

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF KANSAS**

In re:)	
)	
Dickinson Theatres, Inc.,)	Case No. 12-22602
a Kansas corporation)	Chapter 11
Debtors.)	

PLAN OF REORGANIZATION

Sharon L. Stolte, KS #14302
Stinson Morrison Hecker LLP
1201 Walnut, Suite 2900
Kansas City, MO 64106-2150
Tel: (816) 691-2456
Fax: (816) 412-9325
sstolte@stinson.com

Paul M. Hoffmann, KS Fed. Bar. No. 70170
Stinson Morrison Hecker LLP
1201 Walnut Street, Suite 2900
Kansas City, MO 64106-2150
Tel: (816) 691-2746
Fax: (816) 412-1192
phoffmann@stinson.com

Timothy M. Swanson, KS #24516
Stinson Morrison Hecker LLP
1201 Walnut, Suite 2900
Kansas City, MO 64106-2150
Tel: (816) 691-3122
Fax: (816) 412-9327
tswanson@stinson.com

Dated: SEPTEMBER 22, 2012
OVERLAND PARK, KANSAS

APPENDIX 1

DB04/0773874.0018/6832343.1 DD02

TABLE OF CONTENTS

PAGE

ARTICLE I DEFINITIONS, RULES OF INTERPRETATION, AND COMPUTATION
OF TIME..... 2

A. Scope of Definitions. 2

B. Definitions..... 2

1.1 "Administrative Expense Claim" 2

1.2 "Administrative Convenience Claim" 2

1.3 "Affiliates" 2

1.4 "Allowed Claim" or "Allowed Interest" 2

1.5 "Allowed Class __ Claim" or Allowed Class Interest" 3

1.6 "Avoidance Action" 3

1.7 "Ballot" 3

1.8 "Bankruptcy Code" 3

1.9 "Bankruptcy Court" 3

1.10 "Bankruptcy Rules" 3

1.11 "Bar Date" 3

1.12 "Bar Date Order" 3

1.13 "Business Day" 3

1.14 "Cash" 3

1.15 "Causes of Action" 3

1.16 "Chapter 11 Case" 3

1.17 "Claim" 3

1.18 "Claimholder" 3

1.19 "Claims/Interests Objection Deadline" 3

1.20 "Class" 4

1.21 "Confirmation Date" 4

1.22 "Confirmation Hearing" 4

1.23 "Confirmation Hearing Notice" 4

1.24 "Confirmation Order" 4

1.25 "Convenience Class Election" 4

1.26 "Creditors' Committee" 4

1.27 "Cure" 4

1.28 "D&O Insurance" 4

1.29 "DIP Credit Agreement" 4

1.30 "DIP Facility" 4

1.31 [omitted]..... 4

1.32 "DIP Facility Order" 4

1.33 "DIP Lender(s)" 4

1.34 "Disallowed Claim" or "Disallowed Interest" 4

1.35 "Disbursing Agent" 5

1.36 "Disclosure Statement" 5

1.37 "Disputed Claim" or "Disputed Interest" 5

1.38	"Distribution Date"	5
1.39	"Debtor"	5
1.40	"Effective Date"	5
1.41	"Estate"	5
1.42	"Exhibit"	5
1.43	"Exhibit Filing Date"	5
1.44	"Existing Securities"	5
1.45	"Face Amount"	6
1.46	"Final Order"	6
1.47	"Fiscal Year"	6
1.48	"General Unsecured Claim"	6
1.49	"Impaired"	6
1.50	"Indemnification Rights"	6
1.51	"Indemnitee"	6
1.52	"Insurance Coverage"	6
1.53	"Interest"	6
1.54	"Interestholder"	7
1.55	"Internal Revenue Code"	7
1.56	"Other Priority Claim"	7
1.57	"Periodic Distribution Date"	7
1.58	"Person"	7
1.59	"Petition Date"	7
1.60	"Plan"	7
1.61	"Priority Tax Claim"	7
1.62	"Pro Rata"	7
1.63	"Professional Claim"	7
1.64	"Professional Fee Order"	7
1.65	"Projections"	7
1.66	"Reinstated" or "Reinstatement"	7
1.67	"Released Parties"	8
1.68	"Reorganized Debtor"	8
1.69	"Retained Actions"	8
1.70	"Scheduled"	8
1.71	"Schedules"	8
1.72	"Security"	8
1.73	"Secured Claim"	8
1.74	"Solicitation Procedures Order"	8
1.75	"Subordinated Claim"	8
1.76	"Unimpaired"	9
1.77	"Voting Deadline"	9
1.78	"503 Deadline"	9
C.	Rules of Interpretation	10
D.	Computation of Time	10
E.	Exhibits	10
ARTICLE II ADMINISTRATIVE EXPENSES AND PRIORITY TAX CLAIMS		10

2.1	Administrative Claims	10
2.2	DIP Facility Claim	11
2.3	Priority Tax Claims.....	11
ARTICLE III CLASSIFICATION OF CLAIMS AND INTERESTS		11
ARTICLE IV IDENTIFICATION OF CLASSES OF CLAIMS AND INTERESTS		
	IMPAIRED AND NOT IMPAIRED BY THE PLAN	12
4.1	Unimpaired Classes of Claims and Interests	12
4.2	Impaired Classes of Claims and Interests	12
ARTICLE V PROVISIONS FOR TREATMENT OF CLAIMS AND INTERESTS.....		12
5.1	Class 1 (Other Priority Claims).....	12
5.2	Class 2 (Secured Claim of Peoples Bank)	12
5.3	Class 3 (Secured Claim of 6801 West 107 th LLC)	13
5.4	Class 4 (Secured Claim Of Hawthorn Bank).....	13
5.5	Class 4 (General Unsecured Claims)	14
5.6	Class 5 (Administrative Convenience Claims).....	14
ARTICLE VI ACCEPTANCE OR REJECTION OF THE PLAN; EFFECT OF		
	REJECTION BY ONE OR MORE IMPAIRED CLASSES OF CLAIMS	
	OR INTERESTS	14
6.1	Impaired Classes of Claims and Interests Entitled to Vote.....	14
6.2	Acceptance by an Impaired Class.	14
6.3	Presumed Acceptances by Unimpaired Classes	15
6.4	Confirmation Pursuant to Section 1129(b) of the Bankruptcy Code.....	15
ARTICLE VII MEANS FOR IMPLEMENTATION OF THE PLAN		15
7.1	Continued Corporate Existence	15
7.2	Directors and Officers.....	15
7.3	Employment, Retirement, Indemnification and Other Agreements and	
	Incentive Compensation Programs	15
7.4	Certificate of Incorporation and Bylaws.....	15
7.5	Corporate Action.....	16
7.6	Preservation of Causes of Action.....	16
7.7	Exclusivity Period.....	16
7.8	Effectuating Documents; Further Transactions	16
ARTICLE VIII UNEXPIRED LEASES AND EXECUTORY CONTRACTS		16
8.1	Assumed Contracts and Leases.....	16
8.2	Rejected Contracts and Leases.....	17
8.3	Payments Related to Assumption of Executory Contracts and Unexpired	
	Leases.....	17
8.4	Rejection Damages Bar Date.....	17
ARTICLE IX PROVISIONS GOVERNING DISTRIBUTIONS.....		17
9.1	Time of Distributions.....	17
9.2	No Interest on Claims or Interests	17

9.3	Disbursing Agent	18
9.4	Surrender of Securities or Instruments	18
9.5	Claims Administration Responsibility	18
9.6	Delivery of Distributions	18
9.7	Procedures for Treating and Resolving Disputed and Contingent Claims.	18
9.8	Fractional Dollars.....	19
ARTICLE X ALLOWANCE AND PAYMENT OF CERTAIN ADMINISTRATIVE CLAIMS		20
10.1	Professional Claims.	20
10.2	Substantial Contribution Compensation and Expenses Bar Date	20
10.3	Other Administrative Claims	20
ARTICLE XI EFFECT OF THE PLAN ON CLAIMS AND INTERESTS.....		20
11.1	Revesting of Assets.....	20
11.2	Discharge of the Debtor	21
11.3	Compromises and Settlements.....	21
11.4	Release of Certain Parties	21
11.5	Setoffs	21
11.6	Satisfaction of Subordination Rights	22
11.7	Exculpation and Limitation of Liability	22
11.8	Indemnification Obligations	22
11.9	Injunction	23
ARTICLE XII CONDITIONS PRECEDENT		23
12.1	Conditions to Confirmation	23
12.2	Conditions to Consummation	23
12.3	Waiver of Conditions to Confirmation or Consummation	23
ARTICLE XIII RETENTION OF JURISDICTION		24
ARTICLE XIV MISCELLANEOUS PROVISIONS		25
14.1	Binding Effect.....	25
14.2	Modification and Amendments.....	25
14.3	Withholding and Reporting Requirements	25
14.4	Revocation, Withdrawal, or Non-Consummation	25
14.5	Notices	26
14.6	Term of Injunctions or Stays.....	27
14.7	Governing Law	27
14.8	No Waiver or Estoppel.....	27

EXHIBITS

Exhibit A Schedule of Rejected Unexpired Leases and Executory Contracts

A-v

DB04/0773874.0018/6832343.1 DD02

INTRODUCTION

Dickinson Theatres, Inc. ("Debtor"), as Debtor and debtor-in-possession in the above-captioned Chapter 11 reorganization case, hereby proposes the following plan of reorganization for the resolution of Debtor's outstanding creditor claims and equity interests. Capitalized terms used but not defined in this Introduction have the meanings ascribed to them in Article I.B. of this Plan (as defined below). Reference is made to the Disclosure Statement (as defined below) for results of operations, projections for future operations, risk factors, a summary and analysis of the Plan and certain related matters. Debtor is the proponent of this Plan within the meaning of Section 1129 of the Bankruptcy Code (as defined below).

The Plan contemplates that Debtor will continue to operate its business and be responsible for its financial affairs without any significant change, except for the rejection of certain executory contracts and unexpired leases. The obligations owed to secured creditors will be paid in full. The obligations owed to unsecured creditors also will be paid in full over four years. The equity interests in Debtor will remain unchanged.

Under Section 1125(b) of the Bankruptcy Code, a vote to accept or reject the Plan may not be solicited from a Claimholder or Interestholder until the Disclosure Statement has been approved by the Bankruptcy Court (as defined below) and distributed to Claimholders and Interestholders. ALL CLAIMHOLDERS AND INTERESTHOLDERS WHO ARE ELIGIBLE TO VOTE ON THE PLAN ARE ENCOURAGED TO READ THIS PLAN AND THE DISCLOSURE STATEMENT IN THEIR ENTIRETY BEFORE VOTING TO ACCEPT OR REJECT THIS PLAN.

Subject to the restrictions on modifications set forth in Section 1127 of the Bankruptcy Code, Bankruptcy Rule 3019 and Article XIV of this Plan, Debtor expressly reserves the right to alter, amend or modify this Plan, one or more times, before the Plan's substantial consummation.

ARTICLE I

DEFINITIONS, RULES OF INTERPRETATION, AND COMPUTATION OF TIME

A. Scope of Definitions.

For purposes of this Plan, except as expressly provided or unless the context otherwise requires, all capitalized terms not otherwise defined shall have the meanings ascribed to them in Article I.B. of this Plan. Any term used in this Plan that is not defined herein, but is defined in the Bankruptcy Code or the Bankruptcy Rules, shall have the meaning ascribed to that term in the Bankruptcy Code or the Bankruptcy Rules. Whenever it appears appropriate from the context, each term stated in the singular or the plural includes the singular and the plural, and each pronoun stated in the masculine, feminine or neuter includes the masculine, feminine and neuter.

B. Definitions

1.1 "Administrative Expense Claim" means a claim against the Debtor for costs and expenses of administration under Section 503(b) or 507(b) of the Bankruptcy Code, including: (a) all Claims for the actual and necessary costs and expenses incurred after the Filing Date of preserving the Estate and operating the business of the Debtor (such as wages, salaries or commissions for services and payment for goods and other services and leased premises); (b) all fees and charges assessed against the Debtor's Estate under section 1930, chapter 123 of Title 28, United States Code; and (c) all Fee Claims.

1.2 "Administrative Convenience Claim" means a Claim against Debtor that otherwise would be included in the Classes of the Plan containing General Unsecured Claims that is (a) for \$2,000 or less, or (b) for more than \$2,000 if the holder of such Claim has made the Convenience Class Election on the Ballot provided for voting on the Plan within the time fixed by the Bankruptcy Court for completing and returning such Ballot, to accept the lesser of the allowed amount of such Claim or \$2,000 in Cash in full satisfaction, discharge and release of such Claim.

1.3 "Affiliates" means the meaning given such term by Section 101(2) of the Bankruptcy Code.

1.4 "Allowed Claim" or "Allowed Interest" means, with reference to any Claim or Interest and with respect to the Debtor, (a) any Claim against or Interest in the Debtor that (i) has been listed by the Debtor in the Schedules, as may be amended by the Debtor from time to time in accordance with Bankruptcy Rule 1009, as liquidated in amount and not disputed or contingent and for which no contrary proof of claim or interest has been Filed, or (ii) has been allowed under the Plan, or (iii) has been allowed by Final Order of the Bankruptcy Court, or (iv) as to which a proof of claim has been timely Filed in a liquidated amount with the Bankruptcy Court pursuant to the Bankruptcy Code or any order of the Bankruptcy Court, or Filed late with leave of the Bankruptcy Court after notice and a hearing, and (b) in respect of which no objection to the allowance of such Claim or Interest has been interposed within any applicable period of limitation fixed by the Bankruptcy Code, the Bankruptcy Rules, a Final Order or other applicable law.

1.5 "Allowed Class __ Claim" or Allowed Class Interest" means an Allowed Claim or an Allowed Interest in the specified Class.

1.6 "Avoidance Action" means any claim or cause of action of the Debtor or the Estate, or any of one of them that is, or may be the subject of, an adversary proceeding under Sections 510, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551 or 553 of the Bankruptcy Code, or other applicable law.

1.7 "Ballot" means each of the ballot forms that are distributed to holders of Claims or Interests who are included in Classes that are entitled to vote to accept or reject the Plan.

1.8 "Bankruptcy Code" means Title 11 of the United States code, 11 U.S.C. § 101-1330, as amended from time to time.

1.9 "Bankruptcy Court" means the Bankruptcy Court of the United States District Court for the District of Kansas, or unit thereof, exercising jurisdiction over the case.

1.10 "Bankruptcy Rules" means the Federal Rules of Bankruptcy Procedure and the Official Bankruptcy Forms, as amended, the Federal Rules of Civil Procedure, as amended, as applicable to the Chapter 11 Cases or proceedings therein, and the Local Rules of the Bankruptcy Court, as applicable to the Chapter 11 Cases or proceedings therein, as the case may be.

