

Document Page 1 of 21
Debtor Kmart Corporation et al.,

"Kmart" 02-02474

Please Bartlett, Claimholder

Ross Estate 10-C

P. O. Box 7095

St. Thomas, VI 00801

April 29, 2009

The U.S. Bankruptcy Court

For the Northern District of Illinois

219 South Dearborn St.

Chicago, Illinois 60604

Motion

FILED
UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF ILLINOIS

MAY 04 2009

KENNETH S. GARDNER, CLERK
PS REP. - DDS

I move the honorable Court to accept as filed on my behalf May 28, 2002 a suit filed with the District Court on St. Thomas VI against Kmart Corporation et al. I am a person with a qualified disability was discriminated on May 14, 2001 and as a result the violations are for Employment Discrimination, Filed under Kmart 02-02474 is another claim in the amount of \$45,000.00

These other claims retained at the District Court should have been already here since July 18, 2002. I move that ^{the} court also give favor as the 3rd Circuit and Supreme Ct. have done to and for my claims against Kmart ^{that} waived all rights allowing me those rights to my claim for Employment Discrimination Violation of Americans with Disabilities Act, breach of Contract Age Discrimination wrongful discharge intentional infliction of emotional distress.

"Kmart" 02-02474

Please Bartlette

Ross Estate 10-c

P.O. Box 7095

St. Thomas, VI 00801

April 29, 2009

The US Bankruptcy Court

For The Northern District of Illinois

219 South Dearborn St.

Chicago, Illinois 60604

Motion

On the behalf of Simone S. Freeman, a person having a qualified disability her claims were and continues to be part of the District Court's VI records as Docket #32. A copy had been mailed to ^{the} Court Case # 06-2412 attached as Exhibit A.

She has been through the 3rd Circuit and Supreme Courts with me via our records and was also accepted. I moved that as Claimant this honorable Court will do the same for her. As Claimant myself we are all the Jointly Administered Chapter 11 Cases seeking enforcement and the Court's protection against Kmart Corporation. Freeman filed her claims in the District Court, For the Eastern District of Pennsylvania against Kmart Corporation and David Fisher where the actions were dismissed leaving Freeman

P. 2.

Simone S. Freeman

Unprotected as per those rights given to her.
Her case was reviewed and accepted as it went through the 3rd circuit and Supreme Court for I took her along with me and all the other Chapter 11 cases who were against the wrongs done to us by Kmart. David Fisher is an Employee of Kmart. By way of information Atty. Bennett Chau attorney for Kmart submitted her name for the record.

My request is that this Court also accept her to and for the record as claimant for she completes also our record as the Chapter 11 cases that were lost to this Court and are now found. Freeman's case against Fisher exceeds \$75,000 dollars says the court she claimed ^①sexual harassment against him. Then ^②gender discrimination and retaliation. January 6, 2003 Freeman lodged her complaint against Fisher who was warned to control his language, ^④ negligence in the implementation of its sexual harassment policy and in its handling of Fisher's unlawful conduct. ^③intentional infliction of emotional distress was Kmart's. for Fisher ^① negligence ^② intentional infliction of emotional distress Kmart is responsible for Fisher's partion and their conduct.

I see no mailing address for Simone S. Freeman until it is found. I ask the Court's address to be used as security.

Please Barthette
Ross Estate 10-C
P. O. Box 7095
St. Thomas, VI 00801

April 29, 2009

Attn. Kmart Balloting Center
Claims Agent Trumbull Bankruptcy Service
P. O. Box 426
Windsor, Connecticut 06095

In regards: Administrative Claim Request Form Exhibit M.

Dear Sir & madam:

The Form is incomplete,
not dated, and it does not show our Claim
Number. (That is the proper claim number).

Before a mistake is made I am asking
you to return as is to me Form Exhibit M.

I was informed you moved left no
forwarding address and that the mail would
return to me. I thought I will fix it and
try again I even had something else further to do.

Tuesday 28, 2009 after not getting it back,
I questioned its whereabouts, and learned
further it was picked up. you have the
Master copy that I intended to do a couple
other things before it was mailed. Thanks!

I am,

Please Barthette
(Claimholder)
Chapter 11 Cases

P.S. Please Hurry! May I suggest by EXPRESS mail please.

