

UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

In re:

NEWAGE, INC. *et al.*,¹

Debtors.

Chapter 11

Case No. 22-10819 (LSS)

(Jointly Administered)

Obj. Date: Sept. 22, 2022 at 4:00 p.m. (ET)

Hearing Date: Sept. 29, 2022 at 2:30 p.m. (ET)

APPLICATION OF THE DEBTORS FOR ENTRY OF AN ORDER (I) AUTHORIZING THE DEBTORS TO EMPLOY AND RETAIN SIERRACONSTELLATION PARTNERS, LLC TO PROVIDE THE DEBTORS WITH A CHIEF RESTRUCTURING OFFICER AND ADDITIONAL PERSONNEL AND (II) DESIGNATING LAWRENCE R. PERKINS AS THE DEBTORS' CHIEF RESTRUCTURING OFFICER, EFFECTIVE AS OF THE PETITION DATE

The above-captioned debtors and debtors in possession (collectively, the “**Debtors**”) hereby submit this application (the “**Application**”), pursuant to sections 105(a) and 363(b) of title 11 of the United States Code, 11 U.S.C. §§ 101, *et seq.* (the “**Bankruptcy Code**”), Rules 2014(a), 2016(b), and 5002 of the Federal Rules of Bankruptcy Procedure (the “**Bankruptcy Rules**”), and Rule 2014-1 of the Local Rules of the United States Bankruptcy Court for the District of Delaware (the “**Local Rules**”), for entry of an order, substantially in the form attached hereto as **Exhibit A** (the “**Proposed Order**”), (i) authorizing the Debtors to retain and employ SierraConstellation Partners, LLC (“**SCP**”) to provide the Debtors with a Chief Restructuring Officer (“**CRO**”) and additional personnel and (ii) designating Lawrence R. Perkins as the Debtors’ CRO, effective as of the Petition Date (as defined herein), pursuant to the terms and conditions set forth in the Engagement Letter (as defined herein). In support of this Application, the Debtors submit the *Declaration of Lawrence R. Perkins in Support of Application of the Debtors for Entry of an Order*

¹ The last four digits of each of the Debtors’ federal tax identification number are NewAge, Inc. (2263), Ariix, LLC (9011), Morinda Holdings, Inc. (9756), and Morinda, Inc. (9188). The Debtors’ address is 7158 S. FLSmidth Dr., Suite 250, Midvale, Utah 84047.

(I) Authorizing the Debtors to Employ and Retain SierraConstellation Partners, LLC to Provide the Debtors with a Chief Restructuring Officer and Additional Personnel and (II) Designating Lawrence R. Perkins as the Debtors' Chief Restructuring Officer, Effective as of the Petition Date (the "**Perkins Declaration**"), attached hereto as **Exhibit B** and incorporated herein by reference. A copy of the Engagement Letter between the Debtors and SCP dated April 26, 2022 (the "**Engagement Letter**") is attached to the Perkins Declaration as **Schedule 1** thereto. In further support of this Application, the Debtors respectfully state as follows:

Jurisdiction and Venue

1. The United States Bankruptcy Court for the District of Delaware (the "**Court**") has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334, and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated as of February 29, 2012. Venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).

2. Pursuant to Local Rule 9013-1(f), the Debtors consent to the entry of a final judgment or order with respect to this Application if it is determined that the Court lacks authority under Article III of the United States Constitution to enter such final order or judgment absent consent of the parties.

3. The bases for the relief requested herein are sections 105(a) and 363(b) of the Bankruptcy Code, Bankruptcy Rules 2014(a), 2016(b), and 5002, and Local Rule 2014-1.

Background

4. On August 30, 2022 (the "**Petition Date**"), the Debtors commenced the Chapter 11 Cases (the "**Chapter 11 Cases**") by each filing a voluntary petition for relief under chapter 11 of the Bankruptcy Code in the Court.

5. The Debtors continue to operate their business and manage their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. As of the date hereof, no trustee, examiner, or official committee of unsecured creditors has been appointed in the Chapter 11 Cases.

6. Additional information regarding the Debtors' business and operations, as well as the events precipitating the commencement of the Chapter 11 Cases, is set forth in the *Declaration of Lawrence Perkins as Chief Restructuring Officer of the Debtors in Support of the Debtors' Chapter 11 Petitions and Requests for First Day Relief* (the "**First Day Declaration**"), filed on or shortly following the Petition Date and incorporated herein by reference.

Relief Requested

7. By this Application, the Debtors seeks entry of an order (i) authorizing them to employ and retain SCP to provide the Debtors with a CRO and additional personnel and (ii) designating Lawrence R. Perkins as the Debtors' CRO, effective as of the Petition Date, pursuant to the terms of the Engagement Letter.

8. The Debtors seeks to retain SCP in order to prepare, guide and assist the Debtors through the Chapter 11 Cases as outlined in the scope of employment below.

Scope of Employment

9. Subject to this Court's approval, the Debtors propose to retain SCP to provide the Debtors with a CRO and support personnel on the terms and conditions set forth in the Engagement Letter. Generally, the Engagement Letter² contemplates that SCP will (i) provide restructuring and advisory services and executive leadership to the Debtors, and (ii) cause Mr. Perkins, who will

² The summaries of certain terms of the Engagement Letter herein are qualified in their entirety by reference to the provisions of the Engagement Letter itself. To the extent there is any discrepancy between the summaries contained in this Application and the terms of the Engagement Letter itself, the terms of the Engagement Letter shall control. Unless otherwise defined, capitalized terms used in these summaries shall have the meanings ascribed to them in the Engagement Letter.

report to the board of directors (“**Board**”), to serve as the CRO. Mr. Perkins will be assisted in his tasks by additional SCP personnel to support the CRO (“**CRO Support**” and together with the CRO, collectively, the “**SCP Personnel**”). The professional services that SCP will render to the Debtors are anticipated to include, among other things, the following:

- a. provide support to the CRO in the exercise of his duties;
- b. prepare DIP cash flow forecast and resultant financing requirements;
- c. assist and/or supervise the process to identify, negotiate, and close DIP financing;
- d. supervise a strategic process conducted by an investment banker to effectuate the sale of the Debtors’ assets in whole or in part;
- e. prepare information required for bankruptcy petitions (including schedules and statements) and other bankruptcy court filings, as needed;
- f. prepare for and participate in a Section 341 meeting on behalf of the Debtors;
- g. prepare for and provide witness services related to and in support of various relief requested in bankruptcy court, including written declarations and related depositions and testimony, as needed;
- h. provide interim management support related to Debtors’ operations and cash flow management during the bankruptcy process;
- i. provide management support in evaluating and responding to parties during negotiation, including landlords, vendors, potential buyers, and other key constituents;
- j. interact with the unsecured creditors committee, if any, and assisting in the preparation of management reports;
- k. assist in drafting and confirming a plan of reorganization, if any; and
- l. perform such other services as necessary to fulfill its duties to the Debtors.

SCP’s Qualifications

10. In consideration of the complexity of their business, as well as the exigencies of the circumstances, the Debtors have determined that the services of an experienced CRO will

substantially enhance their attempts to maximize the value of the estates. The Debtors are familiar with the professional standing and reputation of SCP and Mr. Perkins.

11. SCP is well qualified to provide its services and a CRO to the Debtors. SCP is recognized for its experience in providing advisory services to financially distressed companies, including advising debtors, creditors, and other constituents in chapter 11 proceedings in numerous cases. Among numerous other cases across the United States, SCP has provided advisory and restructuring services to entities in a broad range of industry sectors, including healthcare, manufacturing, pharmaceuticals, specialty chemicals, and technology, among others. Some of the chapter 11 cases in which SCP has provided restructuring and advisory services, include: *In re Zosano Pharma Corp.*, Case No. 22-10506 (Bankr. D. Del. 2022); *In re Proteus Digital Health, Inc.*, Case No. 20-11580 (Bankr. D. Del. 2020); *In re NORPAC Foods, Inc.*, Case No. 19-62584 (Bankr. D. Or. 2019); *In re CFO Mgmt. Holdings, LLC*, Case No. 19-40426 (Bankr. E.D. Tex. 2019); *In re J & M Sales Inc.*, Case No. 18-11801 (Bankr. D. Del. 2018); *In re Woodbridge Grp. of Cos. LLC*, Case No. 17-12560 (Bankr. D. Del. 2017); *In re Katy Indus., Inc.*, Case No. 17-11101 (Bankr. D. Del. 2017); *In re Cranberry Growers Coop.*, Case No. 17-13318 (Bankr. W.D. Wis. 2017); *In re Liberty Asset Mgmt. Corp.*, Case No. 16-13575 (Bankr. C.D. Cal. 2016); *In re Bethel Healthcare, Inc. & Corinthian Sub-Acute & Rehab. Ctr., Inc.*, Case No. 13-12220 (Bankr. C.D. Cal. 2013).

12. Mr. Perkins is the Chief Executive Officer and Founder of SCP, with twenty years of management consulting and advisory experience in restructuring matters. Mr. Perkins has extensive experience representing debtors in bankruptcy and out-of-court restructurings, providing due diligence on behalf of parties in interest, implementing operational changes, managing businesses, negotiating new and existing financing agreements, and performing estate wind-down

and trustee-related services. In connection with his experience, Mr. Perkins has held such positions as Chief Restructuring Officer, Principal Investor, Turnaround Advisor, Strategic Consultant, Investment Banker, Financial Executive, and Crisis Manager to numerous middle market companies, and is particularly skilled in assisting companies by providing crisis management services.

13. Prior to founding SCP in January 2013, Mr. Perkins was a Senior Managing Director and Regional Leader of a national turnaround consulting firm where he was responsible for business development, marketing, staffing, and general management of the firm's presence in the region west of the Mississippi River. Through his career, Mr. Perkins has served as Chief Restructuring Officer in numerous out-of-court restructurings as well as various chapter 11 cases, including but not limited to the following: *In re CFO Mgmt. Holdings, LLC*, Case No. 19-40426 (Bankr. E.D. Tex. 2019); *In re Woodbridge Grp. of Cos. LLC*, Case No. 17-12560 (Bankr. D. Del. 2017); *In re Katy Indus., Inc.*, Case No. 17-11101 (Bankr. D. Del. 2017); *In re Liberty Asset Mgmt. Corp.*, Case No. 16-13575 (Bankr. C.D. Cal. 2016); *In re Bethel Healthcare, Inc. & Corinthian Sub-Acute & Rehab. Ctr., Inc.*, Case No. 13-12220 (Bankr. C.D. Cal. 2013); and *In re The Fuller Brush Co., Inc.*, Case No. 12-10714 (Bankr. S.D.N.Y. 2012). In addition, Mr. Perkins has been involved in dozens of in-court and out-of-court restructurings in other roles, including serving as a Deputy Chief Restructuring Officer, Interim Chief Executive Officer, Interim Chief Financial Officer, and financial advisor.

14. The SCP Personnel involved with the Debtors' engagement are familiar with the Debtors' business, financial affairs, and capital structure. Since its initial retention on April 28, 2022, for purposes of providing Mr. Perkins as CRO of the Debtors, SCP Personnel have worked closely with the Debtors' management and other professionals to understand the Debtors' business

and coordinate the necessary professional services and other vital aspects of preparing for the Chapter 11 Cases. Accordingly, the Debtors believe that the SCP Personnel have developed significant relevant experience and expertise regarding the Debtors. The Debtors, therefore, submit that the retention of SCP on the terms and conditions set forth in the Engagement Letter is necessary and appropriate, is in the best interest of the Debtors' estates and creditors, and all other parties in interest, and should be granted.

No Duplication of Services

15. The Debtors intend for the SCP Personnel's services to complement, and not duplicate, the services to be rendered by any other professional retained in the Chapter 11 Cases. SCP understands that the Debtors have retained and may retain additional professionals during the term of the engagement. Subject to applicable professional standards, SCP will comply with reasonable and clear instructions of the Debtors to avoid duplication of services.

Disinterestedness

16. Although the Debtors submit that the retention of SCP is not governed by section 327 of the Bankruptcy Code, the Debtors nevertheless attach the Perkins Declaration. As set forth in greater detail in the Perkins Declaration, SCP has undertaken a check for connections with certain potentially interested parties. To the best of the Debtors' knowledge based upon the Perkins Declaration, and except as otherwise set forth therein, SCP (a) does not hold or represent any interest adverse to the Debtors or their estates, their creditors, or any other party in interest in connection with the Chapter 11 Cases, and (b) is a "disinterested person" as that term is defined in section 101(14) of the Bankruptcy Code.

17. In addition, as set forth in the Perkins Declaration, to the extent that any new relevant facts or relationships bearing on the matters described herein during the period of SCP's

retention are discovered or arise, SCP will use reasonable efforts to promptly file a supplemental declaration.

Professional Compensation

18. As set forth more fully in the Engagement Letter, and subject to the terms thereof and the Court's approval, the Debtors intend to compensate SCP for the services rendered in the Chapter 11 Cases based upon SCP's agreed-upon hourly rates for such services. SCP's hourly rates for the services are as follows:

TITLE	HOURLY RATE RANGE
Lawrence Perkins as CRO	\$750
Partners	\$895 - \$1,005
Managing Director	\$640 - \$720
Senior Directors	\$580 - \$640
Directors	\$445 - \$525
Senior Associates	\$350
Associates	\$275

19. SCP reviews and revises its billing rates on January 1 of each year. Changes in applicable hourly rates will be noted on the invoices for the first time period in which the revised rates become effective.

20. In addition to the hourly rates set forth above, the Debtors and SCP have agreed that SCP shall be reimbursed for any direct expenses incurred in connection with SCP's retention in the Chapter 11 Cases and the performance of the services. SCP's direct expenses shall include, but not be limited to, reasonable and customary out-of-pocket expenses for items such as travel, meals, accommodations, and other expenses (including any fees or reasonable expenses of SCP's legal counsel) specifically related to this engagement.

21. If the Court approves the relief requested herein, SCP will be employed as a restructuring officer pursuant to section 363 of the Bankruptcy Code, rather than as a professional under section 327 of the Bankruptcy Code. Accordingly, SCP will not be required to submit fee

applications pursuant to sections 330 and 331 of the Bankruptcy Code. Instead, and to maintain transparency, SCP will file with the Court and serve on the Debtors, the U.S. Trustee, and any official committee of unsecured creditors (if and once appointed), a report on staffing (the “**Staffing Report**”) by the 20th of each month for the previous month, which report will provide information on SCP’s compensation and the names, job classifications, billing rates, and functional areas of the SCP Personnel performing services for the engagement. The Staffing Report will further summarize hours worked by activity category (*e.g.*, financial management, operational management, hearings) and reimbursable expenses by expense category for each month. Each SCP Personnel will maintain time entry records summarizing major activities and issues he or she addressed, grouped to the nearest tenth of an hour (0.10 hour) for each activity category each day. The Staffing Report (and SCP’s staffing for this matter) will be subject to review by the Court in the event requested by any party in interest. Parties in interest in the Chapter 11 Cases shall have the right to object to SCP’s compensation and expenses within fourteen (14) days after SCP files such reports. Such compensation and expenses shall be subject to court review in the event that an objection is filed.

22. On May 6, 2022, shortly after the Engagement Letter was executed, the Debtors provided SCP with \$100,000.00 as a retainer (the “**Initial Retainer**”). From the period of August 12, 2022 through August 30, 2022, the Debtors provided SCP with four additional retainer payments (the “**Additional Retainer**,” and collectively, with the Initial Retainer, the “**Retainer**”) in the aggregate sum of \$420,000.00. The Retainer totals \$520,000.00. During the ninety days prior to the Petition Date, SCP received \$1,166,539.33 of payments from the Debtors.³ Prior to the Petition Date, the Retainer was applied to all outstanding fees and expenses due SCP, and, as

³ The \$1,166,539.33 comprises of the Additional Retainer and \$746,539.33 for payment of invoices.

a result, SCP is not a creditor of the Debtors and the remaining sum of the Retainer is \$0.00. The Debtors understand that all fees and expenses incurred by SCP prior to the Petition Date have been paid and if not paid, will be waived.