1.11 "Bar Date" means the date(s) established by the Plan or by a Final Order of the Bankruptcy Court as the final date(s) to file proofs of claim, requests for allowance of an Administrative Expense Claim, or any other notice, objection or other document to evidence, support or seek Allowance of any Claim.

1.12 "Bar Date Order" means that certain order entered by the Bankruptcy Court which established the Bar Date.

1.13 "Business Day" means any day, excluding Saturdays, Sundays and legal holidays, on which commercial banks are open for business in New York City.

1.14 "Cash" means legal tender of the United States of America, which may be conveyed by check or wire transfer.

1.15 "Causes of Action" means any and all actions, proceedings, causes of action, suits, accounts, controversies, agreements, promises, rights to legal remedies, rights to equitable remedies, rights to payment and claims, whether known, unknown, reduced to judgment, not reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured and whether asserted or assertable directly or derivatively, in law, equity or otherwise.

1.16 "Chapter 11 Case" means the Chapter 11 Case of Debtor pending in the Bankruptcy Court.

1.17 "Claim" means a claim against Debtor, whether or not asserted, as defined in Section 101(5) of the Bankruptcy Code.

1.18 "Claimholder" means a holder of a Claim.

1.19 "Claims/Interests Objection Deadline" means that day which is 180 days after the Effective Date, as the same may be from time to time extended by the Bankruptcy Court, without further notice to parties in interest.

1.20 "Class" means a category of Claimholders or Interestholders as set forth in the Plan.

1.21 "Confirmation Date" means the date on which the Clerk of the Bankruptcy Court enters the Confirmation Order on the Bankruptcy Court's docket in the case.

1.22 "Confirmation Hearing" means the hearing held by the Bankruptcy Court to consider confirmation of the Plan pursuant to Section 1120 of the Bankruptcy Code, as such hearing may be adjourned or continued from time to time.

1.23 "Confirmation Hearing Notice" means the notice of, among other things, the time for submitting Ballots to accept or reject the Plan, the date, time and place of the Confirmation Hearing and the time for filing objections to the confirmation of the Plan.

1.24 "Confirmation Order" means the Final Order entered by the Bankruptcy Court confirming the Plan as to which no pleading seeking revocation is pending.

1.25 "Convenience Class Election" means the election pursuant to which the holder of a qualifying General Unsecured Claim against the Debtor timely elects to be treated as an Administrative Convenience Claim.

1.26 "Creditors' Committee" means the Official Committee of Unsecured Creditors appointed pursuant to Section 1102(a) of the Bankruptcy Code in the Chapter 11 Case.

1.27 "Cure" means the distribution within a reasonable period of time following the Effective Date of Cash, or such other property as may be agreed upon by the parties or ordered by the Bankruptcy Court, with respect to the assumption of an executory contract or unexpired lease, pursuant to Section 365(b) of the Bankruptcy Code, in an amount equal to all unpaid monetary obligations, without interest, or such other amount as may be agreed upon by the parties, under such executory contract or unexpired lease, to the extent such obligations are enforceable under the Bankruptcy Code and applicable non-bankruptcy law.

1.28 "D&O Insurance" means insurance maintained by Debtor which, among others, covers Debtor's officers and directors.

1.29 "DIP Credit Agreement" means the DIP Credit Agreement which was executed by Debtor in connection with the DIP Facility.

1.30 "DIP Facility" means the Debtor in possession secured financing facility provided to Debtor by the DIP Lender(s) pursuant to the DIP Credit Agreement as authorized by the Bankruptcy Court pursuant to the DIP Facility Order.

1.31 [omitted].

1.32 "DIP Facility Order" means, collectively, the interim order that was entered by the Bankruptcy Court, and the final order that was entered by the Bankruptcy Court, authorizing and approving the DIP Facility and the agreements related thereto.

1.33 "DIP Lender(s)" means the lender(s) which, from time to time, are party to the DIP Credit Agreement.

1.34 "Disallowed Claim" or "Disallowed Interest" means a Claim or any portion thereof, or an Interest or any portion thereof, that (a) has been disallowed by a Final Order, (b) is Scheduled at zero or as contingent, disputed or unliquidated, and as to which a Bar Date has been

established but no proof of claim or interest has been timely filed or deemed timely filed with the Bankruptcy Court pursuant to either the Bankruptcy Code or any Final Order of the Bankruptcy Court or otherwise deemed timely filed under applicable law, or (c) is not Scheduled and as to which a Bar Date has been set but no proof of claim or interest has been timely filed or deemed timely filed with the Bankruptcy Court pursuant to either the Bankruptcy Code or any Final Order of the Bankruptcy Court or otherwise deemed timely filed under applicable law.

1.35 "Disbursing Agent" means Reorganized Debtor, or any Person designated by Reorganized Debtor, in its sole discretion, to serve as a disbursing agent under the Plan.

1.36 "Disclosure Statement" means the disclosure statement that relates to the Plan and is approved by the Court pursuant to Section 1125 of the Bankruptcy Code, as such Disclosure Statement may be amended, modified, or supplemented (and all exhibits and schedules annexed thereto or referred to therein).

1.37 "Disputed Claim" or "Disputed Interest" means a Claim or any portion thereof, or an Interest or any portion thereof, that is neither an Allowed Claim nor a Disallowed Claim, or an Allowed Interest or a Disallowed Interest, as the case may be, and includes, without limitation, Claims or Interests that (a) (i) have not been Scheduled by Debtor or have been Scheduled at zero, as unknown or as contingent, unliquidated or disputed and (ii) are not the subject of an objection in the Bankruptcy Court; (b) that are the subject of a proof of claim or interest that differs in nature, amount or priority from the Schedules; or (c) are the subject of an objection with the Bankruptcy Court and which objection has not been withdrawn or overruled by a Final Order of the Bankruptcy Court.

1.38 "Distribution Date" means any date on which a Distribution is made pursuant to the Plan.

1.39 "Debtor" means Dickinson Theatres, Inc., Debtor in possession in the above-captioned case pending in the Bankruptcy Court.

1.40 "Effective Date" means the Business Day on which all conditions to the consummation of the Plan hereof have been either satisfied or waived as provided hereof and is the day upon which this Plan is substantially consummated.

1.41 "Estate" means the estate created by the commencement of the Case pursuant to Section 541 of the Bankruptcy Code, including, without limitation, any and all legal rights, claims and interests of the Debtor and any and all interests in property, whether real, personal or mixed, rights, causes of action, Avoidance Actions, avoidance powers or extensions of time that the Debtor or its estate shall have had, effective as of the commencement of either of the Cases, or which such estate acquired after the commencement of the Cases, whether by virtue of Sections 544, 545, 547, 548, 549, 550, 551 and 553 of the Bankruptcy Code or otherwise.

1.42 "Exhibit" means an exhibit annexed to either this Plan or as an appendix to the Disclosure Statement.

1.43 "Exhibit Filing Date" means the date on which Exhibits to the Plan or the Disclosure Statement shall be filed with the Bankruptcy Court, which date shall be at least five days prior to the Voting Deadline or such later date as may be approved by the Bankruptcy Court without further notice to parties in interest.

1.44 "Existing Securities" means, collectively, the voting stock, the non-voting stock,

and all options, warrants and rights (whether fixed or contingent, matured or unmatured, disputed or undisputed), contractual, legal, equitable or otherwise, to acquire any of the foregoing.

1.45 "Face Amount" means, (a) when used in reference to a Disputed or Disallowed Claim, the full stated liquidated amount claimed by the Claimholder in any proof of claim timely filed with the Bankruptcy Court or otherwise deemed timely filed by any Final Order of the Bankruptcy Court or other applicable bankruptcy law, and (b) when used in reference to an Allowed Claim, the allowed amount of such Claim.

1.46 "Final Order" means an order or judgment (a) as to which the time to appeal, petition for *certiorari*, or move for re-argument or rehearing has expired and as to which no appeal, petition for *certiorari*, or other proceedings for re-argument or rehearing shall then be pending; or (b) as to which any right of appeal, move for a stay pending appeal, petition for *certiorari*, reargue or rehear shall have been waived in writing in form and substance satisfactory to the Debtor; or (c) in the event that an appeal, writ of *certiorari*, or re-argument or rehearing thereof has been sought, such order shall have been denied by the highest court to which such order was appealed, or *certiorari*, re-argument or rehearing shall have been taken and the time to take any further appeal, petition for *certiorari* or move for re-argument or rehearing shall have expired; provided, however, that the possibility that a motion under Rule 59 or Rule 60 of the Federal Rules of Civil Procedure or Bankruptcy Rules 9023 or 9024 may be filed with respect to such order shall not cause such order not to be a final order.

1.47 "Fiscal Year" means, with respect to Debtor, the 52- or 53-week period ending on the last day in May.

1.48 "General Unsecured Claim" means a Claim that does not fall within another Class of Claims, including without limitation Classes of Administrative Claims, Priority Tax Claims, Other Priority Claims, Secured Claims, Administrative Convenience Claims, and Subordinated Claims.

1.49 "Impaired" refers to any Claim or Interest that is impaired within the meaning of Section 1124 of the Bankruptcy Code.

1.50 "Indemnification Rights" means any obligations or rights of Debtor to indemnify, reimburse, advance or contribute to the losses, liabilities or expenses of an Indemnitee pursuant to Debtor's certificate of incorporation, bylaws, or policy of providing employee indemnification, or other applicable law or specific agreement in respect of any claims, demands, suits, causes of action or proceedings against an Indemnitee based upon any act or omission related to an Indemnitee's service with, for or on behalf of Debtor.

1.51 "Indemnitee" means all present and former directors, officers, employees, agents or representatives of Debtor who are entitled to assert Indemnification Rights.

1.52 "Insurance Coverage" shall have the meaning ascribed to it in Section 11.8 hereof.

1.53 "Interest" means (a) the legal, equitable contractual and other rights (whether fixed or contingent, matured or unmatured, disputed or undisputed) of any Person with respect to voting stock, non-voting stock, or any other equity securities of Debtor; and (b) the legal, equitable, contractual and other rights, whether fixed or contingent, matured or unmatured, disputed or undisputed, of any Person to purchase, sell, subscribe to, or otherwise acquire or receive (directly or indirectly) any of the foregoing.

1.54 "Interestholder" means a holder of an Interest.

1.55 "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended.

1.56 "Other Priority Claim" means a Claim entitled to priority pursuant to Section 507(a) of the Bankruptcy Code other than a Priority Tax Claim or an Administrative Claim.

1.57 "Periodic Distribution Date" means (a) the Distribution Date, as to the first distribution made by Reorganized Debtor, and (b) thereafter, (i) the first Business Day occurring ninety (90) days after the Distribution Date and (ii) subsequently, the first Business Day occurring ninety (90) days after the immediately preceding Periodic Distribution Date.

1.58 "Person" has the meaning set forth in Section 101(41) of the Bankruptcy Code.

1.59 "Petition Date" means September 21, 2012, the date on which Debtor filed its petition commencing the Chapter 11 Case.

1.60 "Plan" means this Chapter 11 plan of the Debtor, including, without limitation, all documents referenced herein and all exhibits, supplements, appendices and schedules hereto, either in its present form or as the same may be altered, amended or modified from time to time.

1.61 "Priority Tax Claim" means any Claim against any Debtor of a governmental unit of the kind specified in Sections 502(i) or 507(a)(8) of the Bankruptcy Code.

1.62 "Pro Rata" means proportionally, so that with respect to an Allowed Claim or Allowed Interest, the ratio of (a)(i) the amount of property distributed on account of a particular Allowed Claim or Allowed Interest to (ii) the amount of the Allowed Claim or Allowed Interest which is equal to the ratio of (b)(i) the amount of property distributed on account of all Allowed Claims or Allowed Interests of the Class in which the particular Allowed Claim or Allowed Interest is included to (ii) the amount of all Claims or Interests in that Class (including Disputed Claims and Disputed Interests, until disallowed).

1.63 "Professional Claim" means a Claim of a professional retained in the Chapter 11 Cases pursuant to Sections 327 and 1103 of the Bankruptcy Code or otherwise, for compensation or reimbursement of costs and expenses relating to services rendered or expenses incurred after the Petition Date and prior to and including the Effective Date.

1.64 "Professional Fee Order" means the order entered by the Bankruptcy Court authorizing the interim payment of Professional Claims.

1.65 "Projections" means the financial projections covering the operations of Debtor and Reorganized Debtor as set forth by Debtor in the Appendix attached to the Disclosure Statement.

1.66 "Reinstated" or "Reinstatement" means (a) leaving unaltered the legal, equitable and contractual rights to which a Claim entitles the Claimholder so as to leave such Claim Unimpaired in accordance with Section 1124 of the Bankruptcy Code, or (b) notwithstanding any contractual provision or applicable law that entitles the Claimholder to demand or receive accelerated payment of such Claim after the occurrence of a default (i) curing any such default that occurred before or after the Petition Date, other than a default of a kind specified in Section 365(b)(2) of the Bankruptcy Code; (ii) reinstating the maturity of such Claim as such maturity existed before such default; (iii) compensating the Claimholder for any damages incurred as a result of any reasonable reliance by such Claimholder on such contractual provision or such

applicable law; and (iv) not otherwise altering the legal, equitable or contractual rights to which such Claim entitles the Claimholder; provided, however, that any contractual right that does not pertain to the payment when due of principal and interest on the obligation on which such Claim is based, including but not limited to financial covenant ratios, negative pledge covenants, covenants or restrictions on merger or consolidation, "going dark" provisions, and affirmative covenants regarding corporate existence prohibiting certain transactions or actions contemplated by the Plan, or conditioning such transactions or actions on certain factors, shall not be required to be cured or reinstated in order to accomplish Reinstatement.

1.67 "Released Parties" means, collectively, Debtor and Debtor's officers and directors, Reorganized Debtor and the officers and directors of Reorganized Debtor serving in such capacity after the Effective Date, the DIP Lender(s), and the holders of Claims in Classes 2, 3, and 4, and, with respect to each of the above-named Persons, such Persons' Affiliates, principals, employees, agents, officers, directors, financial advisors, attorneys and other professionals.

1.68 "Reorganized Debtor" means Debtor from and after the Effective Date.

1.69 "Retained Actions" means (a) all claims, rights of action, suits and proceedings, whether in law or in equity, whether known or unknown, which Debtor may hold against any Person, including, without limitation, any Causes of Action brought prior to the Petition Date, and actions against any Persons for failure to pay for products or services provided or rendered by Debtor, (b) all claims, Causes of Action, suits and proceedings relating to strict enforcement of Debtor's intellectual property rights, including patents, copyrights and trademarks, and (c) all claims or Causes of Action seeking the recovery of Debtor's or Reorganized Debtor's accounts receivable or other receivables or rights to payment created or arising in the ordinary course of Debtor's or Reorganized Debtor's business.

