate satisfaction of the second element of the definition.

ServisFirst instead challenges the existence of the last element of the definition of “substantial consummation,” *i.e.*, commencement of distributions. It argues that ServisFirst contends that the “commencement of distributions” within the meaning of section 1101(2)(C) has not occurred, because it means distributions to “creditors” as defined under section 101(10), which does not include estate professionals or post-petition administrative claimants (who, ServisFirst asserts, are effectively the only recipients of distributions to date). But as noted by the Trustee, the cases upon which ServisFirst relies here “concern transfers of property under the plan for the purposes of section 1101(2)(A), not distributions for the purposes of section 1101(2)(C), and they

do not cite or make any connection to section 101(10).” (Doc. No. 23 at 6).¹⁶ As for cases that do address Section 1101(2)(C), the Trustee cites two that “have relied upon the distribution of funds to professionals and post-petition administrative creditors in determining that distributions under a plan have commenced for the purposes of section 1101(2)(C).” (Doc. No. 23 at 6). Each such case is unreported and from outside the Sixth Circuit. Moreover, in one of the cases, the court relied additionally upon “a round of distributions to allowed claims by unsecured creditors.” *In re BGI*, 2013 WL 10822966, at *6. And in the other, the bankruptcy court had approved the fee applications of professionals participating in the bankruptcy, but it is unclear whether the approved payments had already been made or even commenced. *See In re President Casinos, Inc.*, No. 4:08-cv-1976 CDP, 2010 WL 582794, at *6 (E.D. Mo. Feb. 16, 2010), *aff’d*, 409 F. App’x 31 (8th Cir. 2010)

Thus, the Trustee’s showing of legal authority here was hardly overwhelming. But it tends to support the Trustee’s position. So does another (admittedly out-of-circuit) case, *In re Fansal Shoe Corp.*, 119 B.R. 28 (Bankr. S.D.N.Y. 1990). There the trustee had fully paid the class of priority administrative claims as well as the priority tax claimants. Even though it appears that no other distributions had been made, the court found that the debtor had commenced distributions within the meaning of Section 1101(2)(C). *Id.* at 29, 31.

The Court is satisfied that the Trustee has shown the requisite “commencement of distributions” within the meaning of Section 1101(2)(C). Thus, with the final element of the

¹⁶ The Trustee also claims that (at least as of September 5, 2019) distributions have been made not just to estate professionals or post-petition administrative claimants, but also to one or more pre-petition claimants. (Doc. No. 24 at 6). But he does not support this assertion with a citation to the record. For its part, ServisFirst refers to distributions made to a single pre-effective date administrative expense claimant. In any event, the Court does not rely on this particular claim of the Trustee.

statutory definition satisfied, the Trustee has shown that “substantial consummation” has occurred.

Arguing otherwise, ServisFirst invokes *Schroeder v. New Century TRS Holdings, Inc.*, 407 B.R. 576 (D. Del. 2009). But this case is simply inapplicable because it used a materially different measurement of substantial consummation than the one used by the Sixth Circuit—the bankruptcy code definition alone. Specifically, *New Century TRS Holdings, Inc.* was based on Third Circuit law, whereby the district court “first looks to whether the bankruptcy code’s definition of “substantial consummation” has been satisfied.” *Id.* at 588. “If this definition has been satisfied, the court may then look to whether a successful appeal would unravel the plan.” *Id.* This is simply not the case in the Sixth Circuit, where concerns about the unraveling of the plan are addressed in connection with the third factor exclusively. What’s worse for ServisFirst, in *New Century TRS Holdings, Inc.*, which ServisFirst portrays as factually similar to the present case, the court found that the plan *had* been substantially consummated: “In this case, the bankruptcy code’s definition of substantial consummation has been satisfied: debtors’ assets have been transferred to the liquidating trust for disposition and distributions have commenced.” *Id.* at 588-89.¹⁷ Still worse, ServisFirst very regrettably told this Court point blank (and with a pinpoint cite) that “*New Century TRS Holdings* held that the plan was not substantially consummated.” (Doc. No. 20 at 7). ServisFirst’s reliance on *New Century TRS Holdings* has backfired on it.¹⁶

¹⁷ The court in *New Century TRS Holdings* went on to say that despite substantial consummation of the plan, this (second) factor ultimately did not weigh in favor of finding equitable mootness, because, when it addressed the second step of this factor, it found that reversing the plan would result in “great difficulty or inequity.” *In re New Century TRS Holdings, Inc.*, 407 B.R. 576, 589 (D. Del. 2009). But this does not help ServisFirst on the second factor, because (as noted above), it involved a step, and circumstances, not recognized by the Sixth Circuit as part of this factor. And it certainly does not cure ServisFirst’s misrepresentation that the court in *New Century TRS Holdings* “held that the plan was not substantially consummated.” (Doc. No. 20 at 7).