23. Given the numerous issues which the SCP Personnel may be required to address in the performance of their services, SCP's commitment to the variable level of time and effort necessary to address all such issues as they arise, and the market prices for such services for engagements of this nature in an out-of-court context, as well as in chapter 11, the Debtors submit that the fee arrangements are reasonable under the standards set forth in section 328(a) of the Bankruptcy Code.

24. Notwithstanding any provisions of the Engagement Letter to the contrary, the Debtors and SCP propose that:

- a. SCP and its affiliates shall not act as a financial advisor, claims agent/claims administrator, or investor/acquirer in connection with the Chapter 11 Cases.
- b. In the event Debtors seek to have SCP Personnel assume executive officer positions that are different than the positions disclosed in this Application, or to materially change the terms of the engagement by either (i) modifying the functions of personnel, (ii) adding new personnel, or (iii) altering or expanding the scope of the engagement, an application to modify the retention shall be filed.
- c. Any success fees or transaction fees other than the hourly fees not otherwise specifically set forth in the Engagement Letter or in this Application shall be approved by the Court at the conclusion of the Cases on a reasonableness standard and are not being pre-approved by granting this Application.

25. The foregoing fee and expense structure is consistent with and typical of compensation arrangements entered into by SCP and other comparable firms that render similar services under similar circumstances. The Debtors believe that the proposed structure is reasonable, market-based, and designed to compensate SCP fairly for its work and to cover fixed and routine overhead expenses.

Indemnification

26. As a material part of the consideration for which SCP has agreed to provide the services described herein, and pursuant to the Engagement Letter, the Debtors have agreed to indemnify SCP, its principals, employees, and agents, including, without limitation, Mr. Perkins and the CRO Support that provide services to the Debtors during the Chapter 11 Cases, at a minimum, to the same extent as the most favorable indemnification the Debtors extend to their officers and directors, other than for claims, damages, liabilities, and expenses that resulted from fraud, willful misconduct, or gross negligence. In addition, Mr. Perkins, in his capacity as CRO, shall, at all times during the Chapter 11 Cases, be individually covered by the same indemnification and directors and officer's liability insurance as is applicable to the other directors and officers of the Debtors.

Basis for Relief

27. The Debtors seek approval of the employment of SCP and the appointment of Mr. Perkins as CRO effective as of the Petition Date pursuant to section 363 of the Bankruptcy Code. Section 363(b)(1) of the Bankruptcy Code provides, in relevant part, that “[t]he trustee, after notice and a hearing, may use, sell, or lease, other than in the ordinary course of business, property of the estate.” 11 U.S.C. § 363(b)(1). Further, pursuant to section 105(a) of the Bankruptcy Code, which provides that the “court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title.” 11 U.S.C. § 105(a).

28. Under applicable case law, if a debtor's proposed use of its assets pursuant to section 363(b) of the Bankruptcy Code represents a reasonable judgment on the part of the debtor, such use should be approved. *See, e.g., Myers v. Martin (In re Martin)*, 91 F.3d 389, 395 (3d Cir. 1996) (citing *Fulton State Bank v. Schipper (In re Schipper)*, 933 F.2d 513, 515 (7th Cir. 1991)); *In re Del. & Hudson R.R. Co.*, 124 B.R. 169, 176 (D. Del. 1991) (courts have applied the “sound

business purpose” test to evaluate motions brought pursuant to section 363(b)); *In re Exide Techs., Inc.*, Case No. 02-11125 (Bankr. D. Del. May 10, 2002); *Comm. of Asbestos-Released Litigants v. Johns-Manville Corp. (In re Johns-Manville Corp.)*, 60 B.R. 612, 616 (Bankr. S.D.N.Y. 1986) (“Where the debtor articulates a reasonable basis for its business decisions (as distinct from a decision made arbitrarily or capriciously), courts will generally not entertain objections to Debtors’ conduct.”).

29. The retention of SCP and Mr. Perkins represents a sound exercise of the Debtors’ business judgment. The SCP Personnel have extensive experience as advisors for many troubled companies. The Debtors believe that the SCP Personnel will provide services that benefit the Debtors’ estates and creditors.

30. In addition, the Debtors further request approval of the retention of SCP, the designation of Mr. Perkins as CRO, and the provision of the CRO Support effective as of the Petition Date. Such relief is warranted by the circumstances provided by the Chapter 11 Cases. The Third Circuit has identified “time pressure to begin service” and absence of prejudice as factors favoring *nunc pro tunc* retention. *See In re Arkansas Co.*, 798 F.2d 645, 650 (3d Cir. 1986). The SCP Personnel have been integral in formulating the strategies to be implemented during the Chapter 11 Cases, and their services are essential to the successful consummation of the Chapter 11 Cases. As such, it is crucial to the Debtors’ success during the Chapter 11 Cases that SCP, along with the Debtors’ other professionals, focus their attention on time-sensitive matters and promptly devote substantial resources to the Debtors’ affairs pending submission and approval of this Application. *See F/S Airlease II, Inc. v. Simon (In re F/S Airlease II, Inc.)*, 844 F.2d 99, 103 (3d Cir. 1988), *cert. denied*, 488 U.S. 852 (1988); *Indian River Homes, Inc. v. Sussex Trust Co.*,

108 B.R. 46, 51 (D. Del. 1989) (approval of Debtors' employment of attorney and real estate agent as of a prior date was not an abuse of discretion).

31. Based upon the foregoing, the Debtors submit that the relief requested herein is essential, appropriate, and in the best interest of the Debtors' estates and creditors, and, therefore, should be granted in the Chapter 11 Cases.

Waiver of Bankruptcy Rules 6004(a) and (h)

32. Due to the exigencies of the Chapter 11 Cases, and the immediate need for SCP's services, the Debtors seek a waiver of the notice requirements under Bankruptcy Rule 6004(a) and the fourteen (14) day stay of an order authorizing the use, sale, or lease of property under Bankruptcy Rule 6004(h).

Notice

33. Notice of the Application has been or will be provided to the following parties or, in lieu thereof, to their counsel, if known: (a) the Office of the United States Trustee for the District of Delaware; (b) East West Bank; (c) creditors holding the thirty (30) largest unsecured claims against the Debtors; (d) counsel to the DIP Lender; and (e) any party that has requested notice pursuant to Bankruptcy Rule 2002. The Debtors submit that, in light of the nature of the relief requested, no other or further notice need be given.

No Prior Request

34. No previous application for the relief sought herein has been made to this or any other court.

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Conclusion

WHEREFORE, the Debtors respectfully request that this Court enter an order granting the relief requested herein and such other and further relief as is just and proper.

Dated: September 8, 2022

GREENBERG TRAURIG, LLP

/s/ Dennis A. Meloro

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*Proposed Counsel for the Debtors
and Debtors in Possession*

Exhibit A

Proposed Order

UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

In re:

NEWAGE, INC., *et al.*,¹

Debtors.

Chapter 11

Case No. 22-10819 (LSS)

(Jointly Administered)

Ref. Docket No. ____

**ORDER (I) AUTHORIZING THE DEBTORS TO EMPLOY AND RETAIN
SIERRACONSTELLATION PARTNERS, LLC TO PROVIDE THE DEBTORS
WITH A CHIEF RESTRUCTURING OFFICER AND ADDITIONAL PERSONNEL
AND (II) DESIGNATING LAWRENCE R. PERKINS AS THE DEBTORS' CHIEF
RESTRUCTURING OFFICER, EFFECTIVE AS OF THE PETITION DATE**

Upon the application (the “**Application**”)² of the above-captioned debtors and debtors in possession (collectively, the “**Debtors**”), pursuant to sections 105(a) and 363(b) of title 11 of the United States Code, 11 U.S.C. §§ 101, *et seq.* (the “**Bankruptcy Code**”), Rules 2014(a), 2016(b), and 5002 of the Federal Rules of Bankruptcy Procedure (the “**Bankruptcy Rules**”), and Rule 2014-1 of the Local Rules of the United States Bankruptcy Court for the District of Delaware (the “**Local Rules**”), for entry of an order: (i) authorizing the Debtors to employ and retain SierraConstellation Partners, LLC (“**SCP**”) to provide the Debtors with a chief restructuring officer (“**CRO**”) and additional personnel and (ii) designating Lawrence R. Perkins as the Debtors’ CRO, effective as of the Petition Date, pursuant to the terms and conditions set forth in the Engagement Letter; and upon the *Declaration of Lawrence R. Perkins in Support of Application of the Debtors for Entry of an Order (I) Authorizing the Debtors to Employ and Retain SierraConstellation Partners, LLC to Provide the Debtors with a Chief Restructuring Officer and*

¹ The last four (4) digits of each of the Debtors’ federal tax identification number are NewAge, Inc., (2263), Ariix LLC (9011), Morinda Holdings, Inc. (9756), and Morinda, Inc. (9188). The Debtors’ address is 7158 S. FLSmidth Dr., Suite 250, Midvale, Utah 84047.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Application.

Additional Personnel and (II) Designating Lawrence R. Perkins as the Debtors' Chief Restructuring Officer, Effective as of the Petition Date (the "Perkins Declaration"); and it appearing that this Court has jurisdiction to consider the Application pursuant to 28 U.S.C. §§ 157 and 1334; and it appearing that venue of the Chapter 11 Cases and the Application in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and it appearing that this matter is a core proceeding pursuant to 28 U.S.C. § 157(b); and the Court finding that SCP is "disinterested," that SCP represents no interest adverse to the Debtors' estates, SCP is otherwise eligible for retention pursuant to the Bankruptcy Code, and that the terms of the engagement are reasonable and appropriate; and this Court having determined that the relief requested in the Application is in the best interests of the Debtor, their estates, their creditors and other parties in interest; and it appearing that proper and adequate notice of the Application has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor,

IT IS HEREBY ORDERED THAT:

1. The Application is GRANTED as set forth herein.
2. The Debtors are authorized, pursuant to section 363 of the Bankruptcy Code, to retain and employ SCP and appoint Mr. Perkins as CRO effective as of the Petition Date, in accordance with the terms and conditions set forth in the Application and to pay fees and reimburse expenses to SCP on the terms set forth in the Application.
3. The CRO will act under the direction, control, and guidance of the Board.
4. SCP and its affiliates will not act in any other capacity (for example, and without limitation, as an investment banker, claims agent/administrator, or investor/acquirer) in connection with the Chapter 11 Cases.

5. In the event the Debtors seek to have SCP personnel assume executive officer positions that are different than the positions disclosed in the Application, or to materially change the terms of the engagement by either (i) broadening the functions performed by the SCP Personnel beyond those performed as of the Petition Date, or (ii) altering or expanding the scope of the engagement, a motion to modify the retention shall be filed.

6. No principal, employee, or independent contractor of SCP and its affiliates shall serve as a director of the Debtors during the pendency of the Chapter 11 Cases.

7. The Debtors will indemnify SCP, its principals, employees and agents, including, without limitation, Mr. Perkins and the CRO Support that provide services to the Debtors during the Chapter 11 Cases, to the same extent as the most favorable indemnification the Debtors extend to their officers and directors, other than for claims, damages, liabilities, and expenses that result from fraud, willful misconduct, or gross negligence. In addition, the Debtors will add Mr. Perkins, in his capacity as CRO, to its existing director and officer liability insurance policy so that he shall be individually covered by the same liability insurance as is applicable to the other directors and officers of the Debtors.

8. SCP shall file with the Court, with copies to the U.S. Trustee and counsel to any official committee of unsecured creditors appointed in the Chapter 11 Cases (collectively, the “**Notice Parties**”), a report of staffing on the engagement for the previous month (the “**Staffing Report**”). Such report shall include the names and functions filled by the individuals assigned.

9. The Staffing Report shall also include reports of compensation earned and expenses incurred by SCP on a monthly basis. Such reports shall contain summary charts, which describe the services provided, identify the compensation earned by each executive officer and staff employee provided, and itemize the expenses incurred. Time records shall (i) be appended to the

Staffing Report, (ii) contain detailed time entries describing the tasks performed on a daily basis and the corresponding charges (time multiplied by hourly rate), and (iii) be organized by project category. Where personnel are providing services at an hourly rate, the time entries shall identify the time spent completing each task in 0.10-hour increments and the corresponding charge (time multiplied by hourly rate) for each task. The Notice Parties shall have fourteen (14) days after the date each Staffing Report is served on the Notice Parties to object to such Staffing Report. In the event an objection is raised and not consensually resolved between the Debtors and the objecting party, all staffing and compensation shall be subject to review by the Court. Upon receipt of any objection, the Debtors shall deduct an amount equal to the amount objected to from the next payment to SCP until such objection is resolved, either consensually or by Court order.

10. For a period of three (3) years after the conclusion of SCP's engagement, neither SCP nor any of its affiliates shall make any investments in the Debtors or the reorganized Debtors, as applicable.

11. SCP shall disclose all facts that may have a bearing on whether the firm, its affiliates, and/or any individuals working on the engagement hold or represent any interest adverse to the Debtors, their creditors, or other parties in interest. This obligation is a continuing obligation.

12. SCP is authorized to hold any retainer balance from the Debtors not applied as of the Petition Date as an evergreen retainer providing security throughout the Chapter 11 Cases.

13. To the extent this Order is inconsistent with any other documents related to SCP's engagement with respect to the Chapter 11 Cases, this Order shall govern.

14. The requirements of Bankruptcy Rules 6004(a) and (h) are hereby waived and notwithstanding any Bankruptcy Rule to the contrary, this Order shall be immediately effective and enforceable upon its entry.

15. The Debtors are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order.

16. The Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation and/or interpretation of this Order.

Exhibit B

Perkins Declaration

UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

In re:

NEWAGE, INC. *et al.*,¹

Debtors.

Chapter 11

Case No. 22-10819 (LSS)

(Jointly Administered)

DECLARATION OF LAWRENCE R. PERKINS IN SUPPORT OF APPLICATION OF THE DEBTORS FOR ENTRY OF AN ORDER (I) AUTHORIZING THE DEBTORS TO EMPLOY AND RETAIN SIERRACONSTELLATION PARTNERS, LLC TO PROVIDE THE DEBTORS WITH A CHIEF RESTRUCTURING OFFICER AND ADDITIONAL PERSONNEL AND (II) DESIGNATING LAWRENCE R. PERKINS AS THE DEBTORS' CHIEF RESTRUCTURING OFFICER, EFFECTIVE AS OF THE PETITION DATE

I, Lawrence R. Perkins under penalty of perjury, declare as follows:

1. I am the Founder and CEO of SierraConstellation Partners, LLC (“SCP”). I provide this Declaration on behalf of SCP in support of the application (the “**Application**”)² of the above-captioned debtors and debtors in possession (collectively, the “**Debtors**”) to (i) employ and retain SCP to provide the Debtors with a Chief Restructuring Officer (“**CRO**”) and additional personnel and (ii) designate me as the Debtors’ CRO, effective as of August 30, 2022 (the “**Petition Date**”), pursuant to the terms and conditions set forth in the Engagement Letter between the Debtors and SCP (the “**Engagement Letter**”). A copy of the Engagement Letter is attached hereto as **Schedule 1**.

2. The facts set forth in this Declaration are based upon my personal knowledge, information, and belief, and upon client matter records kept in the ordinary course of business that

¹ The last four (4) digits of each of the Debtors’ federal tax identification number are NewAge, Inc., (2263), Ariix LLC (9011), Morinda Holdings, Inc. (9756), and Morinda, Inc. (9188). The Debtors’ address is 7158 S. FLSmith Dr., Suite 250, Midvale, Utah 84047.

² Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in the Application.

were reviewed by me or other employees of SCP under my supervision and direction. The procedures pursuant to which SCP determined whether there were any connections between SCP and interested parties in the Chapter 11 Cases are described below. The results of that investigation are set forth herein and in **Schedule 3** appended hereto.

