1 2 3 4 5	Mark S. Bostick (Bar No. 111241) Tracy Green (Bar No. 114876) WENDEL, ROSEN, BLACK & DEAN LLI 1111 Broadway, 24 <sup>th</sup> Floor Oakland, California 94607-4036 Telephone: (510) 834-6600 Fax: (510) 834-1928 Email: mbostick@wendel.com; tgreen@wendel.com	P	
6	Attorneys for Michael G. Kasolas, Trustee		
7			
8	UNITED STATES BANKRUPTCY COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	OAKLAND DIVISION		
11			
12	In re	Case No. 16-40050-WJL	
13	FOX ORTEGA ENTERPRISES, INC., dba PREMIER CRU,	Chapter 7	
14	dua FREWIER CRO,	MOTION FOR ORDER APPROVING COMPROMISE WITH ADVANCE	
15	Debtor.	RESTAURANT FINANCE, LLC	
16	·		
17	Michael G. Kasolas ("Trustee"), the duly appointed and acting trustee of the above-		
18	captioned estate, hereby moves under Bankruptcy Rule 9019 for an order approving his proposed		
19	compromise with Advance Restaurant Finance, LLC ("ARF") as set forth in the parties'		
20	Settlement Agreement attached as Exhibit A to the Trustee's Notice and Opportunity for Hearing		
21	on Motion for Order Approving Compromise with Advance Restaurant Finance, LLC (the		
22	"Notice") filed herewith, a true and correct copy of which is attached hereto as <b>Exhibit 1</b> and		
23	made a part hereof. This motion seeks an order approving the compromise and authorizing the		
24	Trustee to pay the settlement amount to ARF pursuant to the terms thereof. This motion is		
25	supported by the Declaration of Mark S. Bostick filed herewith. For the reasons stated in the		
26	Notice, the Trustee submits that the proposed compromise is fair and equitable and in the best		

Entered: 04/11/17 16:35:42 Page 1 of

This motion is made pursuant to Bankruptcy Local Rule 9104-1(b)(3). As set forth in the

26

27

28

interests of the creditors and the estate.

Notice, any opposition to the motion must be served and filed no later than 21 days from the date of service of the Notice, i.e. by May 2, 2017. If a timely objection or request for hearing is served and filed, the undersigned will provide such objecting party with not less than 7 days written notice of the hearing on such objection. If no timely objection or request for hearing is filed and served, an order approving the compromise may be entered by default, without further notice or hearing.

DATED: April 11, 2017

WENDEL, ROSEN, BLACK & DEAN LLP

By: /s/ Mark S. Bostick

> Mark S. Bostick Attorneys for Michael G. Kasolas, Trustee

## **EXHIBIT 1**

Case: 16-40050 Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 3 of 17

# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

In re

Case No. 16-40050-WJL

FOX ORTEGA ENTERPRISES, INC., dba PREMIER CRU,

Chapter 7

Debtor.

NOTICE AND OPPORTUNITY FOR HEARING ON MOTION FOR ORDER APPROVING COMPROMISE WITH ADVANCED RESTAURANT FINANCE, LLC

TO: THE TWENTY LARGEST CREDITORS, PARTIES REQUESTING SPECIAL NOTICE, THE U.S. TRUSTEE, THE DEBTOR AND OTHER INTERESTED PARTIES:

PLEASE TAKE NOTICE THAT Michael G. Kasolas ("Kasolas" or "Trustee"), the chapter 7 trustee for the bankruptcy estate of above-captioned debtor ("Debtor"), has filed a motion under Bankruptcy Rule 9019 (the "Motion") for an order approving his compromise with Advanced Restaurant Finance, LLC ("ARF"). The Motion is based on the facts and merits summarized below.

#### The Compromise Terms

A copy of the parties' Settlement Agreement is attached as **Exhibit A** (the "Agreement") and is made a part hereof. It provides that subject to certain conditions, Kasolas will pay ARF \$70,000 in full satisfaction of its secured claim.