1.70 "Scheduled" means, with respect to any Claim or Interest, the status, priority and amount, if any, of such Claim or Interest as set forth in the Schedules.

1.71 "Schedules" mean the schedules of assets and liabilities, the list of holders of Interests and the statements of financial affairs filed by the Debtor under Section 521 of the Bankruptcy Code and the Bankruptcy Rule 1007, and all amendments and modifications thereto through the Confirmation Date.

1.72 "Security" shall have the meaning ascribed to it in Section 101(49) of the Bankruptcy Code.

1.73 "Secured Claim" means a Claim secured by a security interest in or lien on property of the Estates to the extent of the value, as of the Effective Date or such other date as is established by the Bankruptcy Court, of such Claimholder's interest in the Estate's interest in property of the Estate as determined by a Final Order of the Bankruptcy Court pursuant to Section 506 of the Bankruptcy Code or as otherwise agreed upon in writing by Debtor and the Claimholder.

1.74 "Solicitation Procedures Order" means the order of the Bankruptcy Court pursuant to which the Bankruptcy Court, *inter alia*, approved the Disclosure Statement and set various procedures for soliciting and tabulating votes on the Plan.

1.75 "Subordinated Claim" means a Claim subject to subordination under Section 510 of the Bankruptcy Code, including without limitation any Claim that arises from the rescission of a purchase or sale of a Security of Debtor, or for damages arising from the purchase or sale of

such a Security, or for reimbursement, indemnification, or contribution allowed under Section 502 of the Bankruptcy Code on account of such Claim.

1.76 "Unimpaired" refers to any Claim or Interest which is not Impaired.

1.77 "Voting Deadline" means _____ at _____ p.m. (prevailing Central time).

1.78 "503 Deadline" shall have the meaning ascribed to it in Section 10.3 hereof.

C. Rules of Interpretation.

For purposes of the Plan (a) any reference in the Plan to a contract, instrument, release, indenture or other agreement or document being in a particular form or on particular terms and conditions means that such document shall be substantially in such form or substantially on such terms and conditions, (b) any reference in the Plan to an existing document or Exhibit filed or to be filed means such document or Exhibit as it may have been or may be amended, modified or supplemented, (c) unless otherwise specified, all references in the Plan to Sections, Articles, Schedules and Exhibits are references to Sections, Articles, Schedules and Exhibits of or to the Plan, (d) the words "herein" and "hereto" refer to the Plan in its entirety rather than to a particular portion of the Plan, (e) captions and headings to Articles and Sections are inserted for convenience of reference only and are not intended to be a part of or to affect the interpretation of the Plan, and (f) the rules of construction set forth in Section 102 of the Bankruptcy Code and in the Bankruptcy Rules shall apply.

This Plan is the product of extensive discussions and negotiations between and among, *inter alia*, Debtor, representatives of the holders of Secured Claims, and certain other creditors and constituencies. Each of the foregoing was represented by counsel who either (a) participated in the formulation and documentation of, or (b) was afforded the opportunity to review and provide comments on, the Plan, Disclosure Statement, and the documents ancillary thereto. Accordingly, the general rule of construing a contract against its drafter (i.e. - Debtor) shall not apply to the construction or interpretation of any provision of this Plan, the Disclosure Statement, or any contract, instrument, release, indenture, exhibit, or other agreement or document generated in connection herewith.

D. Computation of Time

In computing any period of time prescribed or allowed by the Plan, unless otherwise expressly provided, the provisions of Bankruptcy Rule 9006(a) shall apply.

E. Exhibits

All Exhibits are incorporated into and are a part of the Plan as if set forth in full herein and, to the extent not annexed hereto, such Exhibits shall be filed with the Bankruptcy Court on or before the Exhibit Filing Date. After the Exhibit Filing Date, copies of Exhibits can be obtained upon written request to Stinson Morrison Hecker LLP (Attention: Sharon L. Stolte, Esq.), counsel to Debtor. To the extent any Exhibit is inconsistent with the terms of the Plan, the Plan shall control.

ARTICLE II

**ADMINISTRATIVE EXPENSES
AND PRIORITY TAX CLAIMS**

2.1 Administrative Claims. Subject to the provisions of Article X of this Plan, on the first Periodic Distribution Date occurring after the later of (i) the date an Administrative Claim becomes an Allowed Administrative Claim or (ii) the date an Administrative Claim becomes payable pursuant to any agreement between a Debtor (or Reorganized Debtor) and the

holder of such Administrative Claim, an Allowed Administrative Claimholder in Debtor's Chapter 11 Case shall receive, in full satisfaction, settlement, release, and discharge of, and in exchange for, such Administrative Claim, (a) Cash equal to the unpaid portion of such Allowed Administrative Claim or (b) such other treatment as to which Debtor (or Reorganized Debtor) and such Claimholder shall have agreed upon in writing; provided, however, that Allowed Administrative Claims with respect to liabilities incurred by Debtor in the ordinary course of business during the Chapter 11 Cases shall be paid in the ordinary course of business in accordance with the terms and conditions of any agreements relating thereto.

2.2 DIP Facility Claim. See Section 5.2 and 5.3 below.

2.3 Priority Tax Claims. With respect to any Allowed Priority Tax Claim in Debtor's Chapter 11 Case, at the sole option of Debtor (or Reorganized Debtor), the Allowed Priority Tax Claimholder shall be entitled to receive on account of such Priority Tax Claim, in full satisfaction, settlement, release, and discharge of, and in exchange for, such Priority Tax Claim, (a) equal Cash payments made on the last Business Day of every three-month period following the Effective Date, over a period not exceeding six years after the assessment of the tax on which such Claim is based, totaling the principal amount of such Claim plus simple interest on any outstanding balance from the Effective Date calculated at the interest rate available on ninety (90) day United States Treasuries on the Effective Date, (b) such other treatment agreed to by the Allowed Priority Tax Claimholder and Debtor (or Reorganized Debtor), provided such treatment is on more favorable terms to Debtor (or Reorganized Debtor after the Effective Date) than the treatment set forth in clause (a) hereof, or (c) payment in full in Cash.

ARTICLE III

CLASSIFICATION OF CLAIMS AND INTERESTS

Pursuant to Section 1122 of the Bankruptcy Code, set forth below is a designation of classes of Claims against and Interests in Debtor. A Claim or Interest is placed in a particular Class for purposes of voting on the Plan and of receiving distributions pursuant to the Plan only to the extent that such Claim or Interest is an Allowed Claim or an Allowed Interest in that Class and such Claim or Interest has not been paid, released or otherwise settled prior to the Effective Date. In accordance with Section 1123(a)(1) of the Bankruptcy Code, Administrative Claims and Priority Tax Claims of the kinds specified in the Bankruptcy Code have not been classified, and their treatment is set forth in Article II above.

The Other Priority Claims are in Class 1. The Secured Claim of Peoples Bank is in Class 2. The Secured Claim of 6801 West 107th LLC is in Class 3. Hawthorn Bank is in Class 4. The General Unsecured Claims are in Class 5. The Administrative Convenience Claims are in Class 6.

ARTICLE IV

IDENTIFICATION OF CLASSES OF CLAIMS AND INTERESTS IMPAIRED AND NOT IMPAIRED BY THE PLAN

4.1 Unimpaired Classes of Claims and Interests. Classes 1, 2, 3, 4 and 5 are Unimpaired by the Plan.

4.2 Impaired Classes of Claims and Interests. Class 6 is Impaired Classes under the Plan.

ARTICLE V

PROVISIONS FOR TREATMENT OF CLAIMS AND INTERESTS

5.1 Class 1 (Other Priority Claims). On the first Periodic Distribution Date occurring after the later of (i) the date an Other Priority Claim becomes an Allowed Other Priority Claim or (ii) the date an Other Priority Claim becomes payable pursuant to any agreement between a Debtor (or Reorganized Debtor) and the holder of such Priority Claim, an Allowed Class 1 Other Priority Claimholder shall receive, in full satisfaction, settlement, release, and discharge of, and in exchange for, such Class 1 Other Priority Claim, (a) Cash equal to the amount of such Allowed Class 1 Other Priority Claim or (b) such other treatment as to which Debtor (or Reorganized Debtor) and such Claimholder shall have agreed in writing.

5.2 Class 2 (Secured Claim of Peoples Bank). As used in this Plan, the term "Secured Claims of Peoples Bank" shall mean and include all prepetition and postpetition claims of Peoples Bank against the Debtor (including, without limitation, all claims), indebtedness, and obligations arising under the DIP Facility or described in that certain Interim Order (1) Authorizing Debtor-In-Possession To Obtain Post-Petition Secured Financing, (2) Granting Security Interests And Priority Pursuant To 11 U.S.C. §§ 364(C) and (D), (3) Modifying The Automatic Stay, (4) Allowing Use Of Cash Collateral And Providing Adequate Protection, and (5) Setting A Final Hearing On The Motion). All documents and instruments evidencing and/or securing the Secured Claims of Peoples Bank are herein sometimes collectively referred to as the "Peoples Loan Documents."

Peoples Bank shall retain the liens securing its claim, plus receive cash, all in accordance with and under the provisions of the Loan Documents in effect between Debtor and Peoples Bank as of the Petition Date and obligations arising under the DIP Facility or described in that certain Interim Order (1) Authorizing Debtor-In-Possession To Obtain Post-Petition Secured Financing, (2) Granting Security Interests and Priority Pursuant To 11 U.S.C. §§ 364(C) and (D), (3) Modifying The Automatic Stay, (4) Allowing Use Of Cash Collateral and Providing Adequate Protection, and (5) Setting A Final Hearing On The Motion).

The Secured Claims of Peoples Bank, as evidenced and secured by the Peoples Loan Documents, shall not be discharged, impaired, or affected in any way by the Plan or the Confirmation Order. Without limiting the generality of the immediately preceding sentence, (i)

The Peoples Bank shall retain its liens under the Peoples Loan Documents, and (ii) the Secured Claims of Peoples Bank shall continue to be evidenced and secured by and payable as provided in the Peoples Loan Documents. On or before the Effective Date, the Debtor shall execute one or more Modification Agreements containing such other terms and conditions as The Peoples Bank may reasonably request that are not inconsistent with the terms and provisions of this Plan. Except as otherwise set forth herein, the secured claims of Peoples Bank as evidenced by the Loan Documents and the liens granted thereunder, shall not be discharged, impaired, or affected in any way by the Plan or Confirmation Order.

5.3 Class 3 (Secured Claim of 6801 West 107th LLC). As used in this Plan, the term "Secured Claims of 6801 West 107th LLC" shall mean and include all prepetition and postpetition claims of 6801 West 107th LLC against the Debtor (including, without limitation, all claims), indebtedness, and obligations arising under the DIP Facility or described in that certain Interim Order (1) Authorizing Debtor-In-Possession To Obtain Post-Petition Secured Financing, (2) Granting Security Interests And Priority Pursuant To 11 U.S.C. §§ 364(C) and (D), (3) Modifying The Automatic Stay, (4) Allowing Use Of Cash Collateral And Providing Adequate Protection, and (5) Setting A Final Hearing On The Motion). All documents and instruments evidencing and/or securing the Secured Claims of 6801 West 107th LLC are herein sometimes collectively referred to as the "6801 West 107th LLC Loan Documents."

6801 West 107th LLC shall retain the liens securing its claim, plus receive cash, all in accordance with and under the provisions of the Loan Documents in effect between Debtor and 6801 West 107th LLC under the DIP Facility or described in that certain Interim Order (1) Authorizing Debtor-In-Possession To Obtain Post-Petition Secured Financing, (2) Granting Security Interests and Priority Pursuant To 11 U.S.C. §§ 364(C) and (D), (3) Modifying The Automatic Stay, (4) Allowing Use Of Cash Collateral and Providing Adequate Protection, and (5) Setting A Final Hearing On The Motion).

The Secured Claims of 6801 West 107th LLC, as evidenced and secured by the 6801 West 107th LLC Loan Documents, shall not be discharged, impaired, or affected in any way by the Plan or the Confirmation Order. Without limiting the generality of the immediately preceding sentence, (i) The 6801 West 107th LLC shall retain its liens under the 6801 West 107th LLC Loan Documents, and (ii) the Secured Claims of 6801 West 107th LLC shall continue to be evidenced and secured by and payable as provided in the 6801 West 107th LLC Loan Documents. On or before the Effective Date, the Debtor shall execute one or more Modification Agreements containing such other terms and conditions as The 6801 West 107th LLC may reasonably request that are not inconsistent with the terms and provisions of this Plan. Except as otherwise set forth herein, the secured claims of 6801 West 107th LLC as evidenced by the Loan Documents, and the liens granted thereunder, shall not be discharged, impaired, or affected in any way by the Plan or Confirmation Order.

5.4 Class 4 (Secured Claim Of Hawthorn Bank). Hawthorn Bank shall retain the liens securing its claim, plus receive cash, all in accordance with and under the provisions of the Loan Documents in effect between Debtor and Hawthorn Bank as of the Petition Date. The Secured Claims of Hawthorn Bank shall continue to be evidenced and secured by and payable as provided in the Hawthorn Loan Documents, and the following Sections of the Plan shall not be applicable to the Secured Claims of Hawthorn Bank: 2.1, 9.1, 9.2, 9.4, 9.6, 9.7, 10.3, 11.1, and

11.2. On or before the Effective Date, the Debtor shall execute one or more Modification Agreements containing such other terms and conditions as Hawthorn Bank may reasonably request that are not inconsistent with the terms and provisions of this Plan. Except as otherwise set forth herein, the secured claims of Hawthorn Bank as evidenced by the Loan Documents attached to Hawthorn Bank's proof of claim, and the liens granted thereunder, shall not be discharged, impaired, or affected in any way by the Plan or Confirmation Order.

5.5 Class 4 (General Unsecured Claims). The holders of General Unsecured Claims shall receive, in full satisfaction, settlement, release, and discharge of, and in exchange for, such Class 4 Claim Cash, with interest equal to an annual percentage rate of four and one-half percent (4.5%), in equal payments commencing on the Distribution Date and continuing on the Periodic Distribution Dates until the fifth anniversary of the Confirmation Date.

5.6 Class 5 (Administrative Convenience Claims). On the Effective Date or the first Periodic Distribution Date occurring after the later of (i) the date an Administrative Convenience Claim becomes an Allowed Administrative Convenience Claim or (ii) the date an Administrative Convenience Claim becomes payable pursuant to any agreement between Debtor (or Reorganized Debtor) and the holder of such Administrative Convenience Claim, the holder of an Allowed Class 5 Administrative Convenience Claim shall receive, in full satisfaction, settlement, release, and discharge of, and in exchange for, such Class 5 Administrative Convenience Claim, Cash equal to (a) the amount of such Allowed Claim if such amount is less than or equal to \$2,000 or (b) \$2,000 if the amount of such Allowed Claim is greater than \$2,000.