Scope of Services

3. Since SCP's retention, certain SCP personnel and I have worked closely with the Debtors' management and other professionals in managing and tracking the Debtors' performance, monitoring and forecasting cash flow and liquidity, evaluating the Debtors' financing options, analyzing and evaluating the Debtors' operations, and evaluating strategic alternatives to maximize the value of the Debtors. Subject to the detailed description in the Engagement Letter, a summary of the services is set forth below:

- a. provide support to the CRO in the exercise of his duties;
- b. prepare the DIP cash flow forecast and resultant financing requirements;
- c. assist and/or supervise the process to identify, negotiate, and close DIP financing;
- d. supervise the strategic process conducted by an investment banker to effectuate the sale of the Debtors' assets in whole or in part;
- e. prepare information required for bankruptcy petitions (including schedules and statements) and other bankruptcy court filings, as needed;
- f. prepare for and participate in a Section 341 meeting on behalf of the Debtors;
- g. prepare for and provide witness services related to and in support of various relief requested in bankruptcy court, including written declarations and related depositions and testimony, as needed;
- h. provide interim management support related to Debtors' operations and cash flow management during the bankruptcy process;
- i. provide management support in evaluating and responding to parties during negotiation, including landlords, vendors, potential buyers, and other key constituents;

- j. interact with the unsecured creditors committee, if any, and assisting in the preparation of management reports;
- k. assist in drafting and confirming a plan of reorganization, if any; and
- l. perform such other services as requested or directed by the Debtors.

4. I will serve as the Debtors' CRO. As the CRO, I will report exclusively to the Board. SCP will provide the services of additional staff to aid me in my role as CRO (the "**CRO Support**," and, together with the CRO, the "**SCP Personnel**") and to assist the Debtors with their restructuring process. The CRO, along with the CRO Support, will have such duties as the Board may from time to time determine, including, without limitation, such duties and responsibilities as are customary of an interim executive officer at a company of similar size and operations. These services are necessary to enable the Debtors to maximize the value of their estates and successfully complete the Chapter 11 Cases.

5. In addition, I will assume the role as Principal Financial Officer for purposes of compliance with the regulations of the U.S. Securities and Exchange Commission.

SCP Qualifications

6. SCP and I are well qualified to provide our services to the Debtors. SCP is recognized for its experience in providing advisory services to financially distressed companies, including advising debtors, creditors, and other constituents in chapter 11 proceedings in numerous cases. Among numerous other cases across the United States, SCP has provided advisory and restructuring services to entities in a broad range of industry sectors, including healthcare, manufacturing, pharmaceuticals, specialty chemicals, and technology, among others. Some of the chapter 11 cases in which SCP has provided restructuring and advisory services, include: *In re Zosano Pharma Corp.*, Case No. 22-10506 (Bankr. D. Del. 2022); *In re Proteus Digital Health, Inc.*, Case No. 20-11580 (Bankr. D. Del. 2020); *In re NORPAC Foods, Inc.*, Case No. 19-62584

(Bankr. D. Or. 2019); *In re CFO Mgmt. Holdings, LLC*, Case No. 19-40426 (Bankr. E.D. Tex. 2019); *In re J & M Sales Inc.*, Case No. 18-11801 (Bankr. D. Del. 2018); *In re Woodbridge Grp. of Cos. LLC*, Case No. 17-12560 (Bankr. D. Del. 2017); *In re Katy Indus., Inc.*, Case No. 17-11101 (Bankr. D. Del. 2017); *In re Cranberry Growers Coop.*, Case No. 17-13318 (Bankr. W.D. Wis. 2017); *In re Liberty Asset Mgmt. Corp.*, Case No. 16-13575 (Bankr. C.D. Cal. 2016); *In re Bethel Healthcare, Inc. & Corinthian Sub-Acute & Rehab. Ctr., Inc.*, Case No. 13-12220 (Bankr. C.D. Cal. 2013).

7. I am Chief Executive Officer and Founder of SCP, with twenty years of management consulting and advisory experience in restructuring matters. I have extensive experience representing debtors in bankruptcy and out-of-court restructurings, providing due diligence on behalf of parties in interest, implementing operational changes, managing businesses, negotiating new and existing financing agreements, and performing estate wind-down and trustee-related services. In connection with this experience, I have held such positions as Chief Restructuring Officer, Principal Investor, Turnaround Advisor, Strategic Consultant, Investment Banker, Financial Executive, and Crisis Manager to numerous middle market companies, and is particularly skilled in assisting companies by providing crisis management services.

8. Prior to founding SCP in January 2013, I was a Senior Managing Director and Regional Leader of a national turnaround consulting firm where I was responsible for business development, marketing, staffing, and general management of the firm's presence in the region west of the Mississippi River. Through my career, I have served as Chief Restructuring Officer in numerous out-of-court restructurings as well as various chapter 11 cases, including but not limited to the following: *In re CFO Mgmt. Holdings, LLC*, Case No. 19-40426 (Bankr. E.D. Tex. 2019); *In re Woodbridge Grp. of Cos. LLC*, Case No. 17-12560 (Bankr. D. Del. 2017); *In re Katy Indus.*,

Inc., Case No. 17-11101 (Bankr. D. Del. 2017); *In re Liberty Asset Mgmt. Corp.*, Case No. 16-13575 (Bankr. C.D. Cal. 2016); *In re Bethel Healthcare, Inc. & Corinthian Sub-Acute & Rehab. Ctr., Inc.*, Case No. 13-12220 (Bankr. C.D. Cal. 2013); and *In re The Fuller Brush Co., Inc.*, Case No. 12-10714 (Bankr. S.D.N.Y. 2012). In addition, I have been involved in dozens of in-court and out-of-court restructurings in other roles, including serving as a Deputy Chief Restructuring Officer, Interim Chief Executive Officer, Interim Chief Financial Officer, and financial advisor.

9. The SCP Personnel involved with the Debtors' engagement are familiar with the Debtors' business, financial affairs, and capital structure. Since its initial retention on April 28, 2022, SCP Personnel have worked closely with the Debtors' management and other professionals to understand the Debtors' business and coordinate the necessary professional services and other vital aspects of preparing for the Chapter 11 Cases. Additionally, I, in my capacity as CRO and Principal Financial Officer of the Debtors, beginning on April 28, 2022 and July 8, 2022, respectively, together with the other SCP Personnel serving as CRO Support beginning on April 28, 2022, have made significant improvements to the financial reporting, liquidity management and governance of the Debtors and their operations collectively. The SCP Personnel since joining have coordinated several critical workstreams that have been essential to the Debtors in fulfillment of obligations to various key stakeholders at the direction of the Board. These critical workstreams include collaborating with the Board and counsel to confirm discontinuation of prior behavior by the Debtors that resulted in various government investigations; supplementing the Debtors' ongoing efforts to comply with those same investigations; oversight of a strategic process conducted by Houlihan Lokey to identify and evaluate financing and M&A opportunities to maximize the value of the Debtors; fulfillment of due diligence requests related to the same strategic process; oversight of the portion of the Debtors' management team that previously

reported to Kevin Manion, the Debtors' CFO who departed on July 1, 2022; assisting and overseeing management in addressing certain challenges in internal controls and financial reporting that resulted in the Debtors' failure to complete their 2021 audit and 10-K; extensive communications with the Debtors' senior lender, East West Bank regarding the Debtors' business performance and financial situation; daily management of cash flow to address projected shortfalls in available liquidity; and preparation for the filing for Chapter 11 protection as a result of the company's challenges. Accordingly, I believe SCP Personnel have developed significant relevant experience and expertise regarding the Debtors and are uniquely positioned to serve in the CRO and CRO Support role.

Professional Compensation

10. As set forth more fully in the Engagement Letter, and subject to the terms thereof and the Court's approval, SCP will seek compensation for the services rendered in the Chapter 11 Cases based upon SCP's agreed-upon hourly rates for such services. SCP's hourly rates for the services are as follows:

TITLE	HOURLY RATE RANGE
Lawrence Perkins as CRO	\$750
Partners	\$895 - \$1,005
Managing Director	\$640 - \$720
Senior Directors	\$580 - \$640
Directors	\$445 - \$525
Senior Associates	\$350
Associates	\$275

11. SCP reviews and revises its billing rates on January 1 of each year. Changes in applicable hourly rates will be noted on the invoices for the first time period in which the revised rates become effective.

12. In addition to the hourly rates set forth above, the Debtors and SCP have agreed that SCP shall be reimbursed for any direct expenses incurred in connection with SCP's retention

in the Chapter 11 Cases and the performance of the services. SCP's direct expenses shall include, but not be limited to, reasonable and customary out-of-pocket expenses for items such as travel, meals, accommodations, and other expenses (including any fees or reasonable expenses of SCP's legal counsel) specifically related to this engagement.

13. Pursuant to the Engagement Letter, on May 6, 2022, the Debtors provided SCP with a retainer in the amount of \$100,000 (the "**Initial Retainer**"). From the period of August 12, 2022 through August 30, 2022, the Debtors provided SCP with four additional retainer payments (collectively, with the Initial Retainer, the "**Retainer**") in the aggregate sum of \$420,000.00. The Retainer totals \$520,000.00. During the ninety days prior to the Petition Date, SCP received \$1,166,539.33 of payments from the Debtors.³ Prior to the Petition Date, the Retainer was applied to all outstanding fees and expenses due SCP, and, as a result, SCP is not a creditor of the Debtors and the remaining sum in the Retainer is \$0.00. As of the date of the Application, no amounts are due and owing from the Debtors to SCP in respect of services provided prior to the Petition Date.

14. To the best of my knowledge, (i) no commitments have been made or received by SCP with respect to compensation or payment in connection with the Chapter 11 Cases other than in accordance with the provisions of the Bankruptcy Code and (ii) SCP has no agreement with any other entity to share with such entity any compensation received by SCP in connection with the Chapter 11 Cases.

Disinterestedness and Disclosure of Connections

15. In connection with SCP's proposed retention by the Debtors, SCP received from the Debtors a list of potential parties in interest ("**Potentially Interested Parties List**") and searched or caused to be searched certain databases to determine whether SCP has provided in the

³ The \$1,166,539.33 comprises of the Additional Retainer and \$746,539.33 for payment of invoices.

recent past or is currently providing services to such parties in interest. SCP also directed that a conflicts check be performed using SCP's standard conflicts check procedures. A copy of the Potentially Interested Parties List is attached hereto as Schedule 2. To the extent that SCP's research of relationships with parties in interest in the Chapter 11 Cases indicated that SCP has had in the recent past, or currently has, a client relationship with such parties in interest in matters unrelated to the Chapter 11 Cases, SCP has so indicated in the attached Schedule 3 to this Declaration. Should additional significant relationships with parties in interest become known to SCP, a supplemental declaration will be filed by SCP with the Court.

16. In December 2021, SCP was retained by Katten Muchin to provide services to ("**Katten**") on behalf of a Katten client – those services were, and are, completely unrelated to the Debtors, the Debtors' businesses or any Katten client's purported claims against the Debtors. That discrete matter concluded in March 2022. No SCP employee who worked on the Katten matter is working on the Debtors' Chapter 11 Cases and will not be assigned to work on the Chapter 11 Cases in the future. In an abundance of caution, SCP will create a fire wall between the professionals who worked on the Katten matter and the Debtors' cases.

17. To the best of my knowledge, information, and belief, formed after reasonable inquiry, except as otherwise set forth herein, SCP has not rendered services to any parties in interest that may have a connection with the Debtors, or the Chapter 11 Cases. SCP believes that there are no relationships that may otherwise impair SCP's ability to objectively perform the Services on behalf of the Debtors. Furthermore, SCP will not accept any engagement that would require SCP to represent an interest materially adverse to the Debtors.

18. As part of its practice, SCP appears in cases, proceedings and transactions involving many different attorneys, professionals, and creditors, some of which may represent or be

claimants and/or parties in interest in the Chapter 11 Cases. SCP will have no relationship with any such person or entity which relationship would be materially adverse to the Debtors.

19. SCP may perform services for clients that relate to the Debtors merely because such clients may be creditors or counterparties to transactions with the Debtors and such clients' assets and liabilities may thus be affected by the Debtors' status. The disclosures set forth herein do not include any specific indication of such services.

20. To the best of my knowledge, information, and belief, neither the undersigned nor the SCP professionals expected to assist the Debtors in the Chapter 11 Cases are connected to any United States Bankruptcy Judge for the District of Delaware, the U.S. Trustee for the District of Delaware, or the Assistant U.S. Trustee assigned to the Chapter 11 Cases.

21. Despite the efforts described above to identify and disclose connections with parties in interest in the Chapter 11 Cases, because the Debtors have numerous creditors and other relationships, SCP is unable to state with certainty that every client representation or other connection of SCP with parties in interest in the Chapter 11 Cases has been disclosed herein. In this regard, if SCP discovers additional information that requires disclosure, SCP will file supplemental disclosures with the Court.

22. At the Debtors' request, SCP began providing services postpetition as of the bankruptcy filing on the Petition Date. Therefore, the Debtors and SCP request approval that the Application be granted as of the Petition Date.

23. During the period between SCP's engagement up to and through the Petition date, SCP received \$1,351,519.59 from the Debtor, including \$520,000.00 of Retainer payments, that were applied to fees and expenses incurred by SCP during that period. SCP requests that the balance of the Retainer available as of the Petition Date constitute an evergreen retainer as security

for post-petition services and expenses. As of the Petition Date, the Debtors did not owe SCP for fees and expenses incurred prior to the Petition Date.

24. To the best of my knowledge, information and belief formed after reasonable inquiry, SCP and its professionals and employees who will work on the engagement (i) are not creditors, equity security holders, or insiders of the Debtors; (ii) are not and were not, within two years before the Petition Date, a director, officer or employee of the Debtors; and (iii) do not have an interest materially adverse to the interest of the Debtors' estates or any class of creditors or equity security holders, by reason of any direct or indirect relationship. As a result, SCP does not hold nor represent any interest materially adverse to the Debtors in the matters for which SCP is proposed to be retained. In addition, the proposed employment of SCP is not prohibited by or improper under Bankruptcy Rule 5002. Accordingly, I believe that SCP is eligible for retention by the Debtors under the Bankruptcy Code.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on September 8, 2022

/s/ Lawrence R. Perkins
Lawrence R. Perkins
Founder and CEO
SierraConstellation Partners, LLC

Schedule 1

Engagement Letter



April 26, 2022

Edward J. Brennan
NewAge, Inc.
7158 Flsmidth Dr. Midvale UT 84047

Via Email

Re: Terms of Engagement of Sierra Constellation Partners LLC to Provide Chief Restructuring Officer and CRO Support.

Dear Mr. Brennan,

This letter sets forth the agreement between NewAge, Inc. (collectively, the "Company" or "you") and Sierra Constellation Partners LLC ("SCP" and "we"). This letter (the "Engagement Letter") together with the Standard Terms and Conditions (the "Standard Terms") annexed hereto and incorporated by reference (collectively, the "Agreement") sets forth the terms of our engagement.

You shall, by executing this letter, engage SCP for the purposes of providing Lawrence Perkins as Chief Restructuring Officer ("CRO") to the Company and additional SCP personnel to support the CRO (collectively, the "CRO Support" and, together with the CRO, collectively, the "SCP Personnel") with respect to business advice and consultation regarding the Company's current challenges. The CRO and CRO Support will also work with you toward the implementation of whatever strategies are most appropriate to achieve your objectives. On or about the Effective Date (as defined in the Standard Terms), SCP shall provide the following services ("Services") to include, but not be limited to, the following:

- SCP shall make the CRO available to the Company, to be named the Company's CRO by the board of directors of Company (the "Board");
- SCP will also provide the CRO Support to provide assistance to the CRO, the Company and Board from time to time;
- Provide oversight and assistance with the preparation of financial information for distribution to creditors and others, including, but not limited to, cash flow projections and budgets, cash receipts and disbursements analysis of various asset and liability accounts, and analysis of proposed transactions;
- Communicate with lenders directly regarding financial performance, strategy, and/or other topics relevant to the scope of this assignment;

- Evaluate and make recommendations in connection with strategic alternatives as needed to maximize the value of the Company;
- Evaluate the cash flow generation capabilities of the Company for valuation maximization opportunities;
- Provide oversight and assistance in connection with communications and negotiations with constituents including distribution partners, trade vendors, investors and other critical constituents to the successful execution of the Company's near-term business plan; and
- Perform such other services as requested or directed by the Company.

SCP shall provide such other services as may be agreed to by SCP and the Company in writing based on discussions with you as the engagement progresses and additional information is obtained during the course of the engagement.

SCP's fees for the Services will be billed at the rates set forth below. There will be an "evergreen" \$100,000 retainer paid to SCP at the execution of this Agreement (the "Retainer"). This Retainer will be held by SCP as an advance towards Services and Reimbursable Expenses and applied as set forth in the Standard Terms.