In re: Chapter 11 Cases

Theresa Bartlett
Ross Estate 10-c
P.O. Box 7095
St. Thomas, VI 00801

April 29, 2009

Dear Councils to the Plan Investors:

Today I

recall Form Exhibit M from the Claim Agent
Trumbull Bankruptcy (Center) Service at P.O. Box 426,
Windsor, Connecticut 06095

Enclosed you will see my reasons.

I am sorry that the mistake had taken
place to send it before to any of you.

To prevent another mistake, I issued a
recall to the attention Kmart Balloting Center,
and in the meanwhile, you may review
what I will allowing you to see in
advance and in lieu of time for what Kmart
claims to be our Personal injury claims.

Under Kmart 02-02474. Thank you

What you are seeing address each claim
as full satisfaction, being price quoted double
and a added .09% to the long over due
claims for payments to address each particular
injured person. A copy of our recall

notifies Councils to the Plan Investors and the

U.S. Bankruptcy Court Illinois at the atten.

Kmart Balloting Center and Claim Agent

Smart 02-02474

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Please Bartlette
 Ross Estate 10-c
 P. O. Box 7095
 St. Thomas, VI 00801
 April 29, 2009
 Attention: Kmart Balloting Center
 Claim Agent, Turnbull Bankruptcy Service.
 P. O. Box 426
 Windsor, Connecticut 06095
 In re: Administration Claim Request Form Exhibit M/
 Jointly Filed Administrative Chapter 11 Cases
 Claimants Chapter 11 Cases
 Debtor Kmart Corporation et al.,
 "Kmart" (Michigan) 02-02474
 Claim no. 02-02474

Form Exhibit M, does not show that the
 Face Amount is doubled and Interest of .09%
 is applied for each individual claimholder,
 under what Kmart calls personal injuries that
 it filed as Case nos. 02-02462 through 02-02499.
 They are indeed injuries but they should be
 under Claim no. 02-02474 and treated as such,
 giving each and every claimholder full satisfaction

① Adams, Joseph A
 4227 Brownsville Rd
 Trevoze, PA 19053
 gets \$2,180,000.00

② Adams, Rick
 547 E Washington Ave
 P. O. Box 274
 Newtown, PA 18940
 gets \$2,180,000.00

4

③ Akami Technologies, Inc.
500 Technology Square
Cambridge, MA 02139
gets \$434,188,49

④ Alexander, Julie
123 Gratiot BLVD
Marysville, MI 48040
gets \$109,000.00

⑤ Arbor, Doris Ann
8706 Bertwood
Houston, Tx 77016
gets \$348,800.00

⑥ Ancho Ramirez, Ethel Waldo
623 Ponce De Leon Ave
Suites 601 & 602 A
San Juan PR 00917
gets \$28,821,504.06

⑦ Bartimous Berry
155 South Miami Avenue
Suite 600
Miami, Florida 33130
gets \$697,600.00

⑧ Bartlett, Ilease A
Ross Estate 10-C
P.O. Box 7095
St. Thomas VI 00801
gets \$98,100,00

⑨ Beale, Mr. Walter V.
1205 Whispering Oaks Dr.
Heller, TX 76248
gets \$109,000.00

⑩ Bergman Jeffrey N.
8521 Six Forks Rd.
STE 305
Raleigh N.C. 27615
gets \$697,600.00

⑪ Simone S. Freeman
address unknown
Yo U.S Bankruptcy Court
For the Northern District of Illinois
Eastern Division
219 South Dearborn St.
Chicago, Illinois 60604

\$98,100.00

These Claim and Claimants Names were found on a Plan call Exhibit E you will agree with the "Investment Agreement" means (and says) that certain investment agreement dated as of January 24, 2003, between the Plan Investors and Kmart, a copy of which is attached hereto as Exhibit E as the same may be amended, Modified or supplemented from time to time.

There is a need for the Claimants Claims to be supplemented. The reason for the request of the Form Exhibit M. To return.

If you find it better or best to issue another Master Copy of its kind then please do along with the one sent to you. Thanks!

As soon as possible. In the meanwhile you would have something to work with as you wait the return of said Form Exhibit M back to you. I have been requested to use that form and there has to be a reason as is

stated in the book from which the Form was taken. Thanks again I will also hurry.