III. Whether the relief requested would significantly and irrevocably disrupt the implementation of the Joint Plan or disproportionately harm the reliance interests of other parties not before the Court.

Asserting that the final factor likewise supports application of equitable mootness, the Trustee argues that the relief requested would both (i) irrevocably disrupt the implementation of the plan, and (ii) disproportionately harm the reliance interests of other parties not before the Court. If the Trustee is correct on either point, then this factor—the most significant one—weights in the Trustee’s favor.

Arguing the first point, the Trustee refers to the Bankruptcy Court’s unchallenged feasibility determinations under sections 1129(a)(9) and (11) of the Bankruptcy Code.

“Feasibility is a mandatory requirement for confirmation.” *In re Made in Detroit, Inc.*, 299 B.R. 170, 175 (Bankr. E.D. Mich. 2003), *aff’d*, 414 F.3d 576 (6th Cir. 2005). The plan does not need to guarantee success, but it must present reasonable assurance of success. *Id.* at 176. To be confirmed, a plan must be “doable.” *Id.* Although neither paragraph mentions the word “feasible” (or possible, or reasonably likely, etc.), paragraphs (a)(9) and (a)(11) are the provisions that embody the so-called “feasibility” requirements for confirmation of a Chapter 11 plan. *See id.* at 181 (denying confirmation of debtor’s Chapter 11 plan “because the Court holds that the [d]ebtor’s [p]lan is not feasible under 11 U.S.C. § 1129(a)(11) and 11 U.S.C. § 1129(a)(9)”).

The Trustee argues that “without the use of the full \$3.5 million in Settlement Funds to pay administrative and priority claims against the Debtors and fund the Plan, the Plan would not have been feasible and the Court could not have confirmed the Plan consistent with section 1129 of the Bankruptcy Code.” (Doc. No. 23 at 9). In so doing, the Trustee points to his Declaration, (Doc. No. 17-3), which includes raw facts about the funding of, and authorized disbursements from, the Liquidating Trust made pursuant to the Joint Plan. The Court agrees. The record shows a feasibility determination, and thus confirmation of the Joint Plan, was entirely dependent upon the CHS

Settlement Fund being available to pay administrative and priority claims and fund the Joint Plan to pay creditors (and not just professional fees), unencumbered by ServisFirst's purported lien. If the CHS Settlement Fund had been subject to a lien in favor of ServisFirst, the Joint Plan would have had no chance to succeed and thus no chance to properly be confirmed in the first place. And if ServisFirst were to prevail on this appeal, such that the confirmation order in its current version were reversed, and ServisFirst's lien on the CHS Settlement Funds were deemed valid, on remand the (altered) Joint Plan would stand no chance of confirmation.

Seeking to sidestep this obvious conclusion, ServisFirst characterizes its appeal as “simply seek[ing] to overturn a single provision of the confirmation order that provides, with no evidentiary support, that none of the \$3.5 million CHS Settlement Payment is subject to ServisFirst Liens.” (Doc. No. 20 at 8). But its portrayal of the applicable provision as erroneous (because lacking in evidentiary support) is beside the point; equitable mootness is applied (or not applied, as the case may be) irrespective of whether the appealed bankruptcy court decision was erroneous. *City of Detroit*, 838 F.3d at 798 (“[E]quitable mootness negates appellate review of the confirmation order or the underlying plan, regardless of the problems therein or the merits of the appellant’s challenge.”).

ServisFirst next asserts:

Granting relief to ServisFirst does not require that the plan be unwound or that the confirmation process begin anew. It simply requires that this matter be remanded to the bankruptcy court for a hearing on the extent to which the CHS Settlement Payment (which is not the plan’s sole funding source) represents the proceeds of ServisFirst’s collateral and thus is payable to ServisFirst, and not other creditors or professionals.

(Doc. No. 20 at 8).

“What’s the harm from a mere remand and a hearing?” ServisFirst seems to be asking. This rhetorical question misses the mark. When, as here, equitable mootness is raised in response to an

appellant seeking to reverse a substantially consummated plan, the Court's proper focus is not upon the effect of ServisFirst *seeking* reversal (merely a remand and a hearing, in ServisFirst's telling). Instead, the proper focus is the effect of the *reversal being sought*. See *In re Eagle Picher Indus. Inc.*, No. 96-4309, 97-4260, 1998 WL 939869, at *5 (Dec. 21, 1998) ("To the extent that [d]ebtors seek to reverse the substantially consummated [p]lan, we find that reversal is not possible or desirable."). Put somewhat differently, ServisFirst mischaracterizes the "relief" it seeks. It is not a remand *and a hearing before the bankruptcy court on whether* the CHS Settlement Funds are subject to a lien in favor of ServisFirst; it is, instead, the district judge's *outright reversal* by of the confirmation order, *with a ruling that* ServisFirst's lien on the CHS Settlement Fund henceforth be recognized.