Lawrence Perkins as Engagement Principal:	\$750/hr.
Partners:	\$895/hr. to \$1,005/hr.
Managing Directors:	\$640/hr. to \$720/hr.
Senior Directors:	\$580/hr. to \$640/hr.
Directors:	\$445/hr. to \$525/hr.
Senior Associates:	\$350/hr.
Associates:	\$275/hr.

If the foregoing represents your agreement, please sign the enclosed copy of this letter in the space provided and return it to me; or if you have any questions, please call me at (213) 289-9061. By signing this letter, you represent and warrant that the Client has the authority to enter into this engagement letter on behalf of itself and its subsidiaries. We appreciate the opportunity to work for you and look forward to your prompt response.

Very truly yours,

SierraConstellation Partners LLC

By:



Lawrence Perkins, CEO & Founder

Agreed and Accepted by:
NewAge, Inc.

By: 

Name: Edward J. Brennan

Title: Chairman

Date: 4/28/2022

NewAge, Inc.
April 26, 2022

Standard Terms & Conditions

The terms and conditions set forth below (the "Standard Terms") are incorporated by reference into that certain Engagement Letter by and between SierraConstellation Partners LLC ("SCP") and NewAge, Inc. (the "Company") dated as of April 26, 2022 (the "Engagement Letter") and together with the Standard Terms, the "Agreement").

EFFECTIVE DATE, FEES AND EXPENSES

1. Effective Date. As used in the Agreement, the term "Effective Date" shall mean the date upon which: (a) SCP receives the Engagement Letter signed by a person at the Company with the authority to enter into the Agreement and bind the Company, including, as applicable, confirmation that the necessary resolutions of the Company's board of directors or officers appointing SCP to provide Company with the CRO and obligating the Company to indemnify and hold such CRO harmless have been obtained, (b) SCP receives the Retainer, and (c) either (i) the Company obtains the D&O policy naming the CRO as an insured or (ii) the Company adds the CRO to its existing D&O policy; whichever is acceptable to SCP.
2. Invoices. SCP will provide an invoice for Services to Company on a weekly basis (the "Invoice"). Each Invoice will provide sufficient details identifying the Services rendered and the Reimbursable Expenses incurred.
3. Payment of Invoices and Replenishment of Retainer. Payment of each Invoice is due upon receipt by Company and shall be deducted from the Retainer as and when issued by SCP. Company shall maintain the "evergreen" nature of the Retainer by replenishing the Retainer by wire transfer within three (3) Business Days of the issuance of an Invoice. If the Retainer is not replenished in full when due, you agree that SCP has the rights and options, in its discretion until the Retainer is replenished and/or all outstanding Invoices are paid in full: (i) to suspend or terminate Services and/or (ii) withhold delivery of Services, testimony, Deliverables (as defined herein), reports or data (written or oral); in which event you agree that the CRO and SCP will not be liable for any resulting losses, damages or expenses in connection with or resulting from such suspension, withholding or termination of Services or any delay in completion of or performance of the Services or compliance with any deadlines or timelines related to the Services.
4. Reimbursable Expenses. SCP will be reimbursed timely by you for any and all reasonable, actual out-of-pocket expenses incurred in connection with or related to the Services, including but not limited to the fees and expenses of counsel retained by

SCP to advise SCP on Services that concern the Company, airfare, hotel, car rental, photocopying charges, telephone calls, postage, shipping, meals, report preparation, delivery services, and other costs (collectively, the "Reimbursable Expenses").

5. Taxes. Company shall be responsible for any taxes imposed on the Services or on the Engagement, other than taxes imposed by employment withholding for SCP Personnel or on SCP income or property.

INFORMATION, ASSISTANCE AND DELIVERABLES

6. Information, Access to Information. The Company shall use all reasonable efforts to: (i) provide SCP Personnel with access to Company management and other representatives of the Company; and (ii) furnish all data, material, and other information concerning the business, assets, liabilities, operations, cash flows, properties, financial condition and prospects of the Company that SCP Personnel request in connection with and in furtherance of their performance of the Services. SCP Personnel shall rely, without further independent verification, on the accuracy and completeness of all publicly available information and all information that is furnished to SCP and SCP Personnel by or on behalf of the Company and otherwise reviewed by SCP Personnel in connection with the Services. Company acknowledges and agrees that SCP Personnel are not responsible for the accuracy or completeness of such information and shall not be responsible to Company or any third party for any inaccuracies or omissions therein. SCP is under no obligation to update data submitted to SCP or to review any other areas of the Company's business or operations unless specifically set forth in the Engagement Letter or as mutually agreed by and between Company and SCP in writing. The source of such information, whether the Company management or other third party, as the case may be, shall be responsible for any and all financial information provided to SCP pursuant to this Agreement. Furthermore, unless specifically retained to do so, SCP will not independently examine, compile or verify any financial information provided to SCP by the Company and/or Company management, as the case may be. You shall use reasonable skill, care and attention to ensure that all information and documentation we may reasonably require is provided to us on a timely basis and is accurate and complete and relevant for the purpose for which it is required. You shall also notify us promptly if you subsequently learn that the information provide is outdated, incorrect or inaccurate or otherwise should not be relied upon; and, in addition, you may not rely upon any Deliverable that contains outdated, incorrect or inaccurate information which you know or have reason to believe is outdated, incorrect or inaccurate.

7. Cooperation and Responsibilities. Company shall cooperate with SCP in the performance of the Services. The Company shall be responsible for, among other things (a) the performance of its personnel and agents, (b) the accuracy and completeness of all data and information provided to SCP for purposes of the performance of the Services, (c) designating a competent, responsible person to oversee the Services (d) evaluating the adequacy and results of the Services, (e) accepting responsibility for the results of the Services, and (f) establishing and maintaining internal controls, including monitoring ongoing activities. SCP's performance is dependent upon the timely and effective satisfaction of Company's responsibilities hereunder and timely decisions and approvals of Company in connection with the Services.

8. Forward-Looking Statements. You understand that the Services may include the preparation of projections and other forward-looking statements, and numerous factors can affect the actual results of the Company's operations, which may materially and adversely differ from those projections and statements. Moreover, SCP will be relying upon information provided by the Company in the preparation of those projections and other forward-looking statements.

9. Deliverables. The tangible items specified as deliverables or work product in the Engagement Letter (the "Deliverables") are complete only when presented in their entirety and only for the purpose stated therein. Furthermore, (i) neither the Services nor any Deliverables, in whole or in part, shall constitute a fairness or solvency opinion; (ii) SCP will not provide any legal advice or address any questions of law; and (iii) the performance of the Services does not constitute an audit conducted in accordance with generally accepted auditing standards, an examination of internal controls, or other attestation or review services in accordance with standards established by the American Institute of Certified Public Accountants ("AICPA"), the Public Company Accounting Oversight Board (the "PCAOB"), or other state or federal professional or regulatory body. Upon full payment to SCP hereunder, and subject to the terms and conditions contained herein, (i) the tangible items specified in the Deliverables shall become the property of Company.

LIMITATIONS ON SERVICES

10. Use and Purpose of Advice and Deliverables. Any advice given, communication (oral or written), report or Deliverable issued by SCP is provided solely for the use and benefit of Company and only in connection with the Services. Unless required by law or with the prior consent of SCP, Company shall not share or disclose any advice given, communication, report or Deliverable to any third party (a "Third Party") or refer to the Services. Neither the Services nor any Deliverables are intended for the express or implied benefit of any Third Party. Unless otherwise agreed to in writing by SCP, no Third Party is entitled to rely in any manner or for any purpose on the Services or Deliverables. Regardless of whether consent has been provided by SCP or disclosure is mandated as a matter of law or disclosure is made in violation of the Standard Terms, under no circumstances shall SCP assume any responsibility to any Third Party to whom any such advice, communication, report or Deliverable is disclosed or otherwise made available. The Services and this Engagement do not create privity between SCP and any Third Party.

11. No Audit, Review or Compilation. Company acknowledges and agrees that SCP is not being retained to, and SCP Personnel are not being requested to, perform an audit, review or compilation, or any other type of financial statement reporting engagement that is subject to the rules of AICPA, the SEC or other state or federal professional or regulatory body.

12. No Assurances. The Services will not result in the issuance of any written or oral communications by SCP to Company or any Third Party expressing any opinion, conclusion, or any other form of assurance with respect to, among other things, accounting policies, financial data, financial statements and related footnotes, appropriate application of generally accepted accounting principles, disclosure, operating or internal controls, compliance with the rules and regulations of the SEC or the PCAOB, compliance with the Sarbanes-Oxley Act of 2002 and related rules and regulations, or any other matters our services cannot be relied upon to disclose errors or fraud should they exist. The Services to be provided by SCP will not include any predictions or provide any opinions or other assurances concerning the outcomes of future events, including, without limitation, those that pertain to the operating results of any entity, the achievability of any business plan, the success of any investment, the recovery of any asset, or the ability to pay any debt. Company expressly acknowledges that SCP does not guarantee, warrant, or otherwise provide any assurances regarding the outcome of any of Company's strategies or objectives as set forth in this Agreement.

13. No Assessment of Other Professional's Work. The Services may include access to the work of other professional advisors or to financial statements or financial information or data reported on by such other professional advisors. Company agrees that such access is not for the purpose of affirming or evaluating the procedures or professional standards used by such other professional advisors. In this regard, we call your attention to the possibility that other professional advisors may perform procedures concerning the same information or data, and perhaps the same accounts and records, and reach different observations than SCP for a variety of reasons, including the possibilities that additional or different information or data might be provided to them that was not provided to SCP, that they might perform different procedures from SCP, or that professional judgments concerning, among others, complex, unusual, or poorly documented matters may differ.

14. Strategic Decisions. Neither SCP nor any SCP Personnel, assume any responsibility for the Company's decision to pursue, or not pursue any business strategy, or to effect, or not to effect any transaction. SCP and SCP Personnel shall be responsible for implementation only of the Services and only to the extent and in the manner directed and authorized by Company.

15. Limitations on Warranties. This is a services engagement. SCP warrants that it shall perform the Services in good faith and with due professional care. SCP DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

16. Limitations on Damages. SCP, its subsidiaries and subcontractors, and their respective personnel shall not be liable to Company for any claims, liabilities, or expenses relating to this Engagement ("Company Claims") for an aggregate amount in excess of the fees paid to SCP pursuant to this Engagement, except to the extent resulting from the gross negligence, bad faith or intentional misconduct of SCP or its subcontractors. In no event shall SCP, its subsidiaries or subcontractors, or their respective personnel be liable to Company for any loss of use, data, goodwill, revenues or profits (whether or not deemed to constitute a direct Company Claim), or any consequential, special, indirect, incidental, punitive, or exemplary loss, damage, or expense relating to this engagement. In circumstances where any limitation on damages or indemnification provision hereunder is unavailable, you agree that the aggregate liability of SCP, its subsidiaries and subcontractors, and their respective personnel for any Company Claim shall not exceed an amount that is proportional to the relative fault that the conduct of SCP and its subcontractors bears to all other conduct giving rise to such Company Claim.

17. Expert Witness Services. Unless specifically included in the description of Services contained in the Engagement Letter. It is understood that the engagement of SCP and/or SCP Personnel to provide services as an expert witness, with respect to written reports, testimony or otherwise, in connection with or related to any administrative or judicial proceeding, or perform any level of related investigation (collectively, "Expert Witness Services"), is excluded from the definition of Services in this Agreement.

18. No Expert Advice on Securities Matters. SCP is not an expert under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, and will not consent to be a named expert in any Company filings with the SEC under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, or otherwise.

19. No Improper Purposes. Under no circumstances will SCP or SCP Personnel abide by, assist or aid, directly or indirectly, any request by Company to violate or aid any violation of any state or federal statute, securities law, common law or regulatory rule or the terms and conditions of any loan agreement, security agreement or similar agreement to which the Company is a party. No person on behalf of the Company may take any action to impede SCP or SCP Personnel from communicating with Company or appropriate authorities regarding a possible violation of a state or federal statute, securities law, common law or regulatory rule or the terms and conditions of any loan agreement, security agreement or similar agreement, including enforcing, or threatening to enforce, any confidentiality agreement, the confidentiality provisions of the Standard Terms or termination of this Agreement with respect to such communications if SCP determines, in its discretion, that any such request exposes SCP to any potential liability or harm to its professional reputation.

INDEMNIFICATION

20. Indemnification, Generally. As part of the consideration for SCP's agreement to furnish the Services, Company agrees to indemnify and hold harmless CRO, all SCP Personnel and SCP and its owners, partners, members, managers, officers, directors, agents, employees, consultants, attorneys and agents and any successors or assigns thereof (each, an "SCP Indemnified Party") to the fullest extent lawful from any and all claims, liabilities losses, damages, debts, judgments and/or expenses or actions (collectively, "Indemnified Claims") in respect thereof, incurred, related to or arising out of or in connection with the Services, the Engagement and/or this Agreement, including without limitation, any and all such SCP Indemnified Parties' reasonable costs, fees and expenses incurred in connection with investigating, preparing, defending, or settling any Indemnified Claim arising from or relating to such liabilities, including all of such SCP Indemnified Parties' reasonable legal fees and expenses; provided, however, that the Company shall not be responsible for any Indemnified Claim to the extent, and only to the extent, that it is finally and judicially determined by a final, non-appealable Court Order, that such Indemnified Claim was caused primarily due to such SCP Indemnified Party's bad faith, willful misconduct or gross negligence. The indemnity and expense reimbursement obligations set forth herein (i) shall be in addition to any liability the Company may have to SCP at common law or otherwise, (ii) shall survive the completion of the Engagement, as amended, modified or extended, and/or the termination of this Agreement, (iii) shall apply to any modification of this Agreement or revisions to the Services, and (iv) shall be binding on any successor or assign of Company and its successors or assigns.

21. Indemnification of CRO and SCP Personnel Acting as Officers. To the extent that CRO and, as the case may be, any SCP Personnel is acting as an officer of the Company pursuant to the description of Services, in addition to any other indemnification provided in this Agreement, the Company further agrees to indemnify the CRO and the SCP Personnel acting as an officer(s) of the Company, to the same extent as the most favorable indemnification it extends to its officers or directors, whether under the Company's bylaws, its certificate of incorporation, by contract or otherwise, and no reduction or termination in any of the benefits provided under any such indemnities shall affect the benefits provided to the CRO and/or the SCP Personnel. The CRO and SCP Personnel shall be covered as an officer under the Company's existing director and officer liability insurance policy and such policy shall have coverage and limits acceptable to SCP. A certificate of insurance evidencing such coverage shall be furnished promptly to SCP and as a condition of the Effective Date occurring. If no such policy exists prior to the Effective Date, the Company shall obtain such D&O policy prior to the Effective Date. The Company shall give thirty (30) days prior written notice to SCP and to CRO of cancellation, non-renewal, or material reduction in coverage, scope or amount of such director and officer liability policy. The Company shall purchase a "tail" on such directors and officers insurance policy upon the request of SCP. Regardless, the Company shall also maintain such applicable insurance coverage for the CRO and SCP Personnel for a period of not less than six (6) years following the date of termination of the Services. The provision of this Clause are in the nature of a contractual obligation and no change in the applicable law or the Company's charter by-laws or other organizational documents or policies shall affect the CRO's or SCP Personnel's rights hereunder. This obligation shall be an administrative obligation and remain in effect regardless of the conditions upon which the Engagement concludes and/or this Agreement is terminated.

RELATIONSHIP OF THE PARTIES

22. Independent Contractor. SCP is an independent contractor under this Agreement. This Agreement is not intended to create and does not create an employment agreement. No one on behalf of SCP, nor any members, managers, directors, employees, agents, independent consultants or contractors thereof, shall be considered to be a director, officer, member, manager, partner, control person, employee, representative, agent, or insider of Company unless expressly agreed to by SCP - it being understood that the CRO is, upon proper appointment by the Company, an officer of the Company. As an independent contractor, SCP will have exclusive control over the management and operation of SCP, including hiring and paying the wages or other compensation of its personnel. Unless expressly provided otherwise in the Agreement, SCP and the SCP Personnel that provide services hereunder may also provide services to other past, present or future SCP clients in connection with unrelated matters. In addition, SCP may utilize the services of its own employees or services of qualified independent contractors to perform this Agreement in addition to the SCP Personnel.