Lastly our Administrative Claim is yet to be placed on that Form our payments of an Administrative expense specified in Section 503

entitled to priority included but not limited to other things (B. Definitions 1.2.) Kmart calls the one you have personal injury claim mine was for \$45,000 claimed for Back pay and front pay. Enclosures

A tentative Plan for Form Exhibit M. "Recall"

Elise Bartolte
Ross Estate 10-c
P.O. Box 7095
St. Thomas, VI 00801
April 29, 2009

Attn. Kmart Balloting Center
Claim Agent Trumbull Bankruptcy Service
P.O. Box 426
Windsor, Connecticut 06095

IN regards to Plan no. 1 Administrative Claims
Dear Sir/Madam:

We are 11 claimholders
Jointly Administered Chapter 11 Cases and supported
by and through the "Plan" and Confirmation
Order.

\$540,000,000.00 will be divided among 9 claimholders
\$60,000,000.00 will go to each claimholder and
\$200,000,000.00 will be divided ~~for~~ among 2 claimholders.
\$100,000,000.00 will go to each claimholder

Our Administrative claim against Kmart is
\$740,000,000.00.

"Claim" means a claim against one of the
Debtors (or all or some of them) whether or not
asserted, as defined in section 101 (5) of the
Bankruptcy Code.

I request the return of Form Exhibit M.

16th Omnibus *Rease Bartlette*

In re: Knarrt, Inc.,
Case Nos. 02-02462 through 02-02499

et al.

Exhibit - E
Litigation Claims to be Disallowed

Name and Address of Claimant	Claim Number	Claim Amount			Reason for Disallowance		
		Secured	Administrative	Priority		Unsecured	Total
ADAMS, JOSEPH A. 4237 BROWNSVILLE RD. TREYPOSE, PA 19063	5902	\$0.00	\$0.00	\$0.00	\$1,000,000.00	\$1,000,000.00	No Merit
ADAMS, RICK 547 E. WASHINGTON AVE. P.O. BOX 374 NEWTOWN, PA 18940	5903	\$0.00	\$0.00	\$0.00	\$1,000,000.00	\$1,000,000.00	No Merit
AKAMI TECHNOLOGIES, INC. 500 TECHNOLOGY SQUARE CAMBRIDGE, MA 02139	29216	\$0.00	\$0.00	\$0.00	\$398,338.06	\$398,338.06	No Merit
ALEXANDER, FOLIE 123 GRAYNOT BLVD MARYSVILLE, MT 48040	36262	\$0.00	\$0.00	\$0.00	\$100,000.00	\$100,000.00	No Record of Prior Claim with Legal
ARBOR, DORIS ANN 8706 BERTWOOD HOUSTON, TX 77016	10134	\$0.00	\$0.00	\$0.00	\$160,000.00	\$160,000.00	No Probable Cause Finding (No Merit) 05/21/02
AROCHE RAMIREZ, ETHEL WALDO 623 PONCE DE LEON AVE. SUITES 601 & 602-A SAN JUAN, PR 00917	20907	\$0.00	\$0.00	\$0.00	\$1,601,194.67	\$1,601,194.67	No Merit
BARTIMIOUS BERRY 155 SOUTH MIAMI AVENUE, SUITE 600 MIAMI, FL 33130	26167	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	No Merit
BARTLETTE, ILEAISE A P.O. BOX 7095 ST. THOMAS, VI 00001	45327	\$0.00	\$0.00	\$0.00	\$45,000.00	\$45,000.00	No Merit
BEALE, MR. WALTER V. 1205 WHISPERING OAKS DR. KELLER, TX 76248	770	\$0.00	\$0.00	\$0.00	\$100,000.00	\$100,000.00	No Merit
BERGMANN, JEFFREY N. 8521 SIX FORKS RD., STE. 105 RALEIGH, NC 27615	43067	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	No Merit

P. 2.

Attn. Smart Balloting Center, Claim Agent Trumbull
Bankruptcy Service at P.O. Box 426 Windsor,
Connecticut 06095.

and sent copies to

Councils to the Plan Investors attn. Eric L
Schandorf, Weil, Gotshal and Manges at 767
Fifth Avenue New York New York, 10153 and
attn: Scott R Charles, Esq. Wachtell, Lipton,
Rosen and Katz, 51 West 52nd Street
New York, New York 10019.

and

The United States Bankruptcy Court, clerk of the Court
For the Northern District of Illinois Eastern Division
Chicago, Illinois 60604. and