ARTICLE VI

ACCEPTANCE OR REJECTION OF THE PLAN; EFFECT OF REJECTION BY ONE OR MORE IMPAIRED CLASSES OF CLAIMS OR INTERESTS

6.1 Impaired Classes of Claims and Interests Entitled to Vote. Except as otherwise provided in the Solicitation Procedures Order and Section 6.4 of the Plan, Claimholders or Interestholders in each Impaired Class of Claims or Interests are entitled to vote as a class to accept or reject the Plan.

6.2 Acceptance by an Impaired Class.

6.2.1 Impaired Claims. Pursuant to Section 1126(c) of the Bankruptcy Code and except as provided in Section 1126(e) of the Bankruptcy Code, (a) an Impaired Class of Claims has accepted the Plan if the holders of at least two-thirds in dollar amount and (b) more than one-half in number of the Allowed Claims of such Class actually voting on the Plan have voted to accept the Plan.

6.2.2 Impaired Interests. Pursuant to Section 1126(d) of the Bankruptcy Code, and except as provided in Section 1126(e) of the Bankruptcy Code, (a) an Impaired Class of Interests has accepted the Plan if the holders of at least two-thirds the amount of the Allowed Interests of such Class actually voting on the Plan have voted to accept the Plan.

6.3 Presumed Acceptances by Unimpaired Classes. Classes 1, 2, and 3 are Unimpaired by the Plan. Under Section 1126(f) of the Bankruptcy Code and/or the Solicitation Procedures Order, such Claimholders and Interestholders are conclusively presumed to have accepted the Plan, and the votes of such Claimholders and Interestholders will not be solicited.

6.4 Confirmation Pursuant to Section 1129(b) of the Bankruptcy Code. To the extent that any Impaired Class entitled to vote rejects the Plan or is deemed to have rejected it, Debtor hereby requests confirmation of the Plan.

ARTICLE VII

MEANS FOR IMPLEMENTATION OF THE PLAN

7.1 Continued Corporate Existence. Debtor shall continue to exist as Reorganized Debtor after the Effective Date as a separate corporate entity, with all the powers of a corporation under applicable law in the jurisdiction in which it is incorporated and pursuant to the certificate of incorporation and bylaws in effect prior to the Effective Date, except to the extent such certificate of incorporation and bylaws are amended by this Plan.

7.2 Directors and Officers. The directors and officers of Debtor as of the Confirmation Date shall continue to serve in such capacities for Reorganized Debtor after the Effective Date.

7.3 Employment, Retirement, Indemnification and Other Agreements and Incentive Compensation Programs. To the extent that Debtor has in place, as of the Effective Date, employment, retirement, indemnification, and other agreements with its respective active directors, officers, and employees who will continue in such capacities (or similar capacities) after the Effective Date, or retirement income plans, welfare benefit plans, and other plans for such Persons, such agreements, programs, and plans shall remain in place after the Effective Date, and Reorganized Debtor shall continue to honor such agreements, programs, and plans. However, as of the Effective Date, Reorganized Debtor shall have the authority to terminate, amend, or enter into employment, retirement, indemnification, and other agreements with their respective active directors, officers, and employees and to terminate, amend, or implement retirement income plans, welfare benefit plans, and other plans for active employees.

7.4 Certificate of Incorporation and Bylaws. The certificate of incorporation and bylaws of Reorganized Debtor shall be amended as may be required in order that they are consistent with the provisions of the Plan and the Bankruptcy Code. The certificate of incorporation of Reorganized Debtor shall be amended pursuant to Section 1123 (a)(6) of the Bankruptcy Code to add (i) a provision prohibiting the issuance of non-voting equity securities for a period of four (4) years from the Effective Date and, if applicable, (ii) a provision setting forth an appropriate distribution of voting power among classes of equity securities possessing voting power, including, in the case of any class of equity securities having a preference over another class of equity securities with respect to dividends, adequate provisions for the election of directors representing such preferred class in the event of default in the payment of such dividends.

7.5 Corporate Action. Each of the matters provided for under the Plan involving the corporate structure of Reorganized Debtor or corporate action to be taken by or required of Reorganized Debtor shall, as of the Effective Date, be deemed to have occurred and be effective as provided herein, and shall be authorized and approved in all respects without any requirement of further action by stockholders, creditors, officers or directors of Reorganized Debtor.

7.6 Preservation of Causes of Action. In accordance with Section 1123(b)(3) of the Bankruptcy Code and except as otherwise provided in the Plan, Reorganized Debtor shall retain and may (but is not required to) enforce all Retained Actions and all Avoidance Claims, and other similar claims arising under applicable state laws, including, without limitation, fraudulent transfer claims, if any, and all other Causes of Action of a trustee and debtor in possession under the Bankruptcy Code. Reorganized Debtor, in its sole and absolute discretion, will determine whether to bring, settle, release, compromise, or enforce such rights (or decline to do any of the foregoing).

7.7 Exclusivity Period. Debtor shall retain the exclusive right to amend or modify the Plan, and to solicit acceptances of any amendments to or modifications of the Plan, through and until the Effective Date.

7.8 Effectuating Documents; Further Transactions. The President, or any other executive officer of Debtor shall be authorized to execute, deliver, file, or record such contracts, instruments, releases, indentures, and other agreements or documents, and take such actions as may be necessary or appropriate to effectuate and further evidence the terms and conditions of the Plan. The Secretary or Assistant Secretary of Debtor shall be authorized to certify or attest to any of the foregoing actions.

ARTICLE VIII

UNEXPIRED LEASES AND EXECUTORY CONTRACTS

8.1 Assumed Contracts and Leases. Each executory contract and unexpired lease to which Debtor is a party shall be deemed automatically assumed and Reinstated as of the Effective Date, unless such executory contract or unexpired lease (a) shall have been previously rejected by Debtor, (b) is the subject of a filed motion to reject, or a notice of rejection served pursuant to order of the Bankruptcy Court, on or before the Confirmation Date, or (c) is listed on the schedule of rejected contracts and leases annexed hereto as **Exhibit A**. The Confirmation Order shall constitute an order of the Bankruptcy Court approving such assumptions, pursuant to Section 365(b)(1) of the Bankruptcy Code and, to the extent applicable, Section 365(b)(3) of the Bankruptcy Code, as of the Effective Date.

Each executory contract and unexpired lease that is assumed and relates to the use, ability to acquire, or occupancy of real property shall include (a) all modifications, amendments, supplements, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affect such executory contract or unexpired lease and (b) all executory contracts or unexpired leases appurtenant to the premises, including all easements, licenses, permits, rights, privileges, immunities, options, rights of first refusal, powers, uses, reciprocal easement agreements, and any other interests in real estate or rights *in*

rem related to such premises, unless any of the foregoing agreements has been rejected pursuant to a Final Order of the Bankruptcy Court or is otherwise rejected as a part of this Plan.

8.2 Rejected Contracts and Leases. Except with respect to executory contracts and unexpired leases that have previously been rejected or are the subject of a filed motion to reject, or a notice of rejection served pursuant to order of the Bankruptcy Court, on or before the Confirmation Date, all executory contracts and unexpired leases set forth on **Exhibit A** shall be deemed automatically rejected as of the Effective Date or such earlier date as Debtor may have unequivocally terminated its performance under such lease or contract; provided, however, that neither the inclusion by Debtor of a contract or lease on Exhibit A nor anything contained in this Plan shall constitute an admission by Debtor that such lease or contract is an unexpired lease or executory contract or that either Debtor, or its respective Affiliates, has any liability thereunder. The Confirmation Order shall constitute an order of the Bankruptcy Court approving such rejections, pursuant to Section 365 of the Bankruptcy Code. Debtor reserves the right to file a motion on or before the Confirmation Date to reject any executory contract or unexpired lease.

8.3 Payments Related to Assumption of Executory Contracts and Unexpired Leases. The provisions (if any) of each executory contract and unexpired lease to be assumed and Reinstated under the Plan which are or may be in default shall be satisfied solely by Cure. In the event of a dispute regarding (a) the nature or the amount of any Cure, (b) the ability of Reorganized Debtor or any assignee to provide "adequate assurance of future performance" (within the meaning of Section 365 of the Bankruptcy Code) under the contract or lease to be assumed, or (c) any other matter pertaining to assumption, Debtor hereby reserves and retains the right to reject such unexpired lease or executory contract and, if not rejected, Cure shall occur as soon as practicable following the entry of a Final Order resolving the dispute and approving the assumption and, as the case may be, assignment.

8.4 Rejection Damages Bar Date. If the rejection by Debtor (pursuant to the Plan or otherwise) of an executory contract or unexpired lease results in a Claim, then such Claim shall be forever barred and shall not be enforceable against either Debtor or Reorganized Debtor or such entities' properties unless a proof of claim is filed with the clerk of the Bankruptcy Court and served upon counsel to Debtor within **thirty (30) days after service of the earlier of (a) notice of the Confirmation Order or (b) other notice that the executory contract or unexpired lease has been rejected.**

ARTICLE IX

PROVISIONS GOVERNING DISTRIBUTIONS

9.1 Time of Distributions. Except as otherwise provided for herein or ordered by the Bankruptcy Court, distributions under the Plan shall be made on a Periodic Distribution Date.

9.2 No Interest on Claims or Interests. Unless otherwise specifically provided for in the Plan, Confirmation Order, or the DIP Credit Agreement, interest shall not accrue or be paid on Claims or Interests after the Petition Date. Additionally, and without limiting the foregoing, interest shall not accrue or be paid on any Disputed Claim or Disputed Interest in

respect of the period from the Effective Date to the date such Disputed Claim or Disputed Interest becomes an Allowed Claim or Allowed Interest.

9.3 Disbursing Agent. The Disbursing Agent shall make all distributions required under this Plan.

9.4 Surrender of Securities or Instruments. On or before the Distribution Date, or as soon as practicable thereafter, each holder of an instrument evidencing either a Claim or an Interest (as to each, a "Certificate") shall surrender such Certificate to the Disbursing Agent and such Certificate shall be cancelled. No distribution of property hereunder shall be made to or on behalf of any such holder unless and until such Certificate is received by the Disbursing Agent, or the unavailability of such Certificate is reasonably established to the satisfaction of the Disbursing Agent. Any holder who fails to surrender or cause to be surrendered such Certificate, or fails to execute and deliver an affidavit of loss and indemnity reasonably satisfactory to the Disbursing Agent prior to the second anniversary of the Effective Date, shall be deemed to have forfeited all rights, Interests, and Claims in respect of such Certificate and shall not participate in any distribution hereunder, and all property in respect of such forfeited distribution, including any dividends or interest attributable thereto, shall revert to Reorganized Debtor notwithstanding any federal or state escheat laws to the contrary.

9.5 Claims Administration Responsibility. Reorganized Debtor will retain responsibility for administering, disputing, objecting to, compromising, or otherwise resolving and making distributions on all Claims against and Interests in Debtor, including but not limited to Administrative Claims, Priority Tax Claims, Other Priority Claims, Claims under the DIP Facility, Secured Claims, General Unsecured Claims, Subordinated Claims, and Interests.

9.6 Delivery of Distributions. Distributions on Allowed Claims and Allowed Interests shall be made by the Disbursing Agent (a) at the addresses set forth on the proofs of claim or interest filed by such Claimholders or Interestholders (or at the last known addresses of such Claimholders or Interestholders if no proof of claim or interest is filed or if Debtor has been notified in writing of a change of address), (b) at the addresses set forth in any written notices of address changes delivered to the Disbursing Agent after the date of any related proof of claim or interest, or (c) at the addresses reflected in the Schedules if no proof of claim or interest has been filed and the Disbursing Agent has not received a written notice of a change of address. If any Claimholder's or Interestholder's distribution is returned as undeliverable, no further distributions to such Claimholder shall be made unless and until the Disbursing Agent is notified of such Claimholder's or Interestholder's then current address, at which time all missed distributions shall be made to such Claimholder or Interestholder without interest. Amounts in respect of undeliverable distributions shall be returned to or held by Reorganized Debtor until such distributions are claimed. All claims for undelivered distributions must be made on or before the second anniversary of the Effective Date. After such date, all unclaimed property shall revert to Reorganized Debtor. Upon such reversion, the claim of any Claimholder or Interestholder, or their successors, with respect to such property shall be discharged and forever barred, notwithstanding any federal or state escheat laws to the contrary.

9.7 Procedures for Treating and Resolving Disputed and Contingent Claims.

9.7.1 No Distributions Pending Allowance. No payments or distributions will be made with respect to all or any portion of a Disputed Claim or Disputed Interest unless and until all objections to such Disputed Claim or Disputed Interest have been settled or withdrawn or have been determined by a Final Order of the Bankruptcy Court, and the Disputed Claim or Disputed Interest has become an Allowed Claim or Allowed Interest. All objections to Claims or Interests must be filed on or before the Claims/Interests Objection Deadline.

9.7.2 Distribution Reserve. The Disbursing Agent shall create a separate Distribution Reserve from the property to be distributed to the holders of General Unsecured Claims. The amount of Cash withheld as a part of the Distribution Reserve shall be equal to the amount Reorganized Debtor reasonably determines is necessary to satisfy the distributions required to be made, respectively, to the Claimholders when the allowance or disallowance of each Disputed Claim or Disputed Interest is ultimately determined. The Disbursing Agent may request estimation for any Disputed Claim or Disputed Interest that is contingent or unliquidated (but is not required to do so). If practicable, the Disbursing Agent will invest any Cash that is withheld as the Distribution Reserve in a manner that will yield a reasonable net return, taking into account the safety of the investment.

9.7.3 Distributions After Allowance. Payments and distributions from the Distribution Reserve to each respective Claimholder or Interestholder on account of a Disputed Claim or Disputed Interest, to the extent that it ultimately becomes an Allowed Claim or Allowed Interest, will be made in accordance with provisions of the Plan that govern distributions to such Claimholders and Interestholders. On the first Periodic Distribution Date following the date when a Disputed Claim or Disputed Interest becomes an undisputed, noncontingent and liquidated Claim or Interest, the Disbursing Agent will distribute to the Claimholder or Interestholder any Cash from the Distribution Reserve that would have been distributed on the dates distributions were previously made to Claimholders or Interestholders had such Allowed Claim or Allowed Interest been an Allowed Claim or Allowed Interest on such dates.