23. No Fiduciary Relationship with CRO Support. Nothing in this Agreement is intended to create, or shall be deemed or construed to create a fiduciary relationship between the Company, including without limitation, the Company's directors, officers, members, managers, partners, control persons, shareholders, employees, representatives, agents, or creditors, on the one hand; and SCP, CRO Support, affiliated, consultants, members, control persons, shareholders, employees, representatives, attorneys, agents, successors or assigns, on the other hand. The foregoing sentence does not apply to the CRO who will provide Services in a fiduciary capacity.

24. No Agency Relationship. Except as set forth in this Agreement, the Services are not intended to and do not create an agency relationship between Company and SCP.

25. No Tenancy Created. If SCP is provided with access to or use of Company's facilities for the purpose of performing the Services, such facilities may not be dedicated solely for SCP's use and SCP will not be deemed a tenant of Company with respect to such facilities.

26. Non-Exclusivity. SCP may (i) provide any services to any person or entity in matters or engagements unrelated to this Engagement, and (ii) develop for itself, or for others, any materials or processes, including those that may be similar to those

produced as a result of the Services, provided that, SCP complies with its obligations of confidentiality set forth hereunder.

CONFLICTS

27. Future Conflicts. SCP is retained by new clients in the ordinary course of its business. As a result, SCP cannot assure that, following the completion of our internal conflict search in connection with the Engagement, a new engagement for or involving one of the Company's creditors or other parties-in-interest or their respective attorneys and accountants will not be accepted by SCP or its affiliates. Should any potential conflict come to the attention of SCP, we will endeavor to resolve such potential conflict and will determine what action needs to be taken. You agree that you will inform us of the parties-in-interest to this matter or of additions to, or name changes for, those parties-in-interest whose names you provided. SCP's determination of conflicts is based on the substance of the work to be performed on an engagement as opposed to the parties involved. It is possible that some of SCP's past, present or future clients will have disputes with and other matters relating to Company, during the course of and subsequent to this Engagement. As a condition of this Engagement, Company agrees that SCP may be engaged by parties with interests that are adverse to and may not be consistent with the interests of Company. SCP reserves the right to accept engagement with other parties consistent with its internal, prior practices without objection by Company.

CONFIDENTIALITY

28. Duty to Maintain Confidentiality. SCP shall keep as confidential all non-public information received in conjunction with the Engagement, except: (i) as requested by subpoena or equivalent judicial process by the Company or its legal counsel or any successor in interest to the Company, including, but not limited to a chapter 11 trustee, a chapter 7 trustee, a liquidating trustee under a plan of reorganization or liquidation, a receiver, the assignee under an assignment for the benefit of creditors, the acquirer of the Company's assets, or a committee appointed in any bankruptcy case of the Company; (ii) as required by legal proceedings or (iii) as reasonably required in the performance of this Engagement to the extent that such disclosure is (a) reasonably determined by the SCP to be in furtherance of its duties to Company and not otherwise in contravention of applicable disclosure rules and/or an express direction of the Company or (B) with a person that has agreed to be bound by confidentiality. All obligations as to non-disclosure shall cease to any part of such information to the extent that such information is or becomes public other than as a result of a breach of this provision. To the extent documents are requested pursuant to (i) or (ii) above, SCP shall produce any and all documents that are responsive to a subpoena or demand for production of documents without regard to any type of privilege or confidentiality. It is the express duty of the Company, and not SCP, to object to a subpoena or demand for production of documents if the Company wishes to maintain any documents confidential or otherwise prevent the production of the same.

29. Disclosure. To the extent that, in connection with this Engagement, either party (each, the "receiving party") comes into possession of any confidential information of the other (the "disclosing party"), it will not disclose such information to any third party without the disclosing party's consent, using at least the same degree of care as it employs in maintaining in confidence its own confidential information of a similar nature, but in no event less than a reasonable degree of care. The disclosing party hereby consents to the receiving party disclosing such information: (i) to subcontractors, whether located within or outside of the United States, that are providing services in connection with this engagement and that have agreed to be bound by confidentiality obligations similar to those in this Clause; (ii) as may be required by law, regulation, judicial or administrative process, or in accordance with applicable professional standards or rules, or in connection with litigation or arbitration pertaining hereto; or (iii) to the extent such information (a) is or becomes publicly available other than as the result of a disclosure in breach hereof, (b) becomes available to the receiving party on a non-confidential basis from a source that the receiving party believes is not prohibited from disclosing such information to the receiving party, (c) is already known by the receiving party without any obligation of confidentiality with respect thereto, or (d) is developed by the receiving party independently of any disclosures made to the receiving party hereunder. Nothing in this Clause shall alter Company's obligations under any other Clause. SCP, however, may use and disclose any knowledge and ideas acquired in connection with the Services, to the extent they are retained in the unaided memory of its personnel. Further, SCP and its affiliates and related entities shall have the right to use Company's name as part of a general Company listing and as a specific citation in proposals or similar directed marketing efforts.

30. Subject Tax Planning Advice. No term of this Agreement is or is to be construed as a condition of confidentiality within the meaning of PCAOB Release 2005-014, Internal Revenue Code Sections 6011 and 6111 or the regulations thereunder, any related Internal Revenue Service guidance, or any other similar law, with respect to any Services, Deliverables or other materials of any kind provided hereunder relating to tax treatment or tax structure (collectively referred to as "Subject Tax Planning Advice"). Notwithstanding anything herein to the contrary, no provision of the Agreement shall place any limitation on Company's disclosure of any Subject Tax Planning Advice. In the event of any unauthorized reliance on any Subject Tax Planning Advice by a Third Party, Company agrees to indemnify and hold harmless SCP, its subcontractors, and their respective personnel from any and all claims of a Third-Party, liabilities, costs, and expenses including attorneys' fees and expenses as provided for in the "Indemnification" Section of the Standard Terms.

TERMINATION

31. Termination with Notice. Any party to this Engagement may terminate the Engagement upon thirty (30) days' prior written notice to the other party(ies). Upon receipt by the non-terminating party of such written notice, SCP will stop all work immediately. Upon any termination of this Engagement, SCP shall be entitled to all incurred and unpaid fees for Services, other fees and expenses described in the Agreement.

32. Termination at Completion of Engagement. Unless terminated sooner as set forth herein, this Agreement shall terminate upon (i) the completion of the Services and the Engagement and (ii) the payment in full of all outstanding Invoices.

33. Return of Company Data/SCP Data Destruction Policy. Upon conclusion of the Engagement, Company may request to retrieve its confidential information, data, information and documents provided to, prepared by or otherwise in the possession of SCP (collectively, the "Company Data") from SCP at no additional charge to Company. Alternatively, Company Data can be returned in a mutually agreed format at a scope and price to be agreed. Regardless, SCP will maintain a copy of Company Data for no more than six (6) months following termination of this Engagement, after which any Company Data not retrieved will be destroyed, subject to applicable law and SCP's internal data retention policy.

MISCELLANEOUS

34. Collection Costs/Enforcement Action. If an action or proceeding is commenced by SCP – whether during the Engagement or subsequent to termination – to collect or defend any objection to any Invoice, fee, Reimbursable Expense or cost or enforce any other obligation of Company under this Agreement whether commenced during or after termination of this Agreement (an "Enforcement Action"), Company agrees to pay and reimburse SCP for all reasonable SCP Personnel time, administration costs and expenses, including, attorneys' fees, costs and expenses incurred in connection with such Enforcement Action.

35. Misc. Fees, Expenses & Costs (Including Discovery Requests). SCP will be compensated for any SCP Personnel time and expenses, including, attorneys' fees, costs and expenses, that SCP may incur in connection with the Services (whether during the Engagement or after termination of this Agreement) with respect to the responding to discovery requests, subpoenas or other requests for documents or information, or in participating as a witness or otherwise in any legal, regulatory, arbitration, or other proceedings (including, without limitation, those unrelated to the matters that are subject to this Engagement) as a result of, related to or in connection with the Services, the Engagement or this Agreement.

36. Non-Solicitation. During the period commencing on the Effective Date and ending one year following termination, the Company shall not, without SCP's prior written consent, directly or indirectly; (i) solicit or encourage any person to leave the employment or other service of SCP or its affiliates; or (ii) hire, on behalf of the Company or any other person or entity, any person who has left the employment within the one year period following the termination of that person's employment with SCP or its affiliates. During the period commencing on the date hereof through and ending one year following termination, the Company will not, whether for its own account or for the account of any other person, intentionally interfere with the relationship of SCP or its affiliates with, or endeavor to entice away from SCP, any person who during the term of the Agreement is, or during the preceding one-year period, was an employee or independent contractor of SCP or its affiliates.

37. Survival and Interpretation. All provisions which are intended by their nature to survive performance of the Services and/or the termination of this Agreement, shall survive such performance, or the expiration or termination of this Agreement and remain an independent obligation of Company and of SCP. Each of the provisions of these terms shall apply to the fullest extent of the law, whether in contract, statute, common law, or otherwise, notwithstanding the failure of the essential purpose of any remedy. Any references herein to the term "including" shall be deemed to be followed by "without limitation".

38. Assignment. Except as provided in this Agreement, neither party may assign any of its rights or obligations hereunder (including interests, Claims or Company Claims) without the prior written consent of the other party.

39. Severability. If any portion of this Agreement is held to be void, invalid, or otherwise unenforceable, in whole or in part, the remaining portions shall remain in effect.

40. Successors and Assigns. This Agreement shall be binding upon SCP and Company together with their respective heirs, successors, and assignees and any heir, successor, or assignee of a substantial portion of its businesses and/or assets.

41. Entire Agreement. This Agreement incorporates the entire understanding of the parties with respect to the subject matter hereof and may not be amended or modified except in writing executed by the parties. This Agreement replaces and supersedes any previous proposal, draft letter of engagement, communication (oral or written), undertaking, representation, or correspondence – whether written or oral, regarding the Services.

42. Limited Disclosure of Engagement. Notwithstanding anything herein to the contrary, SCP may reference or list the Company's name and/or logo and /or a general description of the Services in SCP's marketing materials, media, social media, website or in any disclosure to a court of law as appropriate.

43. Force Majeure. No party shall be liable for any delays or nonperformance directly or indirectly resulting from circumstances or causes beyond its reasonable control, including fire, epidemic or other casualty, act of God, strike or labor dispute, war or other violence, or any law, order, or requirement of any governmental agency or authority.

44. Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document. This Agreement may be executed by facsimile signatures or signatures forwarded by email.

45. No Waiver. No failure to delay in exercising any right, power or privilege related hereto, or any single or partial exercise thereof, shall operate as a direct or indirect waiver thereof.

46. Waiver of Trial by Jury. THE PARTIES HEREBY IRREVOCABLY WAIVE, TO THE FULLEST EXTENT PERMITTED BY LAW, ALL RIGHTS TO TRIAL BY JURY IN ANY ACTION, PROCEEDING, OR COUNTERCLAIM RELATING TO THIS ENGAGEMENT AND THE SERVICES.

47. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of California (without giving effect to the choice of law principles thereof). Any action based upon or arising out of this Agreement shall be brought and maintained exclusively in any state or federal court, in each case located in Los Angeles County, the State of California. Each of the parties hereby expressly and irrevocably submits to the jurisdiction of such courts for the purposes of any such action and expressly and irrevocably waives, to the fullest extent permitted by law, any objection which it may have or hereafter may have to the laying of venue of any such action brought in any such court and any claim that any such action has been brought in an inconvenient forum.

48. In the Event of a Bankruptcy Filing. In the event the Company determines to commence Chapter 11 proceedings, the Company shall apply promptly to the presiding Bankruptcy Court pursuant to the Bankruptcy Code, applicable rules and procedural orders of the Bankruptcy Court and procedural guidelines for approval of this Agreement, nunc pro tunc to the commencement date of such proceedings, and shall use its best efforts to obtain such Bankruptcy Court approval and authorization. The Company shall supply SCP and its counsel with a draft of such application and proposed order authorizing SCP's retention sufficiently in advance of the filing of such application and proposed order to enable SCP and its counsel to review and comment thereon. After the commencement of such Chapter 11 proceedings, SCP shall have no obligation to provide any services under this Agreement unless SCP's retention under the terms of this Agreement is approved in the manner set forth above by order of the Bankruptcy Court and such order is acceptable to SCP in all material respects. SCP acknowledges and accepts that in the event that the Bankruptcy Court approves its retention by the Company, payment of SCP's fees and expenses shall be subject to (i) the jurisdiction and approval of the Bankruptcy Court and the Bankruptcy Code, (ii) any applicable fee and expense guidelines and/or order and (iii) any requirements governing interim and final fee applications imposed in the Bankruptcy Case. The Company agrees that SCP's fees and expenses post-filing, will be priority administrative expenses and that appropriate "Carve-outs" will be obtained from any debtor-in-possession financing to cover all such fees and expenses. The Company shall consult with SCP as to the amount of "carve-out" for SCP's fees and Reimbursable Expenses. In the context of a bankruptcy filing, "Reimbursable Expenses" shall include any and all SCP Professional time, attorneys' fees, costs and expenses incurred by SCP in reviewing retention applications, interim and final fee applications and any related or appropriate bankruptcy court pleading of bankruptcy.

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Schedule 2

Potentially Interested Parties List¹

¹ The parties included on this list (and the categories contained herein) are for purposes of a conflicts check only and should not be relied upon by any party as a list of creditors or for any other purpose. As listing a party once allows our conflicts specialists to run a check on such party, we have attempted to remove duplicate entries where possible. Accordingly, a party that would otherwise fall under multiple categories is likely to be listed under only one category. In addition, the “Significant Shareholders” category provided below includes shareholders that (directly or indirectly) hold 5% or more of the Debtors’ equity.

Debtors

NewAge, Inc.
Ariix LLC
Morinda Holdings, Inc.
Morinda, Inc

Non-Debtor Affiliates

ARIIX Australia Pty Limited
ARIIX Canada Operations ULC
ARIIX CIS Limited
ARIIX Europe B.V.
ARIIX Healthy Living Israel PTY
ARIIX Holdings LLC
ARIIX Hong Kong Holdings Limited
ARIIX Hong Kong Ltd
ARIIX Inc.
ARIIX International Inc.
ARIIX Ireland Ltd
ARIIX Italy S.R.L.
ARIIX Japan G.K.
ARIIX Korea Ltd
Ariix LLC
ARIIX Malta Holdings, Ltd
ARIIX Malta Ltd
ARIIX Mexico
ARIIX Shanghai Trading Company
ARIIX Taiwan Ltd
ARIIX Thailand
ARIIX Travel Destination Int LLC
ARIIX UK Limited
ARIIX UK Ltd
ARIIX Zth G.K.
Ariix, LLC
Hong Kong Services Ltd
Houston Importacion S. de R.L. de CV
LLC Morinda RUS
LLC NewAge Ukraine
Mangostana LLC
Morinda Access Inc.
Morinda Agricultural Products Inc.
Morinda Canada Co.
Morinda de Mexico SRL de DV
Morinda Deutschland GmbH
Morinda Exotic Juices Inc.
Morinda Int (Australia) PTY Ltd
Morinda Int Holding Co Inc.
Morinda Int. Asia Inc.
Morinda International French Polynesia
Morinda International Tahiti
Morinda Italia S.R.L.
Morinda Japan G.K.
Morinda Korea Inc.
Morinda Magyarorszag Kft
Morinda Malaysia SDN BHD
Morinda NewAge Nigeria Limited
Morinda NewAge Nigeria Ltd.
Morinda Norway AS
Morinda Poland
Morinda Singapor PTY LTD
Morinda Sweden AB
Morinda UK Ltd
Morinda UK Ltd Moscow Branch
Morinda USA Inc.
Morinda Vietnam
Morinda Worldwide Chile Limitida
Morinda Worldwide Columbia Ltda
Morinda Worldwide Mexica S.R.L
Morinda Worldwide Peru SRL
Morinda Worldwide Thailand Ltd
NABC Inc.
NABC Properties LLC
NewAge (China) Biological Technology Co Ltd
NewAge (Shanghai) Biological Technology Co LTD
NewAge ARIIX Switzerland GmbH
NewAge Bem-estar Limitida
NewAge Ecuador
NewAge Kazakhstan LLP
NewAge Live Healthy PTY LTD (South Africa)
NewAge NZ AUS Limited
NewAge S.R.L (Bolivia)
NewAge Turkey Icecek Urunleri Itcaret Ltd Sirketi
NewAge USA Inc.
NewAge Worldwide Hong Kong Ltd.
NewAge Worldwide Inc Japan Branch
NewAge Worldwide Inc Taiwan Branch
NewAge Worldwide Inc.
Nurcerity Mexico SA de CV
PT Morinda Independen
PT Tahitian Noni Int Indonesia
Pure Fruit Technologies LLC
RIIX Mexico
Tahitian Noni Beverages China Co Ltd
Tropical Resources Inc.

