

TROUTMAN SANDERS LLP

Attorneys for Richmond Corrugated Box Co.

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF ILLINOIS**

)	
)	Chapter 11
In re)	
GULF PACKAGING, INC.,)	Case No. 15-15249
)	
Debtors.)	
)	

NOTICE OF DEMAND FOR RECLAMATION

TO: GULF PACKAGING, INC.

PLEASE TAKE NOTICE that Richmond Corrugated Box Company (“Richmond Box”) hereby makes demand for reclamation pursuant to Sections 503(b)(9) and 546(c) of the Bankruptcy Code and Section 2-702 of the Uniform Commercial Code and all other applicable bankruptcy and non-bankruptcy law upon Gulf Packaging, Inc., debtor and debtor in possession (“Gulf Packaging”) with respect to all goods and product delivered by Richmond Box to Gulf Packaging that were sold in the ordinary course of Richmond Box’s business and business relationship with Gulf Packaging, and were delivered on credit terms to, and received by, Gulf Packaging during both the twenty (20) days and forty-five (45) days prior to the filing of Gulf Packaging’s chapter 11 petitions. This demand includes, but is not limited to, the goods and product identified on Schedule “A” to the May 14, 2015 letter annexed hereto.

PLEASE TAKE FURTHER NOTICE that in addition to, but not intended to be exclusive of, the foregoing demand for reclamation, Richmond Box hereby demands immediate payment in full in cash as an allowed and bona fide administrative expense claim subject and pursuant to Section 503(b)(9) of the Bankruptcy Code for all goods and product delivered by Richmond Box to Gulf Packaging within the twenty (20) days prior to the filing of Gulf Packaging’s chapter 11 petition.

PLEASE TAKE FURTHER NOTICE that all goods and product subject to Richmond Box’s rights of reclamation must be protected, must not be co-mingled, and must be segregated by Gulf Packaging, and shall not be used for any purpose whatsoever, and Richmond Box hereby incorporates by reference a copy of its reclamation demand letter dated May 14, 2015, which has heretofore been issued to Gulf Packaging.

Richmond Box hereby asserts and reserves any and all other claims, rights, entitlements and demands, as well as any other interests, it possesses with respect to the aforesaid goods and products. Richmond Box hereby further reserves its right to amend and supplement this Notice and/or Schedule "A" to the annexed letter of May 14, 2015.

Dated: May 14, 2015
Chicago, Illinois

Respectfully submitted,

TROUTMAN SANDERS LLP

By: /s/ Tyler S. Mertes

*Attorneys for Richmond Corrugated Box
Company*

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