9.7.4 De Minimis Distributions. The Distribution Agent shall not have any obligation to make a distribution on account of an Allowed Claim or Allowed Interest from any Distribution Reserve or otherwise if (a) the aggregate amount of all distributions authorized to be made from such Distribution Reserve or otherwise on the Periodic Distribution Date in question is or has a value less than \$100, or if (b) the amount to be distributed to the specific holder of the Allowed Claim or Allowed Interest on the particular Periodic Distribution Date does not constitute a final distribution to such holder and is or has a value less than \$50.00.

9.8 Fractional Dollars. Any other provision of this Plan notwithstanding, neither Debtor nor the Disbursing Agent shall be required to make distributions or payments of fractions of dollars. Whenever any payment of a fraction of a dollar under this Plan would otherwise be called for, the actual payment shall reflect a rounding of such fraction to the nearest whole dollar (up or down), with half dollars being rounded down.

ARTICLE X

ALLOWANCE AND PAYMENT OF CERTAIN ADMINISTRATIVE CLAIMS

10.1 Professional Claims.

10.1.1 **Final Fee Applications.** All final requests for payment of Professional Claims must be filed no later than thirty (30) days after the Effective Date. After notice and a hearing in accordance with the procedures established by the Bankruptcy Code and prior orders of the Bankruptcy Court, the allowed amounts of such Professional Claims shall be determined by the Bankruptcy Court.

10.1.2 **Termination of Compliance with Certain Provisions of the Bankruptcy Code.** Upon the Effective Date, any requirement that professionals comply with Sections 327 through 331 of the Bankruptcy Code in seeking retention or compensation for services rendered after such date will terminate.

10.2 **Substantial Contribution Compensation and Expenses Bar Date.** Any Person who requests compensation or expense reimbursement for making a substantial contribution in the Chapter 11 Case pursuant to Sections 503(b)(3), (4), and (5) of the Bankruptcy Code must file an application with the clerk of the Bankruptcy Court, and arrange for counsel for Debtor to receive, no later than **thirty (30) days after the Effective Date** (the "503 Deadline"), or be forever barred from seeking such compensation or expense reimbursement.

10.3 **Other Administrative Claims.** All other requests for payment of an Administrative Claim (other than as set forth in Sections 10.2 and 10.3 of this Plan) must be filed with the Bankruptcy Court and received by counsel for Debtor no later than **thirty (30) days after the Effective Date**. Unless Reorganized Debtor objects to an Administrative Claim by the Claims/Interests Objection Deadline, such Administrative Claim shall be deemed allowed in the amount requested. In the event that Reorganized Debtor objects to an Administrative Claim, the Bankruptcy Court shall determine the allowed amount of such Administrative Claim. Notwithstanding the foregoing, no request for payment of an Administrative Claim need be filed with respect to an Administrative Claim which is paid or payable by Debtor in the ordinary course of business.

ARTICLE XI

EFFECT OF THE PLAN ON CLAIMS AND INTERESTS

11.1 **Revesting of Assets.** Except as otherwise explicitly provided in this Plan, on the Effective Date all property comprising the Estate (including Retained Actions and Avoidance Claims) shall revert in Reorganized Debtor free and clear of all Claims, liens, charges, encumbrances, rights and Interests of creditors and equity security holders (other than as expressly provided herein). As of the Effective Date, Reorganized Debtor may operate its business and use, acquire, and dispose of property, and settle and compromise Claims or Interests without supervision of the Bankruptcy Court, free of any restrictions of the Bankruptcy

Code or Bankruptcy Rules, other than those restrictions expressly provided by the Plan and Confirmation Order.

11.2 Discharge of the Debtor. Pursuant to Section 1141(d) of the Bankruptcy Code, except as otherwise specifically provided in this Plan or in the Confirmation Order, the distributions and rights that are provided in this Plan shall be in complete satisfaction, discharge, and release, effective as of the Confirmation Date (but subject to the occurrence of the Effective Date), of Claims against, and Interests in, Debtor and Reorganized Debtor, and their assets or properties, regardless of whether any property shall have been distributed or retained pursuant to the Plan on account of such Claims and Interests, and all debts of the kind specified in Sections 502(g), 502(h) or 502(i) of the Bankruptcy Code, in each case whether or not (i) a proof of claim or interest based upon such Claim or Interest is filed or deemed filed under Section 501 of the Bankruptcy Code, (ii) a Claim or Interest is allowed under Section 502 of the Bankruptcy Code, or (iii) the holder of such a Claim or Interest accepted the Plan. The Confirmation Order shall be a judicial determination of the discharge of all Claims against and Interests in Debtor, subject to the Effective Date occurring.

11.3 Compromises and Settlements. Pursuant to relevant law, including but not limited to Bankruptcy Rule 9019(a), Debtor and Reorganized Debtor may compromise and settle any Claims (a) against them and (b) that they have against other Persons. Debtor and Reorganized Debtor expressly reserve the right (with Bankruptcy Court approval, following appropriate notice and opportunity for a hearing) to compromise and settle Claims against them and Claims that they may have against other Persons up to and including the Effective Date. After the Effective Date, such right shall pass to Reorganized Debtor as contemplated in Section 11.1 of this Plan.

11.4 Release of Certain Parties. As of the Confirmation Date, but subject to the Effective Date, and except as otherwise expressly provided in the Plan, Debtor and Reorganized Debtor will be deemed to have released the Released Parties from any and all Claims, obligations, rights, Causes of Action, and liabilities which Debtor or Reorganized Debtor or the Estate is entitled to assert, whether known or unknown, foreseen or unforeseen, existing or hereafter arising, based in whole or in part upon any act or omission, transaction, or occurrence taking place after the Petition Date in any way relating to Debtor, this Chapter 11 Case, or the Plan. Notwithstanding anything to the contrary elsewhere in this Plan, as of the Confirmation Date, but subject to the Effective Date and consummation of the Stock Purchase Agreement, Debtor and Reorganized Debtor and any bankruptcy estate representative or agent shall be deemed to have satisfied, discharged and released any and all claims, if any, against the Sellers under the Stock Purchase Agreement.

11.5 Setoffs. Debtor and Reorganized Debtor may, but shall not be required to, set off against any Claim or Interest, and the payments or other distributions to be made pursuant to the Plan in respect of such Claim or Interest, claims of any nature whatsoever that Debtor may have against such Claimholder or Interestholder; but neither the failure to do so nor the allowance of any Claim or Interest hereunder shall constitute a waiver or release by Debtor or Reorganized Debtor of any such claim that Debtor or Reorganized Debtor may have against such Claimholder or Interestholder.

11.6 Satisfaction of Subordination Rights. All Claims against Debtor and all rights and claims between or among Claimholders relating in any manner whatsoever to distributions on account of Claims against or Interests in Debtor, based upon any subordination rights, whether asserted or unasserted, legal or equitable, shall be deemed satisfied by the distributions under the Plan to Claimholders or Interestholders having such subordination rights, and such subordination rights shall be deemed waived, released, discharged, and terminated as of the Effective Date. Distributions to the various Classes of Claims and Interests hereunder shall not be subject to levy, garnishment, attachment, or like legal process by any Claimholder or Interestholder by reason of any subordination rights or otherwise, so that each Claimholder and Interestholder shall have and receive the benefit of the distributions in the manner set forth in the Plan.

11.7 Exculpation and Limitation of Liability. Except as otherwise specifically provided in this Plan, Debtor, Reorganized Debtor, the Creditors' Committee, the members of the Creditors' Committee in their capacities as such, the DIP Lender(s), and the holders of Claims in Classes 2, 3, 4, 5, and 6, any of such parties' respective present or former members, officers, directors, employees, advisors, attorneys, representatives, financial advisors, investment bankers, or agents, and any of such parties' successors and assigns, shall not have or incur, and are hereby released from, any claim, obligation, Cause of Action, or liability to one another or to any Claimholder or Interestholder, or any other party in interest, or any of their respective agents, employees, representatives, financial advisors, attorneys or Affiliates, or any of their successors or assigns, for any act or omission in connection with, relating to, or arising out of Debtor's Chapter 11 Case, negotiation and filing of the Plan, filing the Chapter 11 Case, the pursuit of confirmation of the Plan, the consummation of the Plan, the administration of the Plan or the property to be distributed under the Plan, except for their willful misconduct, and in all respects shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities under the Plan. Nothing contained herein shall be construed as a release or discharge by Peoples Bank of any of the Secured Claims of Peoples Bank.

11.8 Indemnification Obligations. Except as specifically provided in Section 7.4 of the Plan, in satisfaction and compromise of the Indemnitees' Indemnification Rights: (a) all Indemnification Rights, except (i) those based upon any act or omission arising out of or relating to any Indemnitee's service with, for, or on behalf of Debtor on or after the Petition Date and (ii) those held by Persons who served during the Chapter 11 Case as Debtor's officers, directors, or employees and/or serve in such capacities (or similar capacities) after the Effective Date, shall be released and discharged on and as of the Effective Date, provided that the Indemnification Rights excepted in subparts (i) and (ii) shall remain in full force and effect on and after the Effective Date and shall not be modified, reduced, discharged, or otherwise affected in any way by the Chapter 11 Case; (b) Debtor or Reorganized Debtor, as the case may be, covenant to use commercially reasonable efforts to purchase and maintain D&O Insurance providing coverage for those Persons currently covered by such policies for a period of two years after the Effective Date, insuring such parties in respect of any claims, demands, suits, Causes of Action, or proceedings against such Persons based upon any act or omission related to such Person's service with, for, or on behalf of Debtor in at least the scope and amount as currently maintained by Debtor (the "Insurance Coverage"); and (c) Debtor or Reorganized Debtor, as the case may be, hereby indemnifies such Persons referred to in subclause (b) above to the extent of, and agrees to

pay for, any deductible or retention amount that may be payable in connection with any claim covered by either under the foregoing Insurance Coverage or by any prior similar policy.

11.9 Injunction. The satisfaction, release, and discharge pursuant to this Article XI of this Plan shall also act as an injunction against any Person commencing or continuing any action, employment of process, or act to collect, offset, or recover any Claim or Cause of Action satisfied, released, or discharged under this Plan to the fullest extent authorized or provided by the Bankruptcy Code, including, without limitation, to the extent provided for or authorized by Sections 524 and 1141 thereof.

ARTICLE XII

CONDITIONS PRECEDENT

12.1 Conditions to Confirmation. The following are conditions precedent to confirmation of the Plan that may be satisfied or waived in accordance with Section 12.3 of the Plan:

12.1.1 The Bankruptcy Court shall have approved a disclosure statement with respect to the Plan in form and substance acceptable to Debtor in its sole discretion.

12.1.2 The Confirmation Order shall be in form and substance acceptable to Debtor in its sole discretion.

12.2 Conditions to Consummation. The Effective Date shall occur on or prior to February 15, 2013, unless such date is extended by Debtor. The following are conditions precedent to the occurrence of the Effective Date, each of which may be satisfied or waived in accordance with Section 12.3 of the Plan:

12.2.1 The Bankruptcy Court shall have entered one or more orders (which may include the Confirmation Order) authorizing the assumption of unexpired leases and executory contracts by Debtor as contemplated by Section 8.1 hereof.

12.2.2 Debtor shall not be in default under the DIP Facility.

12.2.3 The Confirmation Order shall have been entered by the Bankruptcy Court.

12.3 Waiver of Conditions to Confirmation or Consummation. The conditions set forth in Sections 12.1 and 12.2 of the Plan may be waived by Debtor and Reorganized Debtor in their sole discretion without any notice to parties in interest or the Bankruptcy Court and without a hearing. The failure to satisfy or waive any condition to the Confirmation Date or the Effective Date may be asserted by Debtor or Reorganized Debtor in their sole discretion regardless of the circumstances giving rise to the failure of such condition to be satisfied (including any action or inaction by Debtor or Reorganized Debtor in its sole discretion). The failure of Debtor or Reorganized Debtor in their sole discretion to exercise any of the foregoing rights shall not be deemed a waiver of any other rights, and each such right shall be deemed an ongoing right, which may be asserted at any time.

ARTICLE XIII

RETENTION OF JURISDICTION

Pursuant to Sections 105(a) and 1142 of the Bankruptcy Code, the Bankruptcy Court shall have jurisdiction of all matters arising out of, and related to, the Chapter 11 Case and the Plan, including, among others, the following matters:

13.1 to hear and determine pending motions for (i) the assumption or rejection, or (ii) the assumption and assignment, of executory contracts or unexpired leases to which Debtor is a party or with respect to which Debtor may be liable, and to hear and determine the allowance of Claims resulting therefrom including the amount of Cure, if any, required to be paid;

13.2 to adjudicate any and all adversary proceedings, applications, and contested matters that may be commenced or maintained pursuant to the Chapter 11 Case or the Plan, proceedings to adjudicate the allowance of Disputed Claims and Disputed Interests, and all controversies and issues arising from or relating to any of the foregoing;

13.3 to adjudicate any and all disputes arising from the distributions under the Plan;

13.4 to ensure that distributions to Allowed Claimholders and Allowed Interestholders are accomplished as provided herein;

13.5 to hear and determine any and all objections to the allowance of Claims and Interests and the estimation of Claims, both before and after the Confirmation Date, including any objections to the classification of any Claim or Interest, and to allow or disallow any Claim or Interest, in whole or in part;

13.6 to enter and implement such orders as may be appropriate if the Confirmation Order is for any reason stayed, revoked, modified, or vacated;

13.7 to issue orders in aid of execution, implementation, or consummation of the Plan;

13.8 to consider any modifications of the Plan, to cure any defect or omission, or to reconcile any inconsistency in any order of the Bankruptcy Court, including without limitation the Confirmation Order;

13.9 to hear and determine all applications for compensation and reimbursement of Professional Claims under the Plan or under Sections 330, 331, 503(b), 1103, and 1129(a)(4) of the Bankruptcy Code;

13.10 to determine requests for the payment of Claims entitled to priority under Section 507(a)(1) of the Bankruptcy Code, including compensation of and reimbursement of expenses of parties entitled thereto;

13.11 to hear and determine disputes arising in connection with the interpretation, implementation, or enforcement of the Plan, the Confirmation Order, including disputes arising under agreements, documents, or instruments executed in connection with this Plan;

13.12 to hear and determine all suits or adversary proceedings to recover assets of Debtor and property of its Estate, wherever located;

13.13 to hear and determine matters concerning state, local, and federal taxes in accordance with Sections 346, 505, and 1146 of the Bankruptcy Code;

13.14 to hear any other matter not inconsistent with the Bankruptcy Code;

13.15 to hear and determine all disputes involving the existence, nature, or scope of Debtor's discharge, including any dispute relating to any liability arising out of the termination of employment or the termination of any employee or retiree benefit program, regardless of whether such termination occurred prior to or after the Effective Date;

13.16 to enter a final decree closing the Chapter 11 Cases; and

13.17 to enforce all orders previously entered by the Bankruptcy Court.