Equity Holders

Cooper Family Investments, LP

Current and Former Directors and Officers of the Debtors

Asay Revocable Trust	Nathanial Paul Story Trust
Asay, Kim S	Olsen, Kelvin D.
Asay, Bryce M	Perkins, Lawrence aka Larry Perkins
Bolingbroke, Fred	Rife, Richard
Brennan, Ed	Robert A. Hill Trust
Bryant and Janet Wadsworth Trust	Smith, Dave
Clark, Greg	Smith, Randall
Cooper, Frederick W. aka Fred Cooper	Stephen P. Story Living Trust
Craig Jay Richards Living Trust	Story, Aaron Russell
Crocker, Michele	Story, Alison Marie
Eunice Hughes Asay Living Trust	Story, Allison
Fallon, Neil	Story, Ammon John
Fea, Greg	Story, Austin Gerald
Gould, Gregory A.	Story, Dallin Wray
Haas, Timothy J. aka Tim Haas	The Asay 101 Trust
Hammerschmidt. Judith aka Judy Hammerschmidt	The Olsen Family Alaska Trust
Hill, Robert A.	The Story Family Utah Trust
Jones, Tyler	Tuairau, Edouard
Kapteyn, Reginald aka Reggie Kapteyn	Vanderveen, David
Kelvin Dee Olsen Living Trust	Vautrin, David
Kerry Orlo Asay Living Trust	Wadworth, John J
Kuzdowicz, Amy	Willis, Brent David
Latson, Deanna	Wilson, Mark
Layne A. K. and Heidi J. Hill Joint Tenants	Yates Family Investments
Manion, Kevin	

Banks/Lenders/UCC Lien Parties/Administrative Agents

East West Bank

Insurance Providers and Insurance Brokers

Afco Credit Corporation	Sun Life Assurance Company of Canada (US Branch)
Aflac	The Hartford
AIG Claims, Inc	The Lincoln National Life Insurance Co
Cigna	Transamerica Life Insurance Company
Colonial Life	Unum
Colonial Life Insurance	UNUM Life Insurance Company of America
Diversified Insurance Group	UNUM Provident Life & Accident
Hartford Life Insurance	Workers Compensation Insurance Fund
Leavitt Group	
Marsh USA, Inc.	
Provident Life and Accident Insurance Company	

Landlords and Lessors

2420 17th Street, LLC	Utah Department of Transportation
AF 737 East, LLC	Vision 68th, LLC
DB Jazz LLC	WICP MT TECH 4, LLC
Penske Truck Leasing Co., L.P.	

Equipment Lessors

Aduro Advisors, LLC	Canon Financial Services
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Central Bag and Burlap Co.
 Julio Alberto Pena Decmoral
 Kwikclick, Inc.

Mavie
 The Limu Company, LLC

Vendors

A California Grip LLC
 A&M Pest & Termite Control
 A-1 Septic Tank Services
 Abacist Group, LLC
 ACA Derm Inc.
 Accell Audit & Compliance, P.A.
 ACCU Bio-Chem Laboratories
 Ace Rents Inc.
 Aceves, Ana and Roberto
 ACI Worldwide Corp.
 Acoustic Holdco LP
 Acoustic, L.P.
 Acuna, Marco Antonio Sandoval
 ADACHI,HENDERSON,MIYATAKE&FUJITA
 Adamsom Analytical Laboratories
 Adamson Analytical Lab, Inc.
 Adaptive Ins
 Adaptivity Pro
 Addison Group
 Adine apartment hotels
 Admiral Beverage Corporation
 Adobe Systems
 ADP LLC
 ADP, LLC
 Ads-Up Promotions, Inc.
 Advanced Graphics Inc.
 Advanced Laboratories Inc
 Advanced Laboratories, Inc.
 Advanced Pharma & Technology Co.,LTD.
 Advanced Systems Group
 Advanced Wellness Solutions Ltd
 Advantage Business Equipment
 Advantage Financial Services, LLC
 AE & WZ International LLC
 AET Environmental
 AFCO Credit Corporation
 AFS
 Agilent Servicios Administrativos Ltda
 Agilent Technologies, Inc
 Air & Sea International
 Air Liquide America Specialty Gases LLC
 Air Tahiti Nui
 Airgas, Inc.
 Airglow Productions LLC
 Akintayo, Maureen
 Alamilla, Miguel Dario Azpeitia
 Alcauter, Mario
 Alexander, Pearlean
 Alexandra Bingham, LLC
 Alexandrovich, Babin Alexandr

All Copy Products
 Allard, Nathalie
 Allegis Group Holdings Inc
 Allen Flavors
 Allen-Johnson, Lynn
 Alliance Advisors
 Alliance Transportation Services LTD
 Allied PRA Briggs Inc.
 Allison, Tyler
 Allstar Packaging Corp
 Alpha Republic GmbH
 Alphagraphics #100
 AlphaGraphics Bountiful
 ALS Group USA, Crop
 Alta Fire Protection Co
 Alteca, Ltd.
 Aluko & Oyebode
 Alvarez, Fidel
 Alvarez, Jose Antonio
 Alyssa Pizer Management
 Amara Enterprises Inc
 Amazon Advertising
 Amazon Web Services, Inc.
 Amcor Flexibles North America
 Amcor Rigid Plastics
 American Anti-ViviSEction Society Inc.
 American Chiller Mechanical Service
 American Conservatory Theatre Foundation
 American Express
 American Express Corporate Services
 American Express One Travel
 American Fork Chamber of Commerce
 American Fruit Processors
 American Fruits
 American Fruits and Flavors (Juice Div)
 American Label, LLC
 American Public Education Fund
 American Research Khemicals
 American Shredding
 American West Analytical Laboratories
 AmeriCredit Financial Services
 Ametek Brookfield
 Amit, Pollak, Matalon and CO
 AML-Amaerican Language Services,
 Ammeson, Marilyn R
 Ampuch, Nattakorn
 Analysistabs
 Analytical Factor, LLC
 Analytical Resource Laboratory LLC
 Analytical Resource Laboratory LLC.

Analytical Resources Laboratories
 Anand and Anand
 Anderson Mori & Tomotsune
 Anderson Mori Tomotsune
 Anderson, Heidi K
 Anderson, Keidi K
 Andreev, Vladimir
 Andrew/Lee Communications
 Angoon Trading Company, Inc.
 Aniam Cargo Inc
 Anima Marketing Inc.
 Answernet
 ANTONIO AMENDOLA, DCA ADOGADOS
 Aon Risk Services
 Apex Logistics International (LAX), Inc
 Apex Translations, Inc.
 ApplicantPro Holdings, LLC
 Aqualine International, Inc.
 Aquamira Technologies, Inc
 Araos, Alejandro Eduardo
 Arbinger Institute, LLC
 Arca Ltd
 Arcbest II, Inc
 Arce, Georgina Reginato
 Ardagh Metal Beverage USA Inc.
 AREP San Felipe Partners LP
 Aria Resort & Casino Holdings, LLC
 Ariela and Yair, Tal
 Aries Global Logistics
 Aries Global Logistics, Inc.
 Arizona Beverages USA LLC
 Arizona Production & Packaging LLC
 Arizona Production and Packaging LLC
 Armada Management Inc.
 Armengol, Salvador
 Armstrong Transport Group Inc
 Armstrong Transport Group, LLC
 Arntzen de Besche
 Arntzen de Besche Advokatfirma
 Arrowpak
 ASANA, INC.
 Asantae Inc.
 ASB Marketing Promotional Products
 Ascensus, LLC
 Asenshia
 Asia Pacific, Crop. (Joseph Wadsworth)
 Aspen Co-Pak
 Aspen Press
 Aspen Press Company LLC
 AspireIQ, Inc.
 Associated Packaging Inc.
 Associated Packaging, Inc.
 Assurance Financial Services International
 Astro-Cooler Products
 ATC Inc.
 Atlanta Beverage Company
 Atlas Bioscience, Inc
 Atlassian PTY LTD
 Attorney's At Law
 Audio Advantage Ltd-Toby Ricketts Voiceover
 AUDIOLOGY AND HEARING HEALTH
 August LLC
 Aurioles I, Monica
 Austin Burke Photography
 Australian Government Department of Health
 Automated Signature Technology
 AvaFirm, S.C.
 Avalanche Studios, LLC
 AVALARA, Inc.
 Avalon Group
 Avid Enterprises, Inc
 Awesome Office Inc
 Azevedo Studios, LLC
 B & B Systems LLC
 B&T Management Sri - Societa Unipersonale
 B. Kolormakeup & Skincare S.P.A.
 Bacon, Keith
 Bailey, Ken
 Baker & McKenzie
 Baker McKenzie
 BakerHostetler
 Balanced Business Services (Pty) Ltd
 Balcioglu Selcuk Akman Keki Avukatlik Ortakligi
 Baldwin, Jackie
 Ball Corp.
 Ball Corporation
 BALL METAL BEVERAGE CONTAINER CORP
 Ballard Spahr LLP
 Baltzer, Brett
 Balzly, Lewis Y.
 Bambuser
 Barbera & Watkins, LLC
 Barons Market
 Barretto Pacific Corporation
 BASHAM, RINGE Y CORREA, S.C.
 Bastakoti, Prajaya
 Batory Foods
 Baughman, Ryan
 Bayaud Enterprises
 BBB
 BBC Entertainment
 BC Graphics, Inc
 BCI - Drake Division
 BDO USA LLP
 Beatriz Rivera Torrez De Ramos
 Beazley, Mailydlynne Ruth
 BeCause Cosmetics, LLC
 Beck Flavors Inc.
 Beck's Sanitation
 Beijing Cairui Medical Technology Co., LTD
 Bemis Company, Inc.
 Benchmark Destinations, Inc.

Benco CHB LLC
 Benjamin Albert Law
 Bentley, John
 Bentsi-Enchill, Letsa & Ankomah
 Berkley International
 Berlin Packaging
 Berlin Packaging LLC
 Berry Plastics Corporation
 Best Copy, Inc
 Best Formulations
 BestShred LLC
 BET Information Systems (Survey.com)
 Bettaway Beverage Dist. Inc.
 Better Business Bureau Of Utah, Inc
 Beverly Hills Luxury Hotel
 Beverly Hills Marriott
 Biedermann, Frank
 Bigfoot Signs & Graphics
 Bill's Distributing
 Bingham High School
 Bio Zone Laboratories Inc.
 Biological Consulting Services of North Florida, Inc
 Bionic Media Studio
 Bioscreen Testing Services Incorp.
 Bisek & Company
 Bits & Bytes Consulting
 BitTitan, Inc
 Black Box Films
 Blair Labeling
 Blanchard, Andre
 Blessing Edet Julius
 Blue Pacific Flavors
 Bluefin Office Group
 BMI
 BMW
 BMW of Pleasant Grove
 Boli LLC
 Bollore Logistics USA Inc
 Bolt Enterprises, Inc.
 Bonneville Asphalt and Repair L.L.C.
 Boo Radley Productions, Inc.
 Boodhan, Doodnauth
 Booma
 Booyah Advertising Inc
 Border Brokers
 Bosben, Amelia
 Botanacor Laboratories LLC
 Bountiful Gateway Park
 Boxcat Productions
 BOYER GATEWAY HOTEL, LC
 Boyes, Michael R
 Boyle Network
 Boyle, Jeffrey
 Brand Model and Talent Agency
 Brandon Leatherberry
 Brands Within Reach, LLC.
 Bray, Hannibal
 Braza Bowlz
 Brelian Inc
 Brenke, Amber Rose
 Brighton High School
 Brightside Wellness Collaborative, LLC
 Brinton, Porter J.
 Broadcast2World Inc.
 Broadcast2worls Inc
 Broadie's Aircraft
 Broadridge ICS
 Brookfield Engineering
 Brooklynn Salinas
 Brothers Telco
 Brown, Tamsin Susannah
 Brownlow, Deana
 Bryson, Katherin
 Bucher Travel
 Buck Consultants International B.V.
 Budweiser Distribution Co
 Budyanto Totong
 Buezo, Judith Magali Espana
 Buhler Thomas Law
 Buhler Thomas Law, P.C.
 Bulu Inc
 Burgy & De Ligny
 Burnett, Benjamin
 Burnham, DanaAnne
 Burnham, DanaAnne
 Burnsville Athletic Club
 Burton Lumber and Hardware Co.
 Bush, Courtney Nichelle
 Business For Home BV
 Business shop
 BUSINESS SHOP 76 SA DE CV
 ButterCMS - Jacob Lumetta
 Buy The Sea
 BWR
 BWR Public Relations
 Bye Bye LLC
 Bykovskaya, Valentina
 C&F Corporate Services
 C&J Specialties
 C.H. Robinson Worldwide, Inc.
 C7 Data Centers
 CA Custom Fruits & Flavors
 Cache Valley Electric
 Caesars Growth Partners LLC
 Cakir, Muge
 California Packaging
 Calle Rodriguez, Jessica Silvana de Guadalupe
 CAMERAJACK LLC
 Campa, D. Elaine
 Candido, Rodrigo
 Cannady-Hale, Beverly
 Canon Solutions America, Inc.