This is made plain not only by its Notice of Appeal (Doc. No. 1 at 1), but also by its waiver of an evidentiary hearing in advance of the entry of the confirmation order. ServisFirst takes pains to claim that it did not waive its right to appeal and that it preserved its right to the evidentiary hearing. The first claim is correct, as it preserved its right to appeal (albeit one that, as in every case, was subject to the application of equitable mootness). But the second one is not. ServisFirst expressly waived the opportunity for an evidentiary hearing prior to the entry of the confirmation order, and it must live with this choice despite its (unsupported) claim (Doc. No. 20 at 16) that the offer was made only "tongue-in-cheek" by the bankruptcy judge. Like any appellant, ServisFirst obviously sought to prevail on its appeal, *i.e.*, to obtain a reversal of the confirmation order, and to obtain it from the district judge based on the record as it then existed, rather than from the bankruptcy judge based upon a record expanded pursuant to a remand from the district judge:

If Your Honor decides you're going to rule against this issue, that's going to be one of the things that in the order and the question then will be will the record support what's in the order.

(Tr. at 43:1-4).

Relatedly, ServisFirst claims that it is not seeking to overturn the entire confirmation order, but rather only the single provision that deems the CHS Settlement Fund not subject to ServisFirst's asserted lien. ServisFirst thus implies that the relief it seeks can coexist with the confirmed Joint Plan. But it fails to explain how, since the Joint Plan is entirely premised upon the CHS Settlement Fund going to parties other than ServisFirst. Having devoted its focus to insisting that it did not seek reversal of the confirmation order. Still less does it explain how the Joint Plan could possibly survive a ruling that CHS's Settlement Fund is subject to a lien of ServisFirst. Without question, the Joint Plan could not be confirmed because, as noted above, it would not satisfy the "feasibility" requirement. In short, ServisFirst's requested relief on appeal would unravel the entire Plan.

It follows that ServisFirst's requested relief also would harm the reliance interests of other parties not before the Court. It may be, as ServisFirst argues (Doc. No. 20 at 9), that those professionals who have been paid (for services provided to the debtor or the Committee) pursuant to the Plan thus far do not qualify as "parties not before the court" for purposes of this third factor. But that does not mean that others that do so qualify would not suffer harm to their legitimate reliance interests. The Trustee identifies numerous such parties (Doc. No. 22-23), and the Court concurs that they qualify. Most of these parties are ones whose negotiations and settlements with the Trustee and others would have to be re-created were ServisFirst to obtain the relief it seeks. This counsels in favor of applying equitable mootness. *See City of Detroit*, 838 F.3d at 799. (applying equitable mootness in part because unraveling the confirmation order being appeal would "require a wholesale recreation of the vast and complex web of negotiated settlements and agreements[]").

In *Eagle Picher Indus. Inc.*, the Court noted, “To the extent that [d]ebtors seek to reverse the substantially consummated [p]lan, we find that reversal is not possible or desirable. The [p]lan represents the culmination of seven years of litigation and negotiations among the various constituencies in [d]ebtors’ Chapter 11 cases.” 1998 WL 939869, at *5. This case had not been pending for seven years prior to the confirmation of the Joint Plan, but it does involve a good deal of litigation and negotiation among the various constituencies, and the Court cannot see where reversal is practicable or desirable, especially absent a request to stay from ServisFirst.

CONCLUSION

This case has much in common with *City of Detroit*, which the Sixth Circuit summarized as follows:

In this case, all three factors favor the application of equitable mootness: the appellants did not obtain a stay; the [p]lan has been substantially consummated, inasmuch as numerous significant—even colossal—actions have been undertaken or completed, many irreversible; and the requested relief of omitting the bargained-for (and by majority vote agreed-upon) pension reduction would necessarily rescind [an agreement wherein the debtor municipality obtained funding from outside sources to pay certain of its pension obligations while settling those obligations at less than their full amount].

838 F.3d at 799. True, the actions thus far undertaken, and the imperiled settlement agreement, in this case are not nearly as significant in *City of Detroit*. But this case, with its absence of a request to stay from the appellee, and the imperilment of a complex settlement agreement of its own (the CHS Settlement), is similar. Thus, although not quite the antithesis of a “close call” that *City of Detroit* was, *id.*, the call in this case is clear: equitable mootness applies to extinguish ServisFirst’s appeal.

As noted above, the Court’s unusual task here is to determine, based on a subjective multi-factor test, the objectively better answer to the question of whether equitable mootness applies in this case. The Court concludes that the answer is yes, inasmuch as in the Court’s view each of

the three factors point in favor of the doctrine's application. Accordingly, the Motion (Doc. No. 16) will **GRANTED**, and ServisFirst's appeal will be dismissed as moot.

An appropriate order will be entered.



ELI RICHARDSON
UNITED STATES DISTRICT JUDGE