Unless otherwise specifically provided herein or in a prior order of the Bankruptcy Court, the Bankruptcy Court shall have exclusive jurisdiction to hear and determine disputes concerning Claims, Interests, Retained Actions, and any motions to compromise or settle such disputes.

ARTICLE XIV

MISCELLANEOUS PROVISIONS

14.1 Binding Effect. The Plan shall be binding upon and inure to the benefit of Debtor, Reorganized Debtor, all present and former Claimholders, all present and former Interestholders, other parties in interest and their respective heirs, successors, and assigns.

14.2 Modification and Amendments. Debtor may alter, amend, or modify the Plan or any Exhibits thereto under Section 1127(a) of the Bankruptcy Code at any time prior to the Confirmation Hearing. After the Confirmation Date and prior to substantial consummation of the Plan as defined in Section 1101 (2) of the Bankruptcy Code, Debtor may, under Section 1127(b) of the Bankruptcy Code, institute proceedings in the Bankruptcy Court to remedy any defect or omission or reconcile any inconsistencies in the Plan, the Disclosure Statement, or the Confirmation Order, and such matters as may be necessary to carry out the purposes and effects of the Plan.

14.3 Withholding and Reporting Requirements. In connection with the Plan and all instruments issued in connection therewith and distributions thereunder, Debtor shall comply with all withholding and reporting requirements imposed by any federal, state, local, or foreign taxing authority, and all distributions hereunder shall be subject to any such withholding and reporting requirements.

14.4 Revocation, Withdrawal, or Non-Consummation. Debtor reserves the right to revoke or withdraw the Plan at any time prior to the Effective Date. If Debtor revokes or withdraws the Plan prior to the Effective Date, or if the Confirmation Date or the Effective Date does not occur, then the Plan, any settlement, or compromise embodied in the Plan (including the

fixing or limiting to an amount certain of any Claim or Interest or Class of Claims or Interests), the assumption or rejection of executory contracts or unexpired leases effected by the Plan, and any document or agreement executed pursuant to the Plan shall be null and void and of no force or effect. In such event, nothing contained herein, and no acts taken in preparation for consummation of the Plan, shall be deemed to constitute a waiver or release of any Claims by or against, or Interests in, Debtor or any other Person, to prejudice in any manner the rights of Debtor or any Person in any further proceedings involving Debtor, or to constitute an admission of any sort by Debtor or any other Person.

14.5 Notices. Any notice required or permitted to be provided to Debtor, the Creditors' Committee, or the DIP Lender(s) under the Plan shall be in writing and served by (a) certified mail, return receipt requested, (b) hand delivery, (c) telecopy, receipt confirmed, or (d) overnight delivery service, to be addressed as follows:

If to Debtor:

Dickinson Theatres, Inc.
6801 W. 107th Street
Overland Park, Kansas 66212
Attention: Ron Horton, President & CEO

with a copy to:

Sharon L. Stolte, Esq.
Stinson Morrison Hecker LLP
1201 Walnut, Suite 2900
Kansas City, Missouri 64106-2150

If to the DIP Lender(s):

Peoples Bank
Southcreek
13180 Metcalf Ave.
Overland Park, Kansas 66213
Attn: Charles R. Wooten, Jr.

with a copy to:

Wesley F. Smith
STEVENS & BRAND, L.L.P.
U. S. Bank Tower
900 Massachusetts Street - Suite 500
Post Office Box 189
Lawrence, Kansas 66044-0189

14.6 Term of Injunctions or Stays. Unless otherwise provided herein or in the Confirmation Order, all injunctions or stays provided for in the Chapter 11 Case under Sections 105 or 362 of the Bankruptcy Code or otherwise, and extant on the Confirmation Date, shall remain in full force and effect until the Effective Date.

14.7 Governing Law. Unless a rule of law or procedure is supplied by federal law (including the Bankruptcy Code and Bankruptcy Rules) or unless otherwise specifically stated, the laws of the State of Kansas shall govern the construction and implementation of the Plan, any agreements, documents, and instruments executed in connection with the Plan, and corporate governance matters.

14.8 No Waiver or Estoppel. Each Claimholder or Interestholder shall be deemed to have waived any right to assert that its Claim or Interest should be Allowed in a certain amount, in a certain priority, secured or not subordinated by virtue of an agreement made with Debtor and/or their counsel, the Creditors' Committee and/or its counsel, or any other Person, if such agreement was not disclosed in the Plan, the Disclosure Statement, or papers filed with the Bankruptcy Court prior to the Confirmation Date.

Dated: September 22, 2012

Overland Park, Kansas

DICKINSON THEATERS, INC.

s/ Sharon L. Stolte

Sharon L. Stolte, MO #41133
Stinson Morrison Hecker LLP
1201 Walnut, Suite 2900
Kansas City, MO 64106-2150
Tel: (816) 691-2456
Fax: (816) 412-9325
sstolte@stinson.com

Paul M. Hoffmann, KS Fed. Bar. No. 70170
Stinson Morrison Hecker LLP
1201 Walnut Street, Suite 2900
Kansas City, MO 64106-2150
Tel: (816) 691-2746
Fax: (816) 412-1192
phoffmann@stinson.com

Timothy M. Swanson, KS#24516
Stinson Morrison Hecker LLP
1201 Walnut, Suite 2900
Kansas City, MO 64106-2150
Tel: (816) 691-3122
Fax: (816) 412-9327
tswanson@stinson.com

*ATTORNEYS FOR DICKINSON THEATERS, INC.,
DEBTOR AND DEBTOR-IN-POSSESSION*

PLAN EXHIBIT A

SCHEDULE OF REJECTED LEASES AND
EXECUTORY CONTRACTS

**TO BE FILED ON OR BEFORE
THE EXHIBIT FILING DATE**

United States Bankruptcy Court
District of Kansas

In re:
Dickinson Theatres, Inc.
Debtor

Case No. 12-22602-DLS
Chapter 11

CERTIFICATE OF NOTICE

District/off: 1083-2

User: knicole
Form ID: pdf006

Page 1 of 7
Total Noticed: 291

Date Rcvd: Sep 24, 2012

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Sep 26, 2012.

db
7390585 +Dickinson Theatres, Inc., 6801 W 107th Street, Overland Park, KS 66212-1825
7390587 +20th Century Fox Film Corp, P.O. Box 900, Beverly Hills CA 90213-0900
7390588 A T & T, P.O. Box 5001, Carol Stream IL 60197-5001
7390589 A T & T (Arkansas), P.O. Box 105414, Atlanta GA 30348-5414
7390590 A T & T Long Distance, P.O. Box 5017, Carol Stream IL 60197-5017
7390590 +A+ Fire & Safety, P.O. Box 584, El Reno OK 73036-0584
7390597 AEP Public Service of OK, PO Box 24421, Canton OH 44701-4421
7390618 +ATMSS, 13305 E Buckthorn Rd, Derby KS 67037-8993
7390591 +Accent Lighting Inc, 2020 N Woodlawn Ste 220, Wichita KS 67208-1882
7390592 +Accurate Mechanical & Plumbing, 29800 Parkwood Rd, McLoud OK 74851-8083
7390593 +Adams County Treasurer, Courthouse, 500 West 4th Street, Ste. 106, Hastings NE 68901-7501
7390594 +Admiral Pest Control, 715 East Side Blvd, Muskogee OK 74403-3404
7390595 Advance Termite & Pest Cntrl, 2515 East 4th, Hutchinson KS 67501
7390596 Advantage Fire Protection Syst, 4048 NW 11th Street, Blue Springs MO 64015
7390598 Airgas, P.O. Box 676015, Dallas TX 75267-6015
7390599 +All Pro Cleaning Solutions LLC, 679 Academy Drive, Northbrook IL 60062-2420
7390600 +All Star Electric, Inc., 1131 West Reno, Oklahoma City OK 73185-0001
7390601 +All-Wire LLC, 36182 W 287th St, Paola KS 66071-4276
7390602 +Allied Services LLC, d/b/a Allied Waste Svcs of KC, Attn: The Corp Company Inc,
112 SW 7th Street #3C, Topeka KS 66603-3858
7390605 +American Fun Food Co, 6010 N Broadway, Wichita KS 67219-2014
7390606 +American Paper & Twine Co, 11611 Otter Creek South Road, Mabelvale AR 72103-1659
7390607 +American Tower Corp., 10 Presidential Way, Woburn MA 01801-5118
7390608 American Waste Control Inc, 1420 W 35th Street, Tulsa OK 74107-3814
7390609 +Ameripest, US, 200 Cedar Ave. #25, Beloit KS 67420-3429
7390611 +Anteater Exterminating Inc, 14175 W Indian School B4-621, Goodyear AZ 85395-8407
7390613 +Aranda Janitorial Services, PO Box 692, Checotah OK 74426-0692
7390614 +Arizona Cinema, LLC, 6801 W 107th Street, Overland Park KS 66212-1825
7390615 Arrowhead Mall 2005, LLC, Attn: Martin Herzog, 1720 S Bellaire St #1209,
Denver CO 80222-4336
7390617 Atmos Energy, PO Box 790311, Saint Louis MO 63179-0311
7390630 BTC Broadband, P.O. Box 22054, Tulsa OK 74121-2054
7390621 Ballantyne Strong Inc, P.O. Box 310294, Des Moines IA 50331-0294
7390622 +Beck Mechanical Inc, 3771 E 78th St S, Tulsa OK 74136-8026
7390623 +Bennett Uniform Mfg Inc, 4377 Federal Drive, Greensboro NC 27410-8116
7390624 Betco Scaffolds, P.O. Box 2885, Houston TX 77252-2885
7390625 Beverage Carbonation Serv Corp, P.O. Box 538, Salina KS 67402-0538
7390626 +Beverly Hartley &, John W. Hartley, Jr., 16910 Antioch Rd, Stilwell KS 66085-8816
7390627 +Boman Electric LLC, 11819 E 30th, Buhler KS 67522-8163
7390628 +Bramlage Investments Inc, P.O. Box 1111, Junction City KS 66441-1111
7390633 +CBS Films Inc, 11800 Wilshire Blvd, Los Angeles CA 90025-6602
7390634 CBS Films, Inc., 24679 Network Place, Chicago IL 60673-1246
7390635 +CDF2 Holdings LLC, c/o Cinedigm Digital Cinema Co, 6255 Sunset Blvd #1025,
Los Angeles CA 90028-7404
7390642 CFM Distributors Inc, 1104 Union Avenue, Kansas City MO 64101-1499
7390658 +++CLAY COUNTY TREASURER, ADMINISTRATION BLDG, 1 COURTHOUSE SQ, LIBERTY MO 64068-2365
(address filed with court: Clay County Treasurer, Administration Bldg, 1 Courthouse Square,
Liberty MO 64068)
7390668 +CTW-Superstition Gateway East, Tim J Dollander, 7500 E McDonald Dr #100A,
Scottsdale AZ 85250-6056
7390631 +Cable One, 714 Commercial St., Emporia KS 66801-2976
7390632 +Cartridge World Wichita, 2250 North Rock Road, Suite 130, Wichita KS 67226-2325
7390636 Centerpoint Energy, P.O. Box 4583, Houston TX 77210-4583
7390637 +Central Arkansas Security, #10 Arizona Cove, Conway AR 72032-2105
7390638 +Central Mall Joint Venture Ltd, c/o Warmack and Co LLC, 30 Morris Lane,
Texarkana TX 75503-2115
7390639 Central Mall-Port Arthur, GG&A Central Mall Partners, LP, PO Box 404597,
Atlanta GA 30384-4597
7390640 +Central Mechanical Serv Inc, 1887 State Highway 92, Chickasha OK 73018-7001
7390643 +Chenal Cinema, LLC, 6801 W 107th Street, Overland Park KS 66212-1825
7390645 Christie Digital Systems Inc, P.O. Box 513386, Los Angeles CA 90051-3386
7390646 +Cinedigm, 55 Madison Ave., Suite 300, Morristown NJ 07960-7397
7390647 +Cinema Scene, 9200 Indian Creek Pkwy #200, Overland Park KS 66210-2094
7390648 +City of Bixby, Office of City Clerk, PO Box 70, Bixby OK 74008-0070
7390649 City of Blue Springs Utility, P.O. Box 219253, Kansas City MO 64121-9253
7390650 +City of Emporia, P.O. Box 928, Emporia KS 66801-0928
7390654 City of Muskogee - Water Dept., PO Box 1927, Muskogee OK 74402-1927
7390655 +City of Shawnee, 11110 Johnson Drive, Shawnee KS 66203-2799
7390656 City of Wichita, Public Works & Utilities, P.O. Box 2922, Wichita KS 67201-2922
7390657 +Clark Exterminating Co., Inc., PO Box 1167, Benton AR 72018-1167
7390659 +Coca-Cola, P.O. Box 102703, Atlanta GA 30368-2703
7390661 Coca-Cola Blg of Mid-America, 88017 Expedite Way, Chicago IL 60695-0002
7390662 Coca-Cola Bottling Co, Phoenix Sales Center, P.O. Box 840232, Dallas TX 75284-0232
7390663 Coca-Cola Bottling FL/ARK, P.O. Box 403390, Atlanta GA 30384-3390