Financial Committee attention Paul E Horner, Jones, Day Reavis, and Pogue
at 77 West Wacker Drive Chicago, Ill 60601 + 1692 and Equityholders Committee
attn. Randal L. Klein Esq. Goldberg, Khon, Bell, Black, Rosenbloom & Moritz Ltd.
55 East Monroe St., Suite 3700 Chicago, Ill. 60603. and attn. Richard M. Gienke Esq.
Jones, Day, Reavis and Pogue 901 Lakeside Avenue Cleveland Ohio
44144 + 1190. the Financial Institution Committee. and Creditors Comm.
Attn. Matthew T Botica Esq. Scott L Harzen Esq. and Winston and Strawn
35 West Wacker Drive Chicago, Ill. 60601 + 9703. and attn. Glen
B Rice Esq. Utterbourg, Steindler, Houston & Rosen P.C. 230 Park Ave.
New York, New York 10109. on April 30, 2009 all attachments
to documents were mailed to names I certify to be the truth
Icuse Barthette April 30, 2009.

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A Tentative Plan for Form Exhibit M. "Recall"

Please Bartlett and Simone S. Freeman gets
\$100, million dollars each.

Adams, Joseph A, Adams, Rick.

Okami Technologies, Inc., Alexander, Julie

Arbor, Doris Ann, Arocho Ramirez, Ethel Waldo,
Bartimous, Berry, Beale, Mr. Walter V
and Bergman, Jeffrey N. gets
\$60,000,000, each.

For our protection I will forward
a copy of everything mail to the
attention Kmart Balloting Center, Claim Agent
Trumbull Bankruptcy Service at P.O. Box
426 Windsor, Connecticut 06095

and

Councils to the Plan Investors attn. copy to Eric L Schendorf
Weil Gotshal and Manges at 767 Fifth Avenue New York
New York, 10153 and attn. Scott K Charles, Esq.

Wachtell, Lipton, Rosen and Katz, 51 West 52nd Street
New York, New York 10019.

and

The United States Bankruptcy Court, Clerk of the Court
For the Northern District of Illinois

Eastern Division, 219 South Dearborn St.
Chicago, Illinois 60604.

To include the copy dated 04-22-09 mistake
what I had done.

10th District

Exhibit - E

In re: Kmart, Inc.
Case Nos. 02-02463 through 02-02499

et al.

Litigation Claims to be Disallowed

Name and Address of Claimant	Claim Number	Claim Amount				Total	Reason For Disallowance
		Screened	Administrative	Priority	Unscreened		
ADAMS, JOSEPH A. 4227 BROWNSTVILLE RD. TREVOSSE, PA 19053	5902	\$0.00	\$0.00	\$0.00	\$1,000,000.00	\$1,000,000.00	No Merit
ADAMS, RICK 547 E. WASHINGTON AVE. P.O. BOX 374 NEWTOWN, PA 18940	5903	\$0.00	\$0.00	\$0.00	\$1,000,000.00	\$1,000,000.00	No Merit
AKAMI TECHNOLOGIES, INC. 500 TECHNOLOGY SQUARE CAMBRIDGE, MA 02139	29216	\$0.00	\$0.00	\$0.00	\$398,338.06	\$398,338.06	No Merit
ALEXANDER, JULE 123 GRATIOT BLVD MARYSVILLE, MI 48040	36262	\$0.00	\$0.00	\$0.00	\$100,000.00	\$100,000.00	No Record of Prior Claim with Legal
ARBOR, DORIS ANN 8716 BERTWOOD HOUSTON, TX 77016	10136	\$0.00	\$0.00	\$0.00	\$160,000.00	\$160,000.00	No Probable Cause Filing (No Merit) 08/2/02
AROCIO RAMIREZ, ETHELWALDO 623 PONCE DE LEON AVE SUITES 601 & 602-A SAN JUAN, PR 00997	20907	\$0.00	\$0.00	\$0.00	\$1,601,194.67	\$1,601,194.67	No Merit
BAKTIAMOUS BERRY 135 SOUTH MIAMI AVENUE, SUITE 600 MIAMI, FL 33130	26167	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	No Merit
BARTLETTE, GLAISE A P.O. BOX 7095 ST. THOMAS, VI 00901	45327	\$0.00	\$0.00	\$0.00	\$45,000.00	\$45,000.00	No Merit
BEALS, MR. WALTER V. 1205 WHISPERING OAKS DR. KILLER, TX 76244	770	\$0.00	\$0.00	\$0.00	\$100,000.00	\$100,000.00	No Merit
BERGMANN, JEFFREY N. 8571 SIX FORKS RD., STE. 305 RALEIGH, NC 27615	43067	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	No Merit