Canyon Park Owner II, LLC
 Canyon River Electric, LLC
 Capstone Nutrition
 Captain Cook Cruises
 Cardiff Martech, LLC
 Cardinal Distributing
 CardinalCommerce Corporation
 Carey Color
 Carey y Cia Limitada
 Cargo Link International, Inc
 Carlson, Steve
 Carow Packaging
 Carr, Allen
 Carsten Marx
 Carter Distribution Limited Company
 Carter Distribution LLC
 Carter Freight Group LLC
 Cascade Collision Repair
 Cascadia Managing Brands
 Cascata Packaging LLC
 CasePak, Inc.
 Cash In Minutes
 Cassan Maclean
 Castro, Marilee
 Caudill & Associates, Inc.
 CBI Laboratories, Inc.
 CBZ Dynamics LLC
 CCG Telecom
 CCI Network Services
 CCIG
 CCR Corp
 CDW, Inc.
 CE.WAY
 Celebrix Holdings LLC
 Celergo LLC
 Cem Corporation
 CEMI International Inc
 Centerline Mobile
 Central Charlestown League Club
 Central Transport Int
 Cenveo Worldwide Limited
 Cervantes, Karen K.
 CEVA
 Chae Organics Inc
 Chait, Sherry F
 Chako, Ashley
 ChannelAdvisor
 Chapman/Leonard Studio Equipment
 Chavez, Victor
 Chen, Verina
 Cheney, Danelle K
 Chesney, Andrea
 Chesney, Andrea J
 CHILCOTT CONSULTING
 Childs, McKayla
 Chile Finance Advisors SPA
 China Constuction Bank Corporation
 China Sinda Intellectual Property
 Chow, Yung Ying
 Christensen, Madison
 Christensen, Tess
 Christian Diaz Makeup
 Chung, Yan Yin
 Chynoweth, Paityn
 Cintas Corporation No 2
 Cintas Fire
 Cipher SECURITY LLC
 Circle K Stores, Inc
 CIRS (Chemical Inspection & Regulation Service Limited)
 CIRS China
 CIRS Group Korea
 Cisco WebEx, LLC
 Cision US Inc
 CIT
 Citrin Cooperman & Company LLP
 Citrix Systems, Inc.
 City Brewing Company, LLC
 Civitavecchia Fruit & Forest Terminal CFFT
 Clark, Timothy
 Clarke Woods
 Claro Enterprise Solutions, LLC
 Claudia Marques Fernandes Carlucci
 Clayco, Inc
 ClearTrust
 Clever Coding LLC
 Cline, Joan
 CNC Contracting LLC
 Cogency Global Inc.
 Cohen & Mizrahi LLP
 Cold As Ice
 Cold as Ice - freight charges
 Cold Zone
 Coleman Media LLC
 Cole-Palmer Instrument Company
 Cole-Parmer Instrument Co., Inc.
 Colonial
 Colonial Flag
 Color, Ferrari
 Colorado Premier Garage Door and Gate System
 Colorado Quality Products, LLC.
 Columbia Distributing
 COMBA FC
 COMCAS BUSINESS
 Comfort Systems Intermountain
 Command Concepts Corp
 Commerce Court International Ltd.
 Compagnie Du Ponant SAS
 Compunet, Inc.
 Concentra
 Concord Worldwide Inc
 Connect DMC Travel Services

Connectship Inc
 Conner Evans
 Consort Partners Inc
 Conspire
 ConsumerLab.com
 Contract Testing Laboratories of America, LLC
 Contractors Heating - Cooling Supply Inc.
 ConvergeOne,Inc.
 Convergint Technologies LLC
 Cooley LLP
 Coors Distributing of NP
 Coral Pichardo
 Core Technologies Inc
 Corey, Janelle Rachael
 Cornerpiece Enterprizes
 Cornerstone Technologies, LLC.
 Corona, Julia P
 Corporate Pkg and Promotions
 Corporation Service Company
 COSMETIC INDUSTRIES, INC
 Costa, Manuel
 Costco Wholesale
 Cottrell Printing
 Country Inn and Suites Bountiful
 Courier Systems Inc
 Courtney Joan Zupanski, Inc.
 Covance Laboratories Inc.
 Covey Apartment Inc
 Covington & Burling
 Covington & Burling LLP
 Covington and Burling LLP
 Cowzer, Eddie
 Coyne, Sean
 CR Lighting & Electric, Inc.
 Craft Packaging LLC
 Craftpack, LLC
 Craig Stein Beverage
 Crawford Door Sales
 Crawford Sales
 Creative Circle, LLC
 Creative IT Solutions LLC
 Creative Media Group, inc.
 Creer Sheet Metal Works
 Crow, Trudy
 Crown Credit Company/Movemore
 Crown Equipment Corp
 Crown Equipment Corporation
 CSC - annual renewal
 CSR Partners LP
 CT Corporation System
 CT Leasing, LLC
 Culligan Water
 Cummins Rocky Mountain
 Curtis 1000
 Customer Expressions Corp
 CVE Hosted Services Inc.
 CVE Technologies
 CVE Technologies Group Inc.
 CW Publishing LTD
 CyberCoders, Inc.
 Cybersource Corporation
 Cystic Fibrosis Foundation
 Dadisman, Richard L
 Dairy Farmers of America
 Danelle Lettering & Design LLC
 Dang, Darlene
 Daniel L Guile 11
 Dare, Virginia
 Darwin Chambers Company
 DataBank Holdings, LTD
 David Kenney, Chartered Accountant
 David R. Chase, P. A.
 David Wilson's Toyota of Las Vegas
 Davies Pearson P.C.
 Davis Wright Tremaine LLP
 Davis, Meghann J
 Davis, Ty
 Day, Billy
 Daymon Worldwide Inc.
 DB Productions Inc.
 DB Productions, Inc.
 DBA CPCNEUTEK
 de Figueiredo, Fernanda Piraja
 De Frias, Paulina Ramirez Ocsa
 De La Rosa, Esq., Dan
 De Pena, Adelaida Montano
 De Urquidi, Edith Sonia Espinoza
 Deac, Anthony
 Decker, Dr Ginger
 Decker, Dr. Ginger Lee
 Decker, Yuriko
 Deco Labels & Flexible Packaging
 Deerland Enzymes, INC
 Deforge, Alexis
 del Carmen Paloma Mena, Ana Gloria
 Delhaize America
 Deline Box Co.
 Dell Computers
 Dell Financial Services
 Dell Financial Services, LLC
 Dell Marketing L.P.
 Deloitte Customs Korea LLC
 Deloitte Tax LLP
 DeMio, Robin
 Denik, LLC
 Derek Israelsen Photography
 Desarrollo Flamenco Riviera S.A de C.V.
 Design Shoppe
 Design Video Production
 Designs from the Heart
 DesignWorx
 Destination Hotels Utah LLC

Destinations
 Destini Global, LLC
 DEUTSCHE SPORHOCHSCHULE KOLN
 DHE Computer Systems, LLC
 DHL Express - USA
 DIAGNOPTICS TECHNOLOGIES BV
 Diagraph
 Diamond Rental, Inc.
 Dias Carneiro Arvogados
 Diaz, Christian
 Diaz, Edgar
 Dicentra Inc
 Dieumerci Kasemire
 Diffuser World
 Digital Media LLC
 Digital Retirement Solutions, Inc.
 Dijkwel, Aya
 Dillingham, David
 Direct Capital
 Direct Integrated Transport ULC
 Direct Integrated Transport ULC DBA DDC Delta
 Direct Selling Association, Inc.
 Direct Upside, LLC
 Distinctive Threads
 Dixon, Cheryl
 Dixon, Cheryl A Fenelle
 DLA Piper LLC (US)
 Do Good. Be Kind.
 Dolphin Logistics Inc
 Domnern Somgait & Boonma Ltd
 Don Edward Plant Jr.
 Don Gao, Dong
 Donahue, Danielle
 Donald, Jessica
 Donohoe Advisory Associates LLC
 Doran Financial Parnters LLC
 Doran Financial Partners LLC
 Dorsey & Whitney LLP
 Doug H. Chamberlain LLC
 Douglas Refrigeration
 DOWLING, LLC
 Downtown Denver, Inc
 Dr. Nico Raczek
 Draco Associates Ltd
 Draco Associates Ltd.
 Dragon Health Consulting, Inc
 Dragon Sino Ltd HK
 DrBaileysDotCom (Pty) Ltd
 Drive Global Marketing and Incentives
 Drive Marketing
 DST Distributions, INC
 DST Express LLC
 DSV AIR & SEA INC
 DSV Air & Sea Inc.
 DTZip, LLC
 Du Bruyn, Craig
 Dunamis Nutrition International (PTY) Ltd
 Durham, Kristin
 Dusobox
 Dworkin, Chambers, Williams, York, Benson & Evans, P.C.
 Dyad Laboratories, Inc
 Dynamic Blending Specialists, Inc
 Dyreng, Natalie K
 E Trade
 Eagle Beverage (Shelby Dist. LLC)
 Eardley, Mindy J
 Earth Fare
 Earth Fare Mgmt
 Earthkosher LLC
 East Meets West, Inc
 Eastern Travel
 Echo Global Logistics
 Ecuaudit S.A.
 Edgar Agents, LLC
 Efficient Collaborative Retail Marketing
 Ehrlich, James
 Eichhorn, Eric
 Eight D
 Einstein & Associates
 EIQ Intermediate LLC
 ELAN CREATIVE THINKING SA DE CV
 Elemerce
 Elevate
 Elevate Nutraceuticals LLC
 Elevation Labs (Colorado)
 Elevation Labs (Idaho)
 Elevation Labs Colorado
 Elevation Labs Idaho
 ELISA Technologies INC.
 Elite Sourcing and Logistics LLC
 Elliot Immigration Law LLC
 Ellis, Brooklynn
 Elmuts, Erika
 Elwood Staffing Services, Inc.
 eMaint Enterprises LLC
 Embarcadero Technologies, Inc.
 Emtec Consulting Services LLC
 Enable Utah
 Encompass Technologies, LLP
 Encore Fruit Marketing
 Endomolshine Production
 Engin Bagimsiz Denetim Ve Smmm A.S.
 England Logistics
 England Logistics, Inc.
 Enlinx, LLC
 Enlisted Design, LLC
 Entrikin, Robert William
 Environmental Inc. - Midwest Lab
 Environmental Research Center
 Envy Jewellery Pty Ltd
 Epikeia Inc

EquipmentShare.com, Inc.
 Equity Labs, Inc
 Eric Kiker- The Digestible Brand
 Ernberg, Tracy T
 Ernest Packaging Solutions
 Escribano, Juan
 Escudero Giraldo & Asociados SAS
 Esen, Lisa J
 ESHA Research, INC.
 ESM Inc
 Essel Propack America, LLC
 Essex Testing Clinic
 Essex Testing Clinic Inc.
 Estafeta USA, Inc.
 Estudio Rubio Leguia Normand & Asociados
 ESTUDIO RUBIO LEGUIA NORMAND Y
 ASOCIADOS S.CIVIL DE R.L.
 Eternal Lighting
 ETS Laboratories
 Eurl Miss Tahiti Nui
 Eurofins
 Eurofins Craft Technologies Inc
 Eurofins DiscoverX Corporation
 Eurofins Food Chemistry Testing US Inc.
 Eurofins Panlabs, Inc.
 Euromonitor International Inc
 Euromonitor International Inc.
 Everett, Jim
 Evergreen Business Solutions Inc.
 EWG Verified
 Excel4apps Inc.
 Executech Utah Inc
 Expeditors
 Expeditors International of Washington, Inc.
 Expeditors SLC
 Experian
 Expertplace Compliance services GmhH
 Express Tubes Inc.
 ExtenData Solutions
 Ezra Co. Ltd
 Ezra Co. Ltd.
 F&S Intellectual Property
 Faber Goertz Ellis Austen Inc
 Factory6, Inc.
 Faegre Drinker Biddle & Reath LLP
 Fahr Beverage, Inc
 Falcons
 Farley, Duane Earl
 Farr, Ernest
 Federal Express
 FedEx
 FedEx Freight
 FedEx Trade NetWork - Nucurity
 FedEx Trade Networks Canada
 FedEx Trade Networks Transport & Brokerage, Inc.
 Fern Exposition Services LLC
 Feser, Monique
 Fine T. International Inc.
 Fintech.net
 First Digital
 First Insurance Funding
 First Service Mechanical, Inc.
 First United A/S
 Fischer, Will
 Fisher Scientific Co.
 Fitness Member Services, LLC
 Flags and Stuff
 Flare Fire Protection and Lockout Service
 Flathead Beverage
 Fleming, Daniel
 Flexible Technologies
 Flexport International LL
 Flightdocs II, LLC
 FLSmidth Inc
 Fluid Tech Inc
 Flybravo LLC
 Flynn, Benjamin
 Fogel, Jill
 Folsom Distributing
 Food & Pharma Legal
 Food Compliance Int.
 FoodChain ID Inc.
 Fordham, Michaela
 Fortis Solutions Group West LLC
 Foundation Studio Equipment
 Fox, Elizabeth
 Foxbuilt
 Frames Design Ltd.
 Frankland, Cassandra
 Frankston Packaging Co LP
 Fraser Direct Distribution Services Ltd.
 Frederic W. Cook & Co., Inc.
 Fredrickson, Thomas Y
 Freeman Decorating Co
 Freight Quote
 Fruitsmart, Inc
 Fu, Pei Giong
 Fulford, Wendy
 Fuller, Amber
 Funktionalität Event Management Pty
 Fusion Imaging
 Fusion Packaging 1 LP
 G3 Enterprises, Inc.
 Gagnon, Nathaniel
 Galbraith, Morgan
 Garcia, Jose Luis
 Garfield, Katherine A
 Garibay, Jose
 Garza, Ismeal
 Gastaldi Global Travel S.R.L.
 Gateway
 Gateway Office Tower, LLC

Gawronski, Shona
 Gaylord Palms Resort and Convention Center
 GCR Tires&Service (Tire Distribution Systems, Inc)
 General Distributing Co.
 Genesis Lighting Company
 Genetic ID NA Inc
 GETS ADVISORY LLC
 Getty Images, Inc.
 Gibson, Marc
 Giftogram
 Gigliola, Ferrari
 Giles, Brooke
 Gill, Daniel
 Giron, Diana
 GitHub, Inc.
 GIX Logistics
 Gladiator Worldwide Logistics LLC
 Glanbia Nutritionals, Inc.
 Glassical Designs, Inc.
 Glenn Allin Rogers
 Global Access Group, LLC
 Global Consulting - LA S de RL de CV
 Global Partners Asociados LTDA
 Global Software, LLC
 Global Source Group, LLC
 Global South Logictics, LLC
 Global Trade Logistics
 GlobalTranz Enterprises, Inc.
 GM Associates
 GNT USA, Inc
 Gobal Access
 Gold Coast Convention
 Golfballs.com Inc
 Gomez-Pinzon
 Gomez-Pinzon Abogados S.A.S.
 Gomez-Pinzon Propiedad Intelectual S.A.S.
 Gonzales, Roberto
 Gonzalez, Aleeza
 Goodluck, Natalie
 Gorokhov, Sergey
 Graham Oakley Photography
 Grainger
 Grand America Hotel
 GRANT THORNTON
 Grant Thornton (Wire)
 Grant Thornton Accountants en Adviseurs
 Grant Thornton LLP
 Gray, Steve
 Graybar Financial Services
 GreatAmerica Financial Services Corporation
 Green, Robert
 Greenberg Traurig, LLP
 Greenwave Labs LLC
 Greenways Landscape Services, LLC
 Greenwood Associates, Inc
 Gregory Tedrow
 Griffin Beverage Company
 Griptoyz, Inc.
 Grisel Villafaña Nava
 Group Voyagers, Inc.
 GS1 - License renewal
 GS1 US, Inc.
 Gurstel Law Firm P.C.
 Guzman, Carolina Lafuente
 H.A. Rider and Son's
 Ha Phuong Travel & Trade Services
 Haase, Gerald M.
 Hadfield, Phillip W
 Hadiputranto, Hadinoto & Partners
 Hal Sumsion plumbing, Inc.
 Hall Chadwick
 Hallett & Perrin, PC
 Hana Travel Corp
 Handy Prints
 Hangzhou REACH Technology Group Co., Ltd.
 (CIRS Group)
 Hankyu Hanshin Express (USA) Inc.
 Hanna Instruments United States, Inc
 Hansen, Gladys
 Hansen, Rebecca Sue
 Haralambos beverage CO
 Haramaki, Machiko
 Hardman, Jennifer Lynn
 Harlow-HRK Sales & Marketing,
 Harris, Anastasia (Nastya)
 Harris, Kathleen
 Harrison, Nicholle
 Harteis, Carolyn M.
 Hartley Interactive
 HASSAN, AMIN
 Hatch, James & Dodge, PC
 Hatton, Ashley Lynn
 Haumani, Tevai
 Hawkins, Jason L.
 Hawphmn LLC
 Haybittle, Charlie
 Health Concepts, Inc.
 Health Concepts. Inc.
 HealthQuest
 HealthWay Home Products Inc.
 Healthy Lifestyle Brands
 Hee Won Trading and Consulting
 Heimspiele
 Heiner, Clyde M.
 Hello! Florida Destination Management, Inc
 Henriksen / Butler Design Group
 Henry Goh & Co.
 Henry, Neketia
 Herbert, Dr. Ginger
 Hernandez, Mario Alcauter
 Herrera, Roberto Rocha
 High Desert CHB

High Trail Capital LP
 Hightower, Adam
 Hightower, Adam David
 Hilton Atlanta
 Hilton Moorea Lagoon Resort & Spa
 Hinkley, Julie
 Hirsch, Dylan
 Hnry Logistics, Inc.
 Ho, Eah Son
 HOJ Engineering & Sales Company
 Holdman, Ann
 Ho-Lin, Janine
 HONGKONG ADMAIR SCIENCE AND
 TECHNOLOGY CO.,LTD
 Hooson, Alexandre
 Horan, Clara
 Horizon International Cargo Inc.
 Hotel Echo LLC
 Hoth, Megan
 Houlihan Lokey
 House of Schwan, Inc
 HSI USA Inc
 HubSpot Inc.
 HUSCH BLACKWELL
 Husky International Group Incorporated
 Husmann Plumbing Inc
 Hutchings, Kelly
 Huth, Nathan
 Hwee Chong Enkelmann
 Hyatt Corporation
 Hydropoint Data Systems, Inc.
 IBM
 Iconoclast Knowledge Bureau
 ICR LLB
 IdentiSys Incorporated
 IFA
 Igovna, Lomovtseva Yana
 III Counties Distributing
 Image Locations, Inc.
 IMCD US Food Inc.
 Impact Financial Forensics LLC
 In What Language
 in WhatLanguage LLC
 Incapsula Inc.
 IncFarm Inc
 inContact, Inc.
 Independent Stock Plan Advisors, LLC
 Industrial Container&Supply Co. Inc.
 Industrias T.Taio, LLC
 IndustryWired
 InfoTrax Systems LLC
 Inglish Recruiting Services LLC
 Ingredion Incorporated
 Inmar, Inc
 Innerface Sign Systems, INC
 Inermountain Distributing
 Innovative Body Science
 Innovative Flex Pak, LLC
 Innovative Flexpak Inc
 Insight Communication
 Insights Success Media Tech LLC
 Insightsoftware, LLC
 Institute of Food Technologists
 Interactive Health Solutions
 INTERCONTINENTAL BEACHCOMBER
 RESORT
 Intercontinental Jet Service Corp.
 Intercontinental Tahiti
 Interform
 Intermountain Distributing
 Intermountain Fire Protection, Inc.
 INTERNATIONAL FREIGHT TRANSPORT, INC
 International Freight Transport, Inc.
 International Paper Box
 International Payout Systems Inc
 International Payout Systems, Inc
 Internet Escrow Services, Inc
 Interstate 215, LLC
 Interstate Tax Corporation
 Intertek
 Interwest Paper, Inc.
 INTESOLV
 INTRA VIRES
 Intrado Digital Media LLC
 Investigations Law Group LLC
 InXpress
 IP Advertising & Promotions
 ipCapital Group, Inc.
 Iporre, Miriam Montoya
 Iron Heart Canning, Co.
 Islamic Services of America
 ISO
 ISS Corporate Solutions, Inc
 Issuer Direct
 Istituto Kurz Italia S.R.L.
 ITI Tropicals
 Ivie, Sherris
 IX-ONE
 J B HUNT TRANSPORT INC
 J.B. HUNT TRANSPORT INC
 J.D.I. Enterprises, LLC
 J.S. Hamilton Poland Sp.z o.o.
 J3 Projects (Pty) Ltd
 JACK NADEL INC
 Jackson, Karla
 Jackson, Thomas Michael
 Jackson-Rock Springs Stages
 Jacobson Transportation Company
 Jacobson Warehouse Company
 Jade Communications LLC.
 Jaguar Land Rover
 James Dodge Russel & Stephens, P.C.

