EXHIBIT A

Dock. No.	Objecting Parties	Assertions
512 541	Superior Livestock Auction, Inc.	Objects to transfer of funds to Fifth Third
515 542	Joplin Regional Stockyards	Makes a specific claim to \$97,868.78 received from Harlan Feeders and listed as No. 40 on Exhibit A., arguing that they are proceeds from a contract that Joplin terminated and claimed ownership of.
517	David L. Rings, et al.	Objects to transfer of funds to Fifth Third
518	Ron Reed's Joinder	Objects to transfer of funds to Fifth Third
519 and 554	First Bank & Trust Company	Received an extension of time to file a "Purchase Money Claim".
536	Peoples Bank of Coldwater Kansas	Asserts security interest in portion of interpled funds in Colorado interpleader
539	Bluegrass Stockyards, LLC; Bluegrass Stockyards East, LLC; Bluegrass Stockyards of Campbellsville, LLC; Bluegrass Stockyards of Richmond, LLC; Bluegrass South Livestock Market, LLC; Bluegrass-Maysville Stockyards, LLC; East Tennessee Livestock Center, Inc.; Piedmont Livestock, Inc.; and Southeast Livestock Exchange, LLC	Objects to any transfer of funds to Fifth Third prior to a full determination of Fifth Third's claim and "Piedmont Livestock, Inc. believes it may have a claim to a portion of the funds listed on Exhibit A to the Motion as being paid by Leuken Dairy Farm."
543	Kathleen Pry, as Gibson Trustee	Granted an extension of time to file a Purchase Money Claim.
544	Brent Kuehny d/b/a Dollar K Cattle and Bank of Kremlin	Claims first rights to ELC's \$158,494.02 receivable from Mark Hohenberger (which is not listed on Exhibit A and has not yet been paid). Argues that 1) Colorado law imposes a constructive trust in favor of unpaid sellers of cattle to ELC and 2) the Bank of Kremlin's security interest continues.
545	Stockman Oklahoma Livestock Marketing, Inc.	Argues that a constructive trust has arisen in favor of SOLM under Oklahoma law. Makes a specific claim to #64 on Exhibit A (\$107,660.36 paid by Doug Sunderman) and reserves the right to make additional claims as they have not yet been able to identify "Payors" who purchased their cattle.
546	Crumpler Bros.	Alleges constructive trust under either Texas or Oklahoma law. Sold 150 heifers valued at \$106,691.01 to ELC on October 27, 2010 but does not know to whom they were resold. They therefore are unable to trace proceeds.
547	CPC Livestock	Joins all other objections. Raises no new arguments.
548	Coffeyville Livestock Market, LLC	Adopts Superior's procedural objections.
549	Northwest Alabama Livestock Auction, Glen Franklin, Phillip Taylor Reed, David L. Rings, Gary S. Bell and Ron P. Reed	Identical to Superior Objection.

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552	Russell de Cordova	Makes a claim to funds held in Texas interpleader and which are not listed on Exhibit A to Purchase Money Claims Report.
553	Joplin Regional Stockyards and Superior Livestock Auction, Inc.	The existence of potential fraud claims against ELC and claims against Fifth Third make any transfers premature.
555	Rex Elmore	Alleges constructive trust under Indiana law on account of \$33,653.53 claim for sale of cattle to ELC.
556	Hilliard-McKettrick Investments, et al. ("Florida Creditors")	Asserts claims to amounts at issue in Wisconsin interpleader and payment number 41 on Exhibit A (\$148,172.53 received from Len Miler). Argues that Debtor operated primarily as either a "clearing agency" or "market agency" under PSA and was therefore just a broker for others who never took title to or any interest in cattle or proceeds.