#### Factual Background and Merits of Compromise

The Debtor filed its voluntary petition for relief under chapter 7 of the Bankruptcy Code on January 8, 2016. Kasolas is the duly appointed trustee in the case. ARF holds a second position security interest in all assets of the Debtor, securing a debt of \$146,423.04. ARF acquired the debt and security position from Mission Valley Bank, which had loaned the Debtor \$150,000.00. ARF's lien is behind that of Community Bank of the Bay ("CBB"), whose first position lien secures a debt of about \$1,310,000.00. CBB's debt is secured by additional collateral in the form of junior deeds of trust on real property owned by 1011 University LLC (the "Realty"), which Realty is in contract to be sold for an amount believed to be sufficient to pay off CBB's secured claim(s). The Trustee currently holds about \$760,000.00 in sale proceeds from the wine located at the Debtor's warehouse which is net of obligations to pay class members under the Stipulation of Settlement approved on July 29, 2017 [Doc # 365]. Other assets that may be subject to the liens are yet to be collected.

A condition of the Agreement is that CBB be paid at least 90 percent of its claim from the sale of the Realty or agree to release its claim for less than \$200,000. The Realty is in contract to be sold and the condition that CBB be paid at least 90 percent of its secured claim is expected to be met.

In settling with ARF, the Trustee is releasing it from the following potential claims: (1) the claim that its security interest never attached to the sale proceeds because the Debtor did not own the

inventory; (2) a preference claim to avoid about \$24,000 in payments made to ARF during the 90-day period prior to the filing of the Debtor's bankruptcy petition filing (made while the Debtor was operating a Ponzi scheme); (3) a claim to determine the validity and extent of ARF's security interests based on inadequate documentation or lack of value of the collateral covered by the lien.

The Trustee submits that the proposed compromise is fair and equitable and in the best interests of creditors under the factors set forth in *In re A&C Properties*, 784 F.2d 1377 (9th Cir. 1986), *cert denied*, 479 U.S. 854 (1986), because it: (1) avoids the potentially costly litigation to determine the Debtor's ownership interests in the sold wine (to determine if the lien attached), the result of which is uncertain and would be amenable to appeal; (2) assuming that ARF's lien rights are enforceable, as the Trustee does, it results in a benefit to the estate of \$76,473.00 plus accrued interest, based on the difference between the amount of ARF's secured claim and the settlement payment; (3) the risk that CBB is paid less than 90 percent on its claim from the Realty is eliminated by the condition that requires it to be so paid before the settlement payment becomes enforceable.

#### Procedure to Object and Request a Hearing

**PLEASE TAKE FURTHER NOTICE** that this matter is governed by Bankruptcy Local Rule 9014-1(b)(3), which states:

Any objection to the requested relief, or a request for hearing on the matter, must be filed and served upon the initiating (undersigned) party within twenty-one (21) days of mailing the notice (i.e. by May 2, 2017.

Any objection or a request for a hearing must be accompanied by any declarations or memoranda of law any requesting party wishes to present in support of its position;

If there is no timely objection to the requested relief or a request for hearing, the court may enter an order granting the relief by default;

The initiating party will give at least seven (7) days written notice of the hearing to the objecting or requesting party, and to any trustee or committee appointed in the case.

Any objection or request for hearing must be served on the undersigned and filed with the Clerk of the United States Bankruptcy Court, Northern District of California, Oakland Division, 1300 Clay Street, Room 300, Oakland, CA 94612, or in the case via Pacer.

PLEASE TAKE FURTHER NOTICE that the Motion and supporting declaration of Mark S. Bostick are on file and may be obtained from the Bankruptcy Court Clerk, through Pacer at https://ecf.canb.uscourts.gov/, or upon request from the undersigned.