James Lavelle US	Kerr, Allen S
Jamf Software, LLC	Kesner, Sichenzia Ross Ference
JAMS	Khateeb, Jehan
Jang, Daniel	Khoury, Shannon-Lee
Janiserv	KIM AND CHANG
Jarpsco LLC	Kim, Chelsy Eunji
JayByrd Deliveries	Kimac Industries
Jazz Basketball Investors INC	Kimmer, Katherine J
JC & Patsy Gaines	Kinetik Technologies
Jeesoo LIM	Kirkland, Chad Wayne
Jenkins Storage	Kirtley, Bill
Jennifer Beverly LLC	Kirtley, William
Jenson, Daniel Rex	Kirton & McConkie
Jesse Coss Photography LLC	Kirton McConkie
JH Sunrise	Kirus, LLC
Jiinga Brasil, LLC	Kit. Mak Wai
JINPIATI NURTINI	KKS 21 LLC
JLH Advisors, LLC	KLDiscovery Ontrack LLC
JMS Industries, LLC	Klocke of America, Inc.
Jody Wilkinson Acura	KMK Regulatory Services
John J Allen Productions	Knaster Technology Group
John Lenore Company	KND Labs, LLC
John, Cameron W	Knowde
Johnson Mark, LLC	Ko, Daniel
Johnson, Jackie	Kono, Tomoko
Johnson's Medical, Inc	Korotkikh, Olga
Jones, Emma	Kount Inc
Jones, Kadee	Kove, Taz
Joshua James, Inc.	KP LLC
Jostens, Inc.	KPMG
JSB SECRETARIAL & TAX SERVICES CC	Krato Inc
Jumbo Bright Prompters	Krause, Stephen
Jumping the Green Production, LLC	Kristina Andrea Galvis
Junior, Papalii	Kuehne & Nagel
Justice, Tiffany	KUEHNE+NAGEL
Justin Ahlmann	Kung, John
K4 Digital Inc	Kung, John Tsz Chun
Kala Packaging LLC	Kung, Ken
Kala Packaging, LLC	Kunzler Bean & Adamson
Kang Jian Limited	Kushlyansky, Alexey
Kanowski, Ryan	Kwikclick
KapStone Kraft Paper Corporation	Kyoko Jasper
Kapteyn, Reggie	Kyo-ya Hotels & Resorts
Karl Gross International BV	L&L Aviation LLC
Karl Gross Logistics (USA), Inc.	L7 Pictures
Karla Ilicic	La Fiesta Label & Packaging Systems
Kartchner, Ethan	La Wanda Dinkins
Kathy Muller Talent & Modeling Agency	LabelTec, Inc.
KATTEN MUCHIN ROSENMAN LLP	Laci Gibbs
KayJay Marketing	Lady burd exclusive cosmetics INC
Keehn Collective LLC dba Accompany	Lagoon Corporation Inc
Kefiplant	LAGRANGE GROCERY CO
Keiyo Resort Development Godo Kaisha	LAN, WEI
Ken Garff Honda Downtown	Landmark Global (PL) SP.
Ken Garff Motors	Landmark Global Inc
Kennington, Jason	Landmark Trade Services (Netherlands) B.V

Landmarks by Cipriani, LLC (Star Group
 Productions)
 Lands, Josephine
 Langford, Richard
 Lapuz Inc
 Lapuz Inc.
 Lapuz, Vern
 Laronda Frazier
 Larry H Miller Chevrolet
 LARRY H MILLER FORD LINCOLN DRAPER
 Larry H. Miller Ford
 Larry Miller Honda
 Larsen, Phillip
 Lasalle, Stockton
 Lauren Harvey Design LLC
 Law Office of Dahlia M. French
 Law Offices of Dixon H Fung PC
 Lawrence, Carolyn or Larry
 Layn USA Inc
 Layton City, Parks and Rec
 Layton High School
 LCJ Worldwide
 Leading Edge Network
 Ledford, Myra
 Lee & Associates
 Lee & KO
 Lee, Arthur
 Lee, Michelle
 Lee, Soon Dong
 Lefavor Envelope Company
 Legacy Tenant-Jon McKillip
 Lehman, Lee & Xu
 Lenovo, Inc.
 Lenzoni, Lauro
 LeRoy Transfield
 Les Olson Company
 Leslie, Kirsten
 Letourneau Interests, Inc
 Level 3 Communications, LLC
 Lexis-Nexis
 Lexyl Travel Technologies, LLC
 LEXYL TREVEL TECHNOLOGIES LLC
 LGC Science Inc
 Lieb Foods, LLC (bought by Refresco)
 Lifestyle Institution LLC
 Lift Credit LLC
 Lighthouse
 Lighthouse Document Technologies Inc
 Lightning Mobile Electric LLC
 Lily Ann Nash Creative Cinema
 Lily of the Desert
 Lim, Larry
 Lincoln Group Inc
 Lindquist, Erik
 LinkedIn Corp
 Lipotec USA Inc
 Lishelleslocks
 LithoFlexo Grafics, Inc
 LiveHelpNow
 Livin For Health
 Load Impact AB
 Local Studio
 Logimex, Inc. (DBA Estafeta USA, Inc.)
 Logo Concepts LLC
 Logo It On
 Lone Peak Trailer Sales
 Loomis
 Looper, Randy
 Lopez, Andrew
 Lopez, Bethany
 Lopez, Teky
 Lowe, Kyle
 LPMA LAW S.C.
 LPMA, LAW S.C.
 LRXD
 Lucas, Aiyana
 Lucky Clover Packaging/Craftpack
 Lucky's Farmers Market
 Lugo Family Trust
 Lumen Technologies, Inc.
 Lupkin, Jim
 Luxilify
 Luz Araceli Rodriguez Troche
 M & W Investments LLC
 M.A.C. Developments LTD
 M2 Compliance Inc.
 Machol & Johannes
 Mackay, Dewey
 Mac's Lock and Key
 Maharrey, Jonathan
 Mahaska Bottling Co
 Mahoneys AUD
 Mail Services, Inc
 Mainfreight USA
 MakeupbyPree
 Makous, Natalie
 Malwarebytes Inc.
 Manassero E Campello Sociedade De Advogados
 MANDAR INTERPRETING
 Manhattan Advertising & Media Law, Inc
 Manning Curtis Bradshaw & Bednar LLC
 Manning, Kaycee
 Manning, Nicholas
 Mao, Alex
 Marcum LLP
 Marinova Pty Ltd
 Mariposa Labs, LLC
 Mark Miller Toyota
 Market Horse
 Market Performance Group
 Marketcent
 MarketCents, Inc.

Marketure Growth Consultants, LLC
 Markit Group Limited
 MarkMonitor
 Markova, Tatiana
 Marley Merchandising, LLC(Creative Artists Agency)
 Marlyn Nutraceuticals, Inc.
 Marriott Hotel Services, Inc
 Marriott International Inc, - JW Marriott Orlando Grande Lakes
 Marshall olson&hull
 Martinho, Sergio Augusto Redua
 Marvellous Catering
 Masergy Communications, Inc.
 Maughan, Tyson
 Mazars FAS KK
 Mcalpine, Rubye J
 McCallum Marketing LLC
 McCandless International
 McCarthy Burgess & Wolff
 McCarty Agency
 McGee's Stamp & Trophy
 McGoldrick, Maryellen
 McKillip Enterprises LLC
 McKillip, Jonathan
 McKinney, Lonnie
 Mclaughlin, James
 McNeil Printing
 MD Property Services Inc.
 MDH Law Group LLC
 Medallion Labs
 MediaJel, Inc
 Mediant Communications Inc.
 Medicos International, Inc.
 Medley, Patrick
 Melchisedeck, Tammy Maltby
 Melis Productions Inc
 Member Tek
 memberTEK, LLC
 Mena, Dawn
 Menlove Appliance
 Mercedes - Benz of Lindon
 Mercedes-Benz of Loveland
 Mercer (China) LTD
 Mercer Human Resource Consulting
 MeriCal, Inc.
 Metabev Inc.
 Metaline Industrial Limited
 Metcom Studios
 Metro SEcurity
 Michael Chen Law Offices PLLC
 Michelson Laboratories, Inc.
 Micro Quality Labs Inc
 Microconsult, Inc.
 Microsoft Corporation
 Microsoft Licensing, GP
 Micro-Works 11 LLC
 Mid-America Overseas, Inc.
 Midaxo Inc
 Mike Grover Animation LLC
 Military To Millions, Inc
 Millar, Karyn
 Miller Thomson LLP
 Miller, Christina
 Miller, Deidre
 Miller, Lynn
 Millrock Development, LLC
 Mills, Andrea
 Mills, Stephen Bradford
 Milne Fruit Products
 Mineral, Inc.
 MISC Design PTY (PTD)
 Miser, Daniel A
 Miyama, Masahiro
 MJC Holdings LLC
 MJS Packaging
 Mode Transportation
 Modern Display
 Modern Muse
 Mohawk Global Logistics
 Molant Propriedade Industrial LTDA - ME
 Mona Tours Ltd
 Monegal, Jose
 Monelli, Ryan
 Montage Laguna Beach
 Montague, David R
 Montaña, Jose Luis Ralde
 Monte Vista Coop
 Montgomery, Tia C
 Moody, Dainon
 Moonrock
 Morgan Fay MUA
 Morgan Lewis & Bockius LLC
 Morgan, Tamara
 Morozoff, Maxim
 Morris Meetings and Incentives LLC
 Morris, David
 Morwenna Voss Consulting
 Moss Adams LLP
 Moss, Anna A
 Motus LLC
 Mountain Rose Herbs
 Mountain West Office Solutions
 Mountain West Series of Lockton Companies, LLC
 Mountainland Supply Co
 Moyad, Mark
 MRS Micro-Work Company Limited
 MTR
 MTR Express Inc
 MTR Photo
 Mule Deer Foundation
 Multi Image Group

Multi Image Group, Inc.	Noni Marketing Dallas
Multigraphics LTD	Noni Marketing Garland
Multiply X	Noni Marketing Group Cicero
Muniz, Samuel	Noni Marketing Group LLC
Munkhsama, Batmunkh	Noni Marketing Miami
Muse Me, LLC	Noni Team - Arkansas
MWE China Law Office	Noni Team - Atlanta
MWT International	Noni Team - Miami North
Mystery Box LLC	Noni Team One, LLC
Mystery Box, LLC	Noni Team Silverado, LLC
Nacif, Diana Maria Goraieb	Noni Team Winchester, LLC
Nakasone, Yoko	Noni Team-Dallas
NanoBiotech Holdings LLC	Noni Team-Fort Worth
NATHALIE, ALLARD	Noni Team-Miami West
National Association of Corporate Directors	Noni Times LLC
National Benefit Services, LLC	Norbert Stadler
National Breast Cancer Foundation, Inc.	Norland International
National Diagnostics, LLC	North Star Printing
National Registered Agents Inc	North Washington St. Water & S
National Union Fire Insurance Company of Pittsburgh, PA	Northern Colorado
Nature's Distribution, Inc.	Northwest Cosmetic Lab
Naturex	Northwest Cosmetic Labs, LLC
NAVEX Global Inc.	Norton Performance
NCDOR	NOSCO, INC
Nel, Rian Luther	Nosco, Inc.
Nelson Laboratories	Novak, Ron
Nelson Jameson	NOW Technologies
Nelson, Mark	Nozomi Garcia
Neopost	NPFulfilment
Nest-Filler USA	NPFulfilment NZ
Nestle USA	NSF International
NetStandard Inc	Nucercity International
NETSTOCK USA, LLC	Nurico LLC
NetSuite	Nutravail LLC
Netwize Inc	Nutri Avenue
Network Consulting Services, Inc	Nutrioitics
NETWORK MARKETING PRO	Nutritional Performance Labs (Pty) Ltd
NeuDay LLC	Nutrix LLC
New Life Office	O.C. Tanner Company
New Relic, Inc.	O.U.R. Operation Underground Railroad
New West Photography	Obinson, Anthony R
Newlife Health Science	OBT Anywhere (USA) Inc.
Newport Flavours	OBT AUD
Ng Pui Kwan (Queen)	O'Connell Group, LLC
Ngai Shuk Ha Dabie	OEP LLC
NICE / NICE inContact / The NICE Group	Office Furniture Blowout
Nielson Film and Video LLC	Ogden Custom Solutions LLC
Nielson, Braden	Ogden Dinosaur Park & Museum Foundation
Nikitina, Galina	Ogden Yoga Festival
NISHIKAWA, YOKO	OHNO & Partners
NLTT International Limited	Ohnuma, Katsuko
No Usual	Oi, Yin Tang
No Usual LLC	OilPress.Co
No Vsual	OK Kosher Certification
Noni Marketing Chicago	Oke, Lola
	OLMO, ROBIN

O'Malley Beverage of KS
 OMGS
 Omic USA Inc
 OMIC USA, Inc.
 OMNI FORT WORTH PARTNERSHIP, L.P.
 Omosheyin, Rotimi
 OOTEM Advertising
 ooTo Life LLC
 Opex
 Oracle
 Oracle America Inc IL
 Oracle America Inc SF
 Oracle America, Inc.
 Oracle Corporation
 Oracle Credit Corporation
 ORBITPEOPLE LLC
 Oreno, Daniel M
 Oreteia, Abel
 Organic Certifiers
 Organizational Consultants to Management
 Orthodox Union
 Ortman, Ursula
 Orunkenyokun Odusanya
 OSO LOGISTICA
 Osorio, Gabriel
 OSU Alumni Club of Utah
 Ouanalao II LLC
 Oval, Adelaide
 Pacific Office Automation
 Packaging Corporation of America
 Packaging Credit Company
 Paessler AG
 Palmer, Timothy B
 Palmer, Timothy Brent
 Palu, Afa
 Pamphile, Valencia
 Panralcen, Jane
 Pantangco Dental