7390664 Coca-Cola Refreshment-Beaumont, PO Box 840232, Dallas TX 75284-0232
7390665 +Coca-Cola Refreshments USA Inc, 2900 SW Wanamaker Dr #204, Topeka KS 66614-4188
7390666 Commercial Trade Services LLC, P.O. Box 75247, Wichita KS 67275-0247
7390669 +Custom Facility Services, LLC, 3126 S Boulevard St, Ste 251, Edmond OK 73013-5308
7390673 DES Central Office Address, PO Box 59, Jefferson City MO 65104-0059
7390676 +DTD-Devco SE, LLC, 17207 N. Perimeter Drive, Suite 200, Scottsdale AZ 85255-5386
7390670 Datasat Digital Entertainment, formerly: Beaufort Calif Inc, P.O. Box 8237,
Pasadena CA 91109-8237
7390671 +Deluxe Ecostar LLC, 300 S Flower St, Burbank CA 91502-2103
7390672 +Deluxe Ecostar LLC, File 749669, Los Angeles CA 90074-0001
7390674 +Doctor's Lawn & Landscape Inc, 7425 W 161st, Stilwell KS 66085-8854
7390675 Drake Plumbin Co, P.O. Box 0280, Hutchinson KS 67504-0280
7390679 +Erik Weaver, 10708 W 58th Street, Shawnee KS 66203-2814
7390680 +Ernst & Young LLP, One Kansas City Place, 1200 Main Street, Suite 2500,
Kansas City MO 64105-2167
7390681 Extreme Lighting Supply Inc, P.O. Box 471113, Tulsa OK 74147-1113
7390682 +Fair Refrigeration, Inc., 3027 E. Redfield Rd., Gilbert AZ 85234-5240
7390683 Finance Dept - Revenue Div., City Hall, 414 E 12th St, Kansas City MO 64106-2786
7390684 +First Community Bank, 301 SE Main Street, Lees Summit MO 64063-2333
7390686 +First Defense Extinguisher Co., P.O. Box 1705, Emporia KS 66801-1705
7390687 +Flinthills Mall, c/o Weignd-Omega Mngt., Inc., 333 S. Broadway, Suite 105,
Wichita KS 67202-4325
7390689 +Focus Features, 100 University City Plaza, Universal City CA 91608-1002
7390688 Focus Features, LockBox #848270, Dallas TX 75284-8270
7390690 +Freestyle Releasing, 6310 San Vicente Blvd, Suite 500, Los Angeles CA 90048-5421
7390691 +Geary County Treasurer, 200 E. 8th Street, Junction City KS 66441-2640
7390692 Gold Medal Products, 10700 Medallion Drive, Cincinnati OH 45241-4807
7390694 Granite Telecommunications, Client ID #311, P.O. Box 983119, Boston MA 02298-3119
7390695 +Great Olathe Center LLC, Attn: The Corporation Company, 112 SW 7th Street #3C,
Topeka KS 66603-3858
7390697 Great Plains Coca-Cola, P.O. Box 96-0150, Oklahoma City OK 73196-0150
7390698 +Hamco Kansas City Inc, 17501 W 98th #35-47, Lenexa KS 66219-1790
7390699 +Harkness Screens Ltd, 10 Harkness Boulevard, Fredericksburg VA 22401-7085
7390700 +Hartley Executive Cleaners, 11520 Grandview, Kansas City MO 64137-2823
7390701 +Harvest Graphics, 14625 W 100th St, Lenexa KS 66215-1147
7390705 +Heartland Technology Solution, 653 Oak Rd, Harlan IA 51537-6607
7390706 +Hemmert Electric, 3172 Wildcat Creek Rd, Manhattan KS 66503-9747
7390708 +IDP Films, 1133 Broadway Ste 1120, New York NY 10010-7900
7390709 IMAX Corporation, 2525 Speakman Drive, Postal Code L5K 1B1, Mississauga Ontario
7390710 IMAX Corporation, 2525 Speakman Dr, Sheridan Park, Mississauga, Ontario, Canada L5K 1B1
7390707 +Ice Masters Inc - KC, 6218 Melrose, Shawnee KS 66203-3036
7390711 +Inland Electric Co. Inc., 13313-A South 71 Hwy, Grandview MO 64030-3186
7390712 +Interstate Electrical Supply, 14667 W 101st Terrace, Lenexa KS 66215-1122
7390713 +J & J Locksmith Service, dba J & J Locksmith Service, 417 W 15th Street,
Junction City KS 66441-4716
7390714 ++JACKSON COUNTY COLLECTIONS DEPARTMENT, 415 E 12TH ST, ROOM 100, ATTN BANKRUPTCY,
KANSAS CITY MO 64106-2755
(address filed with court: Jackson County Collector, PO Box 219747,
Kansas City MO 64121-9747)
7390715 +Jefferson County Collector, PO Box 2112, Beaumont TX 77704-2112
7390716 +Johnson County Treasurer, 111 S Cherry St., Ste 1500, Olathe KS 66061-3471
7390717 Johnson County Wastewater, P.O. Box 219948, Kansas City MO 64121-9948
7390718 +Johnstone Supply of Lenexa, 14530 West 101st Terr, Lenexa KS 66215-4718
7390725 KCMO Water Serv Dept, P.O. Box 807045, Kansas City MO 64180-7045
7390719 +Kansas City Life Insur Co, KCL Group Benefits, Attn Sue Reniker, PO Box 219425,
Kansas City MO 64121-9425
7390720 +Kansas City Power & Light, PO Box 219330, Kansas City MO 64121-9330
7390721 +Kansas Dept of Labor, 401 SW Topeka Blvd., Topeka KS 66603-3182
7390723 +Kansas Fire Equipment Co Inc, 123 S Osage, Wichita KS 67213-4776
7390724 Kansas Gas Service, P.O. Box 219046, Kansas City MO 64121-9046
7390726 +Kenton Brothers Inc, 1718 Baltimore, Kansas City MO 64108-1305
7390727 +Kernal Season's LLC, 2265 Paysphere Circle, Chicago IL 60674-0022
7390728 Kimak Pest Management Inc, 19605 S W 40 Highway East, Blue Springs MO 64015-9755
7390729 Kornis Electric Supply Inc, 1000 SE Hamblen Rd, Lees Summit MO 64081-2936
7390730 +Lachelle Spencer, 324 W 7th, Lebo KS 66856-9150
7390731 Lazer Runner (Canada) Inc, P.O. Box 68195, 162 Bonnie Doon Mall, Postal Code T6C 4N6,
Edmonton Alberta
7390732 +Leavenworth Mall, LLC, Attn Mall Office, 3400 S 4th St., Leavenworth KS 66048-5012
7390735 +Leavenworth Plaza Assoc LP, Attn Kevin Mason Esq, 4510 Belleview Ste 300,
Kansas City MO 64111-3538
7390733 +Leavenworth Plaza Assoc LP, Attn: Mall Office, 3400 S 4th Street,
Leavenworth KS 66048-5093
7390736 +Lee's Summit Water Utilities, 220 SE Green Street, Lees Summit MO 64063-2706
7390737 Liberty Utilities, P.O. Box 52691, Department 8600, Phoenix AZ 85072-2691
7390738 +Lighting Inc, P.O. Box 471343, Tulsa OK 74147-1343
7390739 +Lions Gate, Chase Manhatttan Bank, L-Box 29159, 4 Chase Metrtech Center 7th Fl,
Brooklyn NY 11245-0003
7390740 +Lions Gate Film, 2700 Colorado Ave Ste. 200, Santa Monica CA 90404-5502
7390741 +Lionsgate Films, 2700 Colorado Ave Ste 200, Santa Monica CA 90404-5502

- 7390742 +Little Rock Advertising & Promotion Commissionq, Attn: Revenue Div., PO Box 1763, Little Rock AR 72203-1763
- 7390743 +Little Rock Development Co LLC, Attn:Corp Creation Network Inc, 1001 Craig Road #260, Saint Louis MO 63146-6212
- 7390745 +Love Bottling Co, Box 625, Muskogee OK 74402-0625
- 7390746 +Lyd Electric LLC, 134 E 6th, Hastings NE 68901-5201
- 7390747 Lyon County Treasurer, PO Box 747, Emporia KS 66801-0747
- 7390748 +M & H Gas Inc, 4230 Washington Ave, Independence MO 64055-7353
- 7390749 +M & S Plumbing, Htg & A/C Inc, 1101 Hostetler Dr, Manhattan KS 66502-5063
- 7390766 +MKN Inc Janitorial Services, 3519 Sussex Circle, Little Rock AR 72204-4255
- 7390750 +MailFinance Inc, 478 Wheelers Farms Rd, Milford CT 06461-9105
- 7390751 +Maricopa County Treasurer, 301 W. Jefferson St., Phoenix AZ 85003-0620
- 7390752 Market Force Information Inc, P.O. Box 671156, Dallas TX 75267-1156
- 7390753 Maxim Security Alarm Serv Inc, P.O. Box 3251, Independence MO 64055-8251
- 7390755 +Mesa Cinema, LLC, 6801 W 107th Street, Overland Park KS 66212-1825
- 7390756 +Metropolitan Fire Extinguisher, Company, Inc., 5120 W 65th Street, Little Rock AR 72209-3816
- 7390757 +Mid-America Wholesale, Inc., 3101 S. Van Buren, PO Box 1632, Enid OK 73702-1632
- 7390758 +Middleton Heat & Air, P.O. Box 506, Bryant AR 72089-0506
- 7390759 +Midwest Cinema Group, 6801 W 107th St, Overland Park KS 66212-1825
- 7390762 +Miller's Pro-Cut, 5900 E 154th Terr, Grandview MO 64030-4468
- 7390765 +Missouri Gas Energy, P.O. Box 219255, Kansas City MO 64121-9255
- 7390767 +Modern Air Conditioning Inc, 106 Commercial, Emporia KS 66801-4096
- 7390768 +Movie Ad Corp., 23 Kelli Clark Ct SE, Cartersville GA 30121-7004
- 7390769 #+MovieTickets.com, Inc., 2255 Glades Rd #232W, Boca Raton FL 33431-7391
- 7390770 Muskogee County Treasurer, PO Box 1587, Muskogee OK 74402-1587
- 7390775 NEC, 24189 Network Place, Chicago IL 60673-1241
- 7390777 +NR14, LLC, Attn Gary Oborny, 8111 E 32nd St N Ste 101, Wichita KS 67226-2631
- 7390778 +NUCO2 LLC, P.O Box 9011, Stuart FL 34995-9011
- 7390771 +National CineMedia Inc, 9110 E Nichols Ave #200, Englewood CO 80112-3451
- 7390772 National Registered Agents, In, PO Box 927, Princeton Junction NJ 08550-0927
- 7390773 +Nebraska Dept of Labor, Administrative Office, 550 South 16th Street, Lincoln NE 68508-2601
- 7390774 Nebraska State Office Bldg, 301 Centennial Mall South, 2nd Floor, PO Box 94818, Lincoln NE 68509-4818
- 7390779 Oak Meadows LLC, Attn: John C Waters, 6333 Long Mark Twain Building, Shawnee KS 66203
- 7390781 Oklahoma County Treasurer, PO Box 268875, Oklahoma City OK 73126-8875
- 7390782 Oklahoma Employment Security, Commission, PO Box 52003, Oklahoma City OK 73152-2003
- 7390783 Oklahoma Gas & Elec. Co., PO Box 24990, Oklahoma City OK 73124-0990
- 7390784 Oklahoma Natural Gas Co, P.O. Box 219296, Kansas City MO 64121-9296
- 7390786 +Oklahoma Tax Commission, P.O. Box 26860, Oklahoma City OK 73126-0860
- 7390785 Oklahoma Tax Commission, PO Box 26850, Oklahoma City OK 73126-0850
- 7390787 +Olathe Christian School Inc, c/o Roy Wilson, 12030 Hedge Lane Terrace, Olathe KS 66061-9705
- 7390788 +Open Road Film, 12301 Wilshire Blvd Ste 600, Los Angeles CA 90025-1021
- 7390789 Open Road Releasing, LLC, 62326 Collections Cntr Dr., Lockbox 62326, Chicago IL 60693-0623
- 7390790 +Overture Films LLC, 12300 Liberty Blvd, Englewood CO 80112-7009
- 7390791 P.A.T.S. Key & Lock, 110 North Poplar, Hutchinson KS 67501-7129
- 7390792 +Palazzo 16 Theatres, LLC, 6801 W 107th Street, Overland Park KS 66212-1825
- 7390793 +Paramount Pictures Corporation, 5555 Melrose Ave, Los Angeles CA 90038-3197
- 7390794 +Parks & Sons of Sun City Inc, P.O. Box 1158, Sun City AZ 85372-1158
- 7390795 +Patriot Mechanical LLC, 3738 W Commonwealth Ave #2, Chandler AZ 85226-5006
- 7390796 +Paul's Cleaning Service, 126 N 236th Ave, Buckeye AZ 85396-6367
- 7390797 +Penn Square Ltd Partnership, MS Management Associates Inc, National City Center, 115 W Washington, Indianapolis IN 46204-3420
- 7390798 +Penn Square Mall LP, 32122 Collections Center Drive, Chicago IL 60693-0321
- 7390800 +Peoples Bank, 13180 Metcalf Ave, Overland Park KS 66213-2810
- 7390799 +Peoples Bank, Southcreek Branch, 13180 Metcalf Ave, Overland Park KS 66213-2810
- 7390801 +Prize Properties IV, LLC, 11520 Grandview Road, Kansas City MO 64137-2823
- 7390803 +Prize Properties, LLC, 11520 Grandview Road, Kansas City MO 64137-2823
- 7390804 +Proctor Distributing Co. Inc., 10497 Centennial Rd, Littleton CO 80127-4218
- 7390805 Progressive Electronics Inc, 6102 Arlington Ave, Kansas City MO 64133-3816
- 7390806 Protection One, Alarm Monitoring Inc., PO Box 219044, Kansas City MO 64121-9044
- 7390807 +Pulaski County Treasurer, 201 S. Broadway, Suite 150, Little Rock AR 72201-2341
- 7390808 +Quality Plumbing inc, 1731 Howell, Kansas City MO 64116-3812
- 7390817 RML Distribution Domestic LLC, P.O. Box 8313, Pasadena CA 91109-8313
- 7390809 +Real D Inc, 100 N Crescent Dr Ste 120, Beverly Hills CA 90210-5427
- 7390810 +Real D Inc, 100 N Crescent Dr #120, Beverly Hills CA 90210-5427
- 7390811 Regency Office Products LLC, 8024 Glenwood Ave #200, Raleigh NC 27612-1951
- 7390812 +Relativity Media, 9242 Beverly Blvd Ste 300, Beverly Hills CA 90210-3728
- 7390813 +Relativity Media, 9242 Beverly Blvd Ste 300, Beverly Hills CA 90210-3728
- 7390814 +Renfro Electric Incorporated, 1100 S Cherokee, Muskogee OK 74403-7011
- 7390815 +Reno County Treasurer, 206 W 1st Avenue, Hutchinson KS 67501-5204
- 7390816 +Retriever Software, Inc., 2525 S. Broadway, Denver CO 80210-5702
- 7390818 +Roadside Attractions, 7920 Sunset Blvd, Los Angeles CA 90046-3300
- 7390819 Robloff Hutchinson, LLC, 5083 Paysphere Circle, Chicago IL 60674-5083
- 7390820 +Rocky Mountain Films, 4239 Lincoln Pines Court, Salt Lake City UT 84124-2767
- 7390821 +Ron R. Bramlage, dba Bramlage Investments, PO Box 1111, Junction City KS 66441-1111
- 7390822 Ron-Co Plumbing, P.O. Box 1531, Muskogee OK 74402-1531
- 7390823 +Ronald J. Horton, 9741 High Drive, Leawood KS 66206-2324
- 7390824 +Rubloff Hasting LLC, Attn: Corpdirect Agents Inc, 400 West Market St #1800, Louisville KY 40202-3362