Plan Investor Claim

"Kmart" 02-02474

Fleese Bartlett

Ross Estate 10-c

P.O. Box 7095

St. Thomas, VI 00801

April 29, 2009

In re: 10-1 DIP Facility Claim/Plan Investor Claim.

1.146 "DIP Facility Claim" means all Administrative Claims of the DIP Agent and the DIP Lenders arising under and pursuant to DIP Facility including, without limitation, principal and interest on the DIP Facility, plus all reasonable fees and expenses (including professional fees and expenses) arising under the DIP Facility.

1.118 "Plan Investor Claim" means all Administrative Claims of the Plan Investors under the Investment Agreement, including without limitation, all fees and expenses (including professional fees and expenses) arising under the Investment Agreement.

Respectfully Submitted
Fleese Bartlett

10.2

Professional Claims

Jointly Administered Chapter 11 Cases

Thase Barthette

Ross Estate 10-c

P.O. Box 7095

St. Thomas, VI 00801

4-29-09

Clerk of the Court

In the U S Bankruptcy Court

For the North District of Illinois

219 South Dearborn Street

Chicago, Illinois 60604

In re: Professional Claims 10.2

(a) Final Fee Applications.

I hereby submit my claim for payment of Professional Claim if any, and for Key Ordinary Course Professional Claims and understands the allowed amounts of such Professional Claims, Key Ordinary Course Professional Claims and expenses shall be determined by the Bankruptcy Court.

Sincerely,

Thase Barthette

10.2

Jointly Administered Chapter 11 Cases

Professional Claims

"Kmart" 02-02474

Theresa Bartlette
Ross Estate 10-C
P. O. Box 7095
St. Thomas, VI 00801

April 29, 2009

In re: (b) Payment of Interim Amounts
"Key Ordinary Course Professional Claim"

The Key Ordinary Course Professional Claim offered to such a one is requested for Compensation for services rendered consistently throughout the years through 3 different Courts and now the Bankruptcy Court on the behalf of the Chapter 11 Cases, from March 2006 on or about through the Effective Date and prior to for other charges and disbursements dating back to the Petition Date.

Respectfully Submitted,

Theresa Bartlette

Professional Claims

16mart 02-02474

Ileese Bartlette
Ross Estate 10-c
P.O. Box 7095
St. Thomas, VI 00801

April 29, 2009

IN re: Holdback Amount claim (C)

1.69 "Holdback Amount" means the amount equal to 10% of fees billed to the Debtors in a given month to the extent retained by the Debtors as of the Effective Date as a Holdback Amount shall not be considered property of the Debtors, The Reorganized Debtors or the Estates. As of such I submit my claim.

Sincerely,

Ileese Bartlette

10.2

Professional Claims

'Kmart' 02-02474

Elise Bartlett
Ross Estate 10-c
P.O. Box 7095
St. Thomas, VI 00801

April 29, 2009

Re: Post-Effective Date Retention (d)

Upon the Effective Date, any requirement that Professionals or Key Ordinary Course Professionals comply with Sections 327 through 331 of the Bankruptcy Code is seeking retention or compensation for services rendered after such date will terminate, and the Reorganized Debtors will employ and pay Professionals and Key Ordinary Course Professionals in the ordinary course of business.

Respectfully Submitted,
Elise Bartlett

Substantial Contribution

"Kmart" 02-02474

Compensation and Expenses Bar Date

Thase Bartlette
Ross Estate 10-c
P.O. Box 7095
St. Thomas, VI 00801

April 29, 2009

In re.: Substantial Contribution Compensation and Expense Bar Date.

To: Clerk of the Bankruptcy Court.