Dated: April 11, 2016 [Date of Mailing]

/s/ Mark S. Bostick

Mark S. Bostick (Bar No. 111241) WENDEL, ROSEN, BLACK & DEAN, LLP 1111 Broadway, 24th Floor

1111 Broadway, 24th Floor Oakland, CA 94607-4036 Tel: (510) 834-6600

Email: mbostick@wendel.com

Attorneys for Michael G. Kasolas, Trustee

NOTICE OF COMPROMISE WITH ARF

2

017558.0052\4 @ase: 16-40050 Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 5 of

## **EXHIBIT** A

Case: 16-40050 Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 6 of 17

#### SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is entered into as of March 31, 2017, between Michael G. Kasolas, Trustee ("Trustee" or "Kasolas") of the chapter 7 bankruptcy estate of Fox Ortega Enterprises, Inc., doing business as Premier Cru, the Debtor ("Debtor" or "Fox Ortega") and Advanced Restaurant Finance, LLC ("ARF").

#### **FACTUAL RECITALS**

This Agreement is made with reference to the following recitals of facts, all of which the Parties affirm and acknowledge are true and correct.

- 1. On January 8, 2016 ("Filing Date"), the Debtor filed a voluntary petition under Chapter 7 of the Bankruptcy Code, thereby commencing Case No. 16-44050 (the "Case"), and Kasolas was appointed and continues to serve as trustee of the Fox Ortega bankruptcy estate ("Estate") in the Case.
- ARF holds a secured claim against all personal property of Debtor based on the following documents:
  - The Merchant Agreement between Mission Valley Bank and Fox Ortega Enterprises Inc., as merchant, dated September 24, 2014, as amended on June 18, 2015, reflecting a loan amount of \$150,000.00.
  - A UCC-1 Financing Statement covering "all personal property" filed by Corporation Service Compnay, as representative, with the California Secretary of State on September 22, 2014.
  - A Transfer Agreement dated January 15, 2016, between Mission Valley Bank and ARF.
  - An amended proof of claim filed on July 6, 2016, by ARF in the sum of \$146,423.04 confirming the balance due on the debt.
- ARF's security interest in the Debtor's personal property is subordinate to that of 3. Community Bank of the Bay ("CBB"), which perfected its security interest(s) on or about May 8, 2009, and filed timely extension(s) thereof. The secured debt of CBB is about \$1,400,000.00.
- The Trustee currently holds net proceeds from the sale of wine located at the Debtor's warehouse of about \$800,000.00. This amount is subject to administrative expenses as well as CBB's lien. All rights and remedies of customers in the wine that was sold by the Trustee was assigned to the Trustee under a class action settlement. Questions of who held title to the wine or who has superior rights to the wine have not been determined.
- CBB holds additional collateral in the form of junior deeds of trust on the Debtors' former leasehold premises located at 1011 University Avenue, Berkeley, California (the

Case: 16-40050 Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42

"Real Property") It hopes to be paid off or in large part from the proceeds of any sale of that property.

- 6. In addition, it is as yet undetermined whether ARF's lien attached to any of the wine bottles held in the Debtor's warehouse because the vast majority of those had been paid for and have been allocated to customers of Fox Ortega.
- 7. In the 90 days before the Filing Date, the Debtor made three payments to Mission Valley Bank on account of its debt in the total sum of \$24,428.86. In 2016, the Debtor's chief executive officer, John Fox, entered a plea agreement admitting that the Debtor was in effect engaged in a Ponzi scheme at all times from 2012. The Trustee contends that the payments to Mission Valley Bank were therefore +3not made in the ordinary course of business and are avoidable as preferential transfers.

The parties wish to resolve their disputes and eliminate delay and uncertainty and avoid expense of any potential litigation and agree as follows:

#### **AGREEMENT**

- 1. <u>Settlement Payment Amount</u>. The Trustee shall pay ARF \$70,000 in full satisfaction of its secured debt within 14 days upon the occurrence of the following conditions:
  - A. The Real Property is sold for a sum sufficient to pay CBB at least 90 percent of its secured debt or CBB agrees to release its secured claim for not more than \$200,000.00.
  - B. This Agreement is approved by the United States Bankruptcy Court presiding over the Case.
- 2. Anticipated Timing of Settlement Payment. The parties anticipate that if the conditions above are met that the Trustee will make the settlement payment to ARF by no later than May 15, 2017. The date for performance may be extended up to 60 days to allow the conditions to occur.
- 3. Entitlement to Unsecured Claim. ARF's right to assert that balance of its claims as an unsecured claim is preserved. It will have 30 days from the date it receives payment to amend its proof of claim in the case. If it fails to do so, it shall be left with no claim in the case, waivers and releases
- 4. Release. Upon its receipt of payment, ARF shall release is secured claim(s) against the Debtor's estate.
- 5. Integrated Agreement. This Agreement, including any exhibits hereto, constitutes the entire agreement between the parties with respect to the transaction contemplated hereby and supersedes all prior agreements and understandings between the parties hereto relating to the subject matter hereof.