- 7390826 +Ryan Lawn & Tree, 6352 N. Hillside, Wichita KS 67219-1803
- 7390840 +SOS Pest Control Inc, 1821 McGee, Kansas City MO 64108-1817
- 7390849 SRP, PO Box 80062, Prescott AZ 86304-8062
- 7390827 +Sadler Paper Company, One Cincinnati Avenue, Muskogee OK 74401-5499
- 7390828 +Schedule Source Inc, 275 Century Circle #102, Louisville CO 80027-9453
- 7390829 +Schifman, Remley & Assoc Inc, P.O. Box 2726, Mission KS 66201-2726
- 7390830 +Seamless Data Systems, P.O. Box 852, Emporia KS 66801-0852
- 7390831 +Sedgwick county Treasurer, 525 North Main, Wichita KS 67203-3734
- 7390833 +Servicemaster Clean, 4900 SW Topeka Blvd, Topeka KS 66609-1122
- 7390834 Shooting Star Maintenance LLC, P.O. Box 843335, Kansas City MO 64184-3335
- 7390835 Siemens Industry Inc, c/o Citibank (Bldg Tech), P.O. Box 2134, Carol Stream IL 60132-2134
- 7390836 +Simon Property Group LP, MS Management Associates Inc, One Merchant Plaza,
115 W Washington St, Indianapolis IN 46204-3420
- 7390838 +Smith Pest Control Services, PO Box 99, Tonkawa OK 74653-0099
- 7390839 +Sony Pictures Releasing Corp, 10202 W Washington Blvd, Culver City CA 90232-3195
- 7390841 +Source One, 5224 Longview Rd., Shawnee KS 66218-9007
- 7390842 Southwest Gas, P.O. Box 98890, Las Vegas NV 89150-0101
- 7390843 Spearhead Fire Equipment Co, P.O. Box 445, Litchfield Park AZ 85340-0445
- 7390844 +Spectrum Sounds & Productions, 7721 Marty, Overland Park KS 66204-2923
- 7390845 +Spirit Master Funding IV LLC, 14631 N Scottsdale Rd Ste 200, Scottsdale AZ 85254-2786
- 7390846 +Spirit Master Funding IV, LLC, 14631 N Scottsdale Road, Suite, Scottsdale AZ 85254-2784
- 7390848 +Spirit Master Funding LLC, 14631 N Scottsdale Rd Ste 200, Scottsdale AZ 85254-2786
- 7390847 +Spirit Master Funding LLC, 14631 North Scottsdale Road, Ste 200, Scottsdale AZ 85254-2786
- 7390850 +State of Arkansas, Ledbetter Bldg., 1816 W. 7th St., Rm. 1380, Little Rock AR 72201-1030
- 7390853 +Strong Technical Services, PO Box 310299, Des Moines IA 50331-0299
- 7390855 +Summit Distribution LLC, 1630 Stewart St #120, Santa Monica CA 90404-4058
- 7390856 +Sunbelt Landscape Management, PO Box 878, Andover KS 67002-0878
- 7390858 +Technicolor Inc, Dept 8498, Los Angeles CA 90084-0001
- 7390857 +Technicolor Inc, Acct Receivables, 3418 Progress Way, Wilmington OH 45177-8952
- 7390859 Texas Comptroller of Public, Accounts, PO Box 13528, Capitol Station,
Austin TX 78711-3528
- 7390860 Texas Unemployment Tax Office, PO Box 149037, Austin TX 78714-9037
- 7390861 +The Flinthills Mall LLC, The Corporation Company Inc, 112 SW 7th Street #3C,
Topeka KS 66603-3858
- 7390862 The ICEE Company, Dept LA 20178, Pasadena CA 91185-1078
- 7390863 The ICEE Company, Dept LA 21078, Pasadena CA 91185-1078
- 7390864 +The Weinstein Company, 1405 University Blvd North, Jacksonville FL 32211-5249
- 7390865 Thyssenkrupp Elevator Corp., PO Box 933004, Atlanta GA 31193-3004
- 7390867 +Travelers Insurance, 7465 West 132nd St., #400, Overland Park KS 66213-1165
- 7390869 +Tresko, Inc-Kansas city, 6218 Melrose, Shawnee KS 66203-3036
- 7390870 +Tri City Coffee Service, PO Box 305, Port Neches TX 77651-0305
- 7390871 Tulsa County Treasurer, 500 S Denver Ave, 3rd Floor, Tulsa OK 74103-3840
- 7390872 +United Chemical & Supplies, 615 Southwest Blvd, Kansas City KS 66103-1920
- 7390874 +United Health Care, Dept. CH10151, Palatine IL 60055-0001
- 7390873 United Health Care, Dept CH 10151, Palatine IL 60055-0151
- 7390875 United Parcel Service, LockBox 577, Carol Stream IL 60132-0577
- 7390876 +Universal Film Exchanges LLLP, P.O. Box 848270, Dallas TX 75284-8270
- 7390877 +Universal Film Exchanges LLP, PO Box 848270, Dallas TX 75284-8270
- 7390878 Utility Billing Services, P.O. Box 8100, Little Rock AR 72203-8100
- 7390879 +Vistar, 10600 W 79th, Overland Park KS 66214-3347
- 7390880 +Vistar Corporation, 12650 E Arapahoe Rd Bldg D, Englewood CO 80112-3901
- 7390881 +Vivendi Entertainment, Attn: Universal Music Group, Distribution Corp,
111 Universal Hollywood Dr #40, Universal City CA 91608-1054
- 7390883 +Vorizon Labs, PO Box 362, Callicoon Center NY 12724-0362
- 7390884 Voss Lighting, PO Box 22159, Lincoln NE 68542-2159
- 7390885 +Wagon Construction Inc, PO Box 817, Bixby OK 74008-0817
- 7390886 +Walt Disney Studios, Attn The Walt Disney Company, 500 S Buena Vista St,
Burbank CA 91521-0007
- 7390888 +Warner Bros Distributing Inc, One Time Warner Center, New York NY 10019-6038
- 7390889 +Waste Management of, P.O. Box 660345, Dallas TX 75266-0345
- 7390890 WaterOne, PO Box 808007, Kansas City MO 64180-8007
- 7390891 +Watts Up, 9320 Johnson Dr, Shawnee KS 66203-3195
- 7390894 +Wholesale Batteries, Inc., 605 Kansas Ave., Kansas City KS 66105-1311
- 7390895 +Wonsetler Refrigeration, Inc., 17 West 5th, Hutchinson KS 67501-4843
- 7390896 Woodward's Disposal Serv Inc, P.O. Box 1023, Hastings NE 68902-1023
- 7390897 +Worldwide Ticket & Label, 3606 Quantum Blvd, Boynton Beach FL 33426-8637

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

- 7390612 E-mail/Text: bankruptcy@aps.com Sep 25 2012 01:58:53 APS, PO Box 2906,
Phoenix AZ 85062-2906
- 7390619 +E-mail/Text: pbreaezeale@azdes.gov Sep 25 2012 02:25:11 AZ Dept. of Economic Security,
PO Box 52027, Phoenix AZ 85072-2027
- 7390620 +E-mail/Text: bankruptcy@azdor.gov Sep 25 2012 01:38:11 AZ Dept. of Revenue,
PO Box 29010, Phoenix AZ 85038-9010
- 7390604 E-mail/Text: dvenable@republicservices.com Sep 25 2012 03:55:59 Allied Waste Services #,
P.O. Box 9001099, Louisville KY 40290-1099
- 7390641 E-mail/Text: bklaw2@centurylink.com Sep 25 2012 03:56:14 CenturyLink, PO Box 29040,
Phoenix AZ 85038-9040
- 7390651 E-mail/Text: kelly.heindel@jcks.com Sep 25 2012 03:14:32 City of Junction City,
P.O. Box 287, Junction City KS 66441-0287

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

- 7390653 +E-mail/PDF: bankruptcy.court@mesaaz.gov Sep 25 2012 03:33:24 City of Mesa, PO Box 16350, Mesa AZ 85211-6350
- 7390652 E-mail/PDF: bankruptcy.court@mesaaz.gov Sep 25 2012 03:33:24 City of Mesa, P.O. Box 1878, Mesa AZ 85211-1878
- 7390667 E-mail/Text: okbankruptcies@cox.com Sep 25 2012 02:41:51 Cox Communications (KS), PO Box 248871, Oklahoma City OK 73124-8871
- 7390677 E-mail/Text: credit7@entergy.com Sep 25 2012 01:38:07 Entergy, P.O. Box 8101, Baton Rouge LA 70891-8101
- 7390693 E-mail/Text: SCD_BankruptcyNotices@Grainger.com Sep 25 2012 02:50:13 Grainger, Dept 862960960, P.O. Box 419267, Kansas City MO 64141-6267
- 7390702 E-mail/Text: bliehr@hastingsutilities.com Sep 25 2012 02:44:41 Hastings Utilities, 1228 N. Denver Ave, PO Box 289, Hastings NE 68902-0289
- 7390703 +E-mail/Text: gvanvranken@hawthornbank.com Sep 25 2012 02:49:38 Hawthorn Bank, 321 W Battlefield, Springfield MO 65807-4906
- 7390704 +E-mail/Text: gvanvranken@hawthornbank.com Sep 25 2012 02:49:38 Hawthorn Bank, 300 SW Longview Blvd, Lees Summit MO 64081-2190
- 7390722 +E-mail/Text: KSBANKRUPTCY@KDOR.STATE.KS.US Sep 25 2012 02:23:32 Kansas Dept of Revenue, 915 SW Harrison St., Topeka KS 66625-0002
- 7390754 E-mail/PDF: BankruptcyFmciMassMa@afni.com Sep 25 2012 03:29:07 MCI, P.O. Box 371838, Pittsburgh PA 15250-7838
- 7390763 +E-mail/Text: ecfnotices@dor.mo.gov Sep 25 2012 02:25:58 Missouri Dept of Revenue, Harry S Truman State Office, Building, 301 West High Street, Jefferson City MO 65101-1517
- 7390764 +E-mail/Text: ecfnotices@dor.mo.gov Sep 25 2012 02:25:58 Missouri Dept of Revenue, PO Box 3375, Jefferson City MO 65102-3375
- 7390776 E-mail/Text: litigation@neclease.com Sep 25 2012 02:24:36 NEC Financial Services LLC, 24189 Network Place, Chicago IL 60673-1241
- 7390837 E-mail/Text: bankruptcy@simplexgrinnell.com Sep 25 2012 03:58:00 Simplex Grinnell LP, Dept CH 10320, Palatine IL 60055-0320
- 7390851 +E-mail/Text: dena.wood@dfa.arkansas.gov Sep 25 2012 01:38:07 State of Arkansas, Dept. of Workforce Service, PO Box 8007, Little Rock AR 72203-8007
- 7390852 +E-mail/Text: dena.wood@dfa.arkansas.gov Sep 25 2012 01:38:07 State of Arkansas, PO Box 1272, Little Rock AR 72203-1272
- 7390866 E-mail/Text: felicia.fandrey-dalton@twcable.com Sep 25 2012 02:25:08 Time Warner Cable, P.O. Box 1104, Carol Stream IL 60132-1104
- 7390893 E-mail/Text: bkcompliance@westarenergy.com Sep 25 2012 02:45:57 Westar Energy, P.O. Box 758500, Topeka KS 66675-8500

TOTAL: 24

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

- 7390644 Chenal Cinemas LLC
- 7390832 See Exhibit A to Schedule F, List of Unsecured Creditors
- 7390898 z -See Exhibit A to Schedule G, List of Executory Contract &, Unexpired Leases
- 7390586* +20th Century Fox Film Corp, PO Box 900, Beverly Hills CA 90213-0900
- 7390603* +Allied Services LLC, d/b/a Allied Waste Svcs of KC, Attn The Corp Company Inc, 112 SW 7th Street #3C, Topeka KS 66603-3858
- 7390610* +Ameripest.US, 200 Cedar Ave #25, Beloit KS 67420-3429
- 7390616* Arrowhead Mall 2005, LLC, Attn Martin Herzog, 1720 S Bellaire St #1209, Denver CO 80222-4336
- 7390629* +Bramlage Investments Inc, PO Box 1111, Junction City KS 66441-1111
- 7390660* +Coca-Cola, PO Box 102703, Atlanta GA 30368-2703
- 7390685* +First Community Bank, 301 SE Main St, Lees Summit MO 64063-2333
- 7390696* +Great Olathe Center LLC, Attn The Corporation Company, 112 SW 7th Street #3C, Topeka KS 66603-3858
- 7390734* +Leavenworth Plaza Assoc LP, Attn Mall Office, 3400 S 4th Street, Leavenworth KS 66048-5093
- 7390744* +Little Rock Development Co LLC, Attn Corp Creation Network Inc, 1001 Craig Road #260, Saint Louis MO 63146-6212
- 7390760* +Midwest Cinema Group Inc., 6801 W 107th St, Overland Park KS 66212-1825
- 7390761* +Midwest Cinema Group, Inc., 6801 W 107th Street, Overland Park KS 66212-1825
- 7390780* Oak Meadows LLC, Attn John C Waters, 6333 Long Mark Twain Building, Shawnee KS 66203
- 7390825* +Rubloff Hasting LLC, Attn Corpdirect Agents Inc, 400 West Market St #1800, Louisville KY 40202-3362
- 7390854* Strong Technical Services, Inc, PO Box 310299, Des Moines IA 50331-9330
- 7390868* +Travelers Insurance, 7465 West 132nd St #400, Overland Park KS 66213-1165
- 7390882* +Vivendi Entertainment, Attn Universal Music Group, Distribution Corp, 111 Universal Hollywood Dr #40, Universal City CA 91608-1054
- 7390887* +Walt Disney Studios, Attn The Walt Disney Company, 500 S Buena Vista St, Burbank CA 91521-0007
- 7390892* +Weinstein Company LLC, 1405 University Blvd North, Jacksonville FL 32211-5249
- 7390678 ##+EP HVAC US Inc., 2140 Wellspring Drive, Beaumont TX 77705-6981
- 7390802 ##+Prize Properties LLC, Attn Bruce Wittman, 12900 W 110th St, Overland Park KS 66210-1253

TOTALS: 3, * 19, ## 2

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

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).

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

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

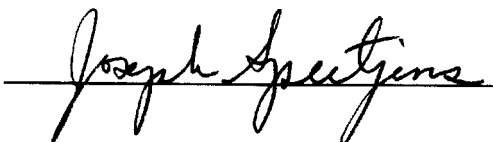
Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable, the notice recipient was advised to update its address with the court immediately.

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 9): 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: Sep 26, 2012

Signature: 

District/off: 1083-2

User: knicole
Form ID: pdf006

Page 7 of 7
Total Noticed: 291

Date Rcvd: Sep 24, 2012

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on September 22, 2012 at the address(es) listed below:

Paul M. Hoffmann on behalf of Debtor Dickinson Theatres, Inc. phoffmann@stinson.com
Sharon L. Stolte on behalf of Debtor Dickinson Theatres, Inc. sstolte@stinson.com
U.S. Trustee ustpreion20.wi.ecf@usdoj.gov

TOTAL: 3