From: Thase Bartlette requests compensation and expense reimbursement for making a substantial contribution in the Chapter 11 cases pursuant to sections 503(b)(3), (4) and (5) of the Bankruptcy Code, submits this application with you the Clerk of the Court on or before the forty-fifth (45th) day after the Effective Date (the "503 Deadline"), and serve such application on Council for the Debtors, the Plan Investors, and the Statutory Committees and as otherwise required by the Bankruptcy Court and the Bankruptcy Code on or before the 503 Deadline, or be forever barred from seeking such compensation or expense reimbursement.

Respectfully Submitted
Thase Bartlette

EXHIBIT M

ADMINISTRATIVE CLAIM REQUEST FORM

①

ADAMS, Joseph A \$2,000,000.00
4227 Brownville Rd.
Trevose, P.A. 19053

Ilease Bartlette A ⑧
ROSS ESTATE 10-C
P.O. Box 7095
St. Thomas, VI
00801 \$2,000,000.00

②

Adams, Rick
547 E Washington Ave \$2,000,000.00
P.O. Box 274
Newtown, PA 18940

③

Akami Technologies, Inc. \$796,676.12
500 Technology Square
Cambridge, MA 02139

Beale, Mr. Walter V. \$200,000.00
1205 Whispering Oaks Dr.
Keller, TX 76248

④

Alexander Julie \$200,000.00
123 Gratiot BLVD
Marysville, MI 48040

⑩

Bergman, Jeffrey M.
8521 Six Forks Rd.
STE 305 \$640,000.00
Raleigh, NC 27615

⑤

Arbor, Doris Anne \$320,000.00
8706 Bertwood
Houston, TX 77016

⑥

AROCHO Ramirez Ethel Waldo \$3,202,389.34
623 Ponce De Leon Avenue
Suites 601 & 602 A
San Juan, PR 00917

⑦

Bartimous Berry \$640,000.00
155 South miami Avenue
Suite 600
Miami, FL 33130

⑪

Simone S. Freeman
Address unknown
c/o U.S. Bankruptcy Court
Northern District of Illinois
Eastern Division
219 South Dearborn St
Chicago, Illinois
60604 \$20,000,000.00

Exhibit - E
Litigation Claims to be Disallowed

In re: Kmart, Inc.
Case Nos. 02-02462 through 02-02499

Name and Address of Claimant	Claims Number	Chain Amount			Reason For Disallowance	
		Secured	Administrative	Priority		
ADAMS, JOSEPH A. 4227 BROWNSVILLE RD. TREYPOSE, PA 19053	5902	\$0.00	\$0.00	\$1,000,000.00	\$1,000,000.00	No Merit
ADAMS, RICK 547 E WASHINGTON AVE, P.O. BOX 374 NEWTOWN, PA 18940	5905	\$0.00	\$0.00	\$1,000,000.00	\$1,000,000.00	No Merit
AKAMI TECHNOLOGIES, INC. 500 TECHNOLOGY SQUARE CAMBRIDGE, MA 02139	29216	\$0.00	\$0.00	\$398,338.06	\$398,338.06	No Merit
ALEXANDER, JULIE 123 GRATIOT BLVD MARYSVILLE, MI 48040	36262	\$0.00	\$0.00	\$100,000.00	\$100,000.00	No Record of Prior Claim with Legal
ARBOR, DORIS ANN 8706 BERTWOOD HOUSTON, TX 77016	10136	\$0.00	\$0.00	\$0.00	\$160,000.00	No Probable Cause Finding (No Merit) 06/21/92
AROCHO RAMIREZ, ETHEL WALDO 633 PONCE DE LEON AVE. SUITES 601 & 602-A SAN JUAN, PR 00917	20907	\$0.00	\$0.00	\$1,601,194.67	\$1,601,194.67	No Merit
BARTIMOUS BERRY 155 SOUTH MIAMI AVENUE, SUITE 600 MIAMI, FL 33130	26167	\$0.00	\$0.00	\$0.00	\$0.00	No Merit
BARTLETTE, BLAISE A P.O. BOX 7095 ST. THOMAS, VI 00801	45327	\$0.00	\$0.00	\$0.00	\$45,000.00	No Merit
BEALE, MR. WALTER V. 1305 WHISPERING OAKS DR KELLER, TX 76248	770	\$0.00	\$0.00	\$0.00	\$100,000.00	No Merit
BERGMANN, JEFFREY N. 8521 SIX FORKS RD., STE. 105 RALEIGH, NC 27615	43067	\$0.00	\$0.00	\$0.00	\$0.00	No Merit