- 6. Modification. This Agreement may be amended or modified only by a written instrument executed by all of the parties hereto.
- 7. <u>Successors.</u> This Agreement shall be binding upon and shall inure to the benefit of the successor-in-interest and assigns of each party to this Agreement.
- 8. <u>Counterparts.</u> This Agreement may be executed in counterparts, each of which is deemed an original and all of which together constitute on document. It may further be signed in duplicate by facsimile signature or by electronic signature and such signatures shall be regarded and have the same force and effect as an original signature.
- 9. <u>Bankruptcy Court Jurisdiction</u>. The parties agree that the Bankruptcy Court presiding over the Case shall retain jurisdiction to hear and determine any dispute concerning the interpretation or enforcement of this Agreement.

Dated: 3/3/17

Dated: 4/11/17

ADVANCED RESTAURANT FINANCE, LLC

Vincent Monard

MICHAEL G. KASOLAS

Chapter 7 Trustee of the Bankruptcy Estate of Fox Ortega Enterprises, Inc.

dba Premier Cru

#### **CERTIFICATE OF SERVICE**

I, Jeanne Rose, declare:

I am a citizen of the United States and am employed in Alameda County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 1111 Broadway, 24th Floor, Oakland, California 94607-4036.

On the date set forth below, I served a copy of the following document(s):

### NOTICE OF OPPORTUNITY FOR HEARING ON MOTION FOR ORDER APPROVING COMPROMISE WITH ADVANCED RESTAURANT FINANCE, LLC

[X] by ECF to the parties listed on the attached service list in accordance with the *Order Granting Motion to Reduce Notice Required for Future Notices Under Bankruptcy Rule* 2002(a) [Docket No. 437] who are ECF recipients.

#### AND

[X] (by mail) to the parties listed on the attached service list in accordance with the *Order Granting Motion to Reduce Notice Required for Future Notices Under Bankruptcy Rule 2002(a)* [Docket No. 437] who are not ECF recipients by placing a true and correct copy thereof enclosed in a sealed envelope with first-class postage prepaid in a designated area for outgoing mail, addressed as set forth below. At Wendel, Rosen, Black & Dean, LLP, mail placed in that designated area is given the correct amount of postage and is deposited that same day, in the ordinary course of business, in a United States mailbox in the City of Oakland, California to the following recipients

I declare under penalty of perjury under the laws of the State of California and the United States of America that the foregoing is true and correct, and that this declaration was executed on April 11, 2017, at Oakland, California.

/s/ Jeanne Rose	
JEANNE ROSE	

See attached service list.

#### FOX ORTEGA ENTERPRISES, INC., DBA PREMIER CRU, DEBTOR CASE NO. 16-40050

#### LIMITED NOTICE MAILING LIST (Per Order Dated October 26, 2016)

#### Twenty Largest Unsecured Creditors Who Have Timely Claims:

American Express Travel Rltd. Srvcs. Co. Inc.

c/o Becket and Lee LLP

P.O. Box 3001

Malvern, PA 19355-0701

MSI Electronic Payments, LLC

c/o T. Micah Dortch Cooper &

Scully, P.C. 900 Jackson St., Suite 100

Dallas, Texas 75202

Universal Card, Inc. dba Merchant Services

Thomas J. Stolp, Esq.

Rogers, MacLeith & Stolp, LLP

10061 Talbert Avenue, Suite 390

Fountain Valley, CA 92708

Mun Hei Li aka Li Mun Hei

c/o Raphael Cung, Esq.

Callahan & Blaine, APLC

3 Hutton Centre Drive, 9th Floor

Santa Ana, CA 92707

Philip B. Gruell, DDS

1717 Santa Clara Ave.

Alameda, CA 94501

Lawrence Wai-Man Hui

Bennett G. Young, Esq.; Christina L. Chen, Esq.

Jeffer Mangels Butler & Mitchell

Two Embarcadero Center, 5th Floor

San Francisco, CA 94111

Michael D. Thomson

3111 Welborn St. #1604

Dallas, TX 75219

Richard Schmidt

2500 Hospital Drive

Mountain View, CA 94040

Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 11 of Case: 16-40050 017558.0052\4476965.1

Nikolai Khabibulin

c/o Michael VanNiel

Banker and Hostetler

127 Public Square, #2000

Cleveland, OH 44114

Michael Troise

401 E 89th Street

New York, NY 10128

Bo Feng

Room 605, Admiralty Centre

Tower 2, 18 Harcourt Road

HONG KONG

Brad Karp

653 Paseo de la Cuma

Santa Fe, NM 87501

Robert Nilsson

c/o Michael VanNiel

127 Public Square #2000

Cleveland, OH 44114-1214

39 Partners, LLC

c/o Lane Powell, PC, Attn: Heidi Anderson

1420 Fifth Avenue, Suite 4200

P.O. Box 91302

Seattle, WA 98111-9402

Ross Bott

152 Poplar St

Half Moon Bay, CA 94019

T. Szen Low

c/o Akin Gump, et al

Attn: David P Simonds

2029 Century Park East #2400

Los Angeles, CA 90067

Michael Collins

c/o Gregory K. Jones

Dykema Gossett LLP

333 S. Grand Ave. #2100

Los Angeles, CA 90071

Chun Yu

Jonathan Polland

Gordon & Polland LLP

235 Montgomery Street, Suite 701

San Francisco, CA 94104

Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 12 of Case: 16-40050 17

017558.0052\4476965.1

Michael Podolsky c/o Merle C. Meyers Meyers Law Group 44 Montgomery St. #1010 San Francisco, CA 94104

Albert Hwang Walnut Hill Capital LLC 101 California Street, Ste. 950 San Francisco, CA 94111

Case: 16-40050 Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 13 of 17

#### **Counsel for Secured Creditors:**

David J. Rapson, Esq. Rapson Law Offices 318 San Carlos Ave. Piedmont, CA 94611 Counsel for Community Bank of the Bay (ECF Recipient)

Angela A. Velen, Esq. Collection at Law, Inc. 3835 E. Thousand Oaks Blvd., #R-349 Westlake Village, CA 91362 Counsel for Advanced Restaurant Finance, LLC

#### **Counsel for Debtor:**

Stephen D. Finestone, Esq. Law Offices of Stephen D. Finestone 456 Montgomery St., 20th Flr. San Francisco, CA 94104 (ECF Recipient)

#### The United States Trustee:

Margaret H. McGee Office of the U.S. Trustee 450 Golden Gate Ave, 5th Flr. Suite #05-0153 San Francisco, CA 94102 (ECF Recipient)

#### Governmental Agencies Who Have Filed Claims

Franchise Tax Board Bankruptcy Section MS A340 P.O. 2952 Sacramento, CA 95812-2952

Department of the Treasury Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346

State Board of Equalization Special Operations Branch MIC:55 PO Box 942879 Sacramento CA 94279-0055

Case: 16-40050 Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 14 of 17

017558.0052\4476965.1

#### Chapter 7 Trustee of the Estate of John Eugene Fox

Marlene G. Weinstein, Trustee 1511 M Sycamore Ave., #259 Hercules, CA 94547

Charles P. Maher Rincon Law, LLP 268 Bush Street, No. 333 San Francisco, CA 94104 (Counsel for Marlene G. Weinstein, Trustee) (ECF Recipient)

Case: 16-40050 017558.0052\4476965.1 Doc# 528 Filed: 04/11/17 Entered: 04/11/17 16:35:42 Page 15 of

#### **Request for Special Notice**

sfinestone@pobox.com
Stephen D. Finestone, Esq.
Law Offices of Stephen D. Finestone
456 Montgomery St., 20<sup>th</sup> Flr.
San Francisco, CA 94104

Firadis Ltd.
c/o Philip J. Terry, Esq.
Carle, Mackie, Power & Ross LLP
100 B Street, #400
Santa Rosa, CA 95401
iain@macfern.com
Todd McAllister
c/o Iain A. Macdonald, Esq.
Macdonald | Fernandez
221 Sansome Street, 3<sup>rd</sup> Flr.
San Francisco, CA 94104

piterry@cmprlaw.com

mgwtrustee@mgwtrustee.com Marlene G. Weinstein, Trustee 1511 M Sycamore Ave., #259 Hercules, CA 94547

byoung@jmbm.com William Hui c/o Bennett G. Young, Esq. Jeffer Mangels Butler & Mitchell LLP Two Embarcadero Center, 5th Floor San Francisco, CA 94111-3824

mcharlson@velaw.com Michael D. Thomson c/o Michael L. Charlson Vinson & Elkins LLP 555 Mission Street, Suite 2000 San Francisco, CA 94105

drapson@grclaw.com
Community Bank of the Bay
c/o David J. Rapson, Esq.
Rapson Law Offices
318 San Carlos Ave.
Piedmont, CA 94611

Theodore H. Latty Hughes Hubbard & Reed LLP 350 South Grand Ave., Suite 3600 Los Angeles, CA 90071 Maggie.mcgee@usdoj.gov Margaret H. McGee Office of the U.S. Trustee 1301 Clay Street, #690N Oakland, CA 94612

tstolp@rmslawyers.com
Universal Card Inc.
c/o Thomas J. Stolp, Esq.
Rogers, MacLeith & Stolp, LLP
10061 Talbert Ave., Suite 390
Fountain Valley, CA 92708

dhc@severson.com
Alvin W. Smith
c/o Donald H. Cram
Severson & Werson
One Embarcadero Center, Suite 2600
San Francisco, CA 94111

idaniel@vlaw.com Michael D. Thomson c/o Josiah M. Daniel, III Vinson & Elkins LLP 2001 Ross Avenue, Suite 3700 Dallas, TX 75201-2975

michael.lee@lee-li.com
Lee Qu. Shim
c/o Michael D. Lee, Esq.
Lee & Li, Attorneys
333 W. Santa Clara St., #610
San Jose, CA 95113
dmiller@steinlubin.com

Jian Dong c/o Dennis D. Miller Lubin Olson & Niewiadomski LLP 600 Montgomery St., 14<sup>th</sup> Floor San Francisco, CA 94111

Eandphorn@comcast.net Erling L. Horn 1029 Windsor Dr. Lafayette, CA 94549-4145

Wesley E. Thompson 4050 El Molino Lane Sebastopol, CA 95472 ecf@daryalaw.com Hector Ortega c/o Darya S. Druch, Esq. One Kaiser Plaza, Ste. 1010 Oakland, CA 94612

mjsimon@simonlaw.com PG&E c/o Martha J. Simon, Esq. Law Offices of Martha J. Simon 155 Montgomery Street, #1004 San Francisco, CA 94104

notices@bkservicing.com
Daimler Trust
c/o Cheryle Williams, Agent
BK Servicing, LLC
PO Box 131265
Roseville, MN 55113-0011

Izeman@fyklaw.com William Witte c/o Larry S. Zeman Fitzgerald Yap Kreditor LLP 16148 Sand Canyon Avenue Irvine, CA 92618

albert.kennedy@tonkon.com Raj Garg c/o Albert Kennedy, Esq/Tonkon Torp. 1600 Pioneer Tower 888 SW Fifth Ave. Portland, OR 97204

komal.chokshi@cooperscully.com MSI Electronic Payments, LLC c/o Komal Chokshi Cooper and Scully, P.C. 235 Pine Street, Suite 1475 San Francisco, CA 94104

David Kelton 423 Rockingham Los Angeles, CA 90049-2637

Russell Friedman 1726 Delancy Place Philadelphia, PA 19103 Luis So 3128 Geary Blvd. San Francisco, CA 94118

bionese55@gmail.com
Brian R. Jones
2001 Sabrina Terrace
Corona Del Mar, CA 92625

Donald E. Thomas, Jr. POB 755 Silver Spring, MD 20918

David Shalleck 44 Lower North Terrace Tiburon, CA 94920

mmeyers@meyerslawgroup.com Merle C. Meyers, Esq. Meyers Law Group, P.C. 44 Montgomery St., #1010 San Francisco, CA 94104

chris.lindstrom@cooperscully.com Merchant Services c/o Christopher D. Lindstrom, Esq. Cooper & Scully, PC 815 Walker, #1040 Houston, TX 77002

ekreditor@fyklaw.com
Danh Kuennemann + Kim Tang
c/o Eoin L. Kreditor, Esq.
Fitzgerald Yap Kreditor LLP
16148 Sand Canyon Ave.
Irvine, CA 92618

mark@chavezgertler.com nance@chavezgertler.com Podolsky+Class Action c/o Mark A. Chavez/Nance F. Becker 42 Miller Ave. Mill Valley, CA 94941

ecfcanb@aldreidgepitelcom U.S. Bank National Association c/o Drew A. Callahan, Esq. Aldridge Pite, LLP POB 17933 San Diego, CA 92177-0933 Jeffrey L. Rosen 1905 Windfield Drive Munster, IN 46321

mtnhdwy@charter.net Craig M. Congdon PO Box 120602 Big Bear Lake, CA 92315

Iseidman@diamondmccarthy.com
Lon J. Seidman, Esq.
Diamond McCarthy LLP
489 Fifth Ave., 21<sup>st</sup> Flr.
New York, NY 10017

cburnett@nomoredebt.com Scott W. Siegner c/o Craig Burnett, Esq. 537 Fourth Street, Ste. A Santa Rosa, CA 95401

bmarum@sheppardmullin.com Chrisafis Nicola c/o J. Barrett Marum Sheppard, Mullin, et al. 501 W. Broadway, 19th Flr. San Diego, CA 92101-3598 ikim@kellerbenvenutti.com T. Szen Low c/o Tobias S. Keller / Jane Kim Keller & Benvenutti LLP 650 California Street, #1900 San Francisco, CA 94108 kpope@downeybrand.com Albert Nassi c/o Kelly L. Pope, Esq. Downey Brand LLP 621 Capitol Mall, 18th Flr.

Sacramento, CA 95814

Advance Restaurant Finance, LLC c/o Angela A. Velen, Esq. 3835 E. Thousand Oaks Blvd., #R-349 Westlake Village, CA 91362 darren.goldstein@flastergreenberg.com Darren H. Goldstein Flaster/Greenberg PC 1810 Chapel Avenue W. Cherry Hill, NJ 08002

jessecacosta@gmail.com Jesse Acosta 130 Barrow St., Apt. 219 New York, NY 10014

Joel F. Citron, Esq. Citron & Citron 3420 Ocean Park Blvd., #3030 Santa Monica, CA 90405

Amir Arbisser 644 Beach Road Sarasota, FL 34242

Micah.Dortch@cooperscully.com
MSI Electronic Payments
c/o T. Micah Dortch
Cooper & Scully, PC
900 Jackson Street, #100
Dallas, TX 75202
lyun@sheppardmullin.com
Chrisafis Nicola
c/o Lisa S. Yun
Sheppard, Mullin, et al.
501 W. Broadway, 19<sup>th</sup> Flr.
San Diego, CA 92101-3598
klumplaw@gmail.com

klumplaw@gmail.com Pedro Solis Camara c/o Gina R. Klump, Esq. 17 Keller Street Petaluma, CA 94952

jim@elkship.com Malik Hasan, M.D. c/o James A. Shepherd, Esq. Elkington Shepherd LLP 409 – 13<sup>th</sup> Street, 10<sup>th</sup> Flr. Oakland, CA 94612

017558.0052\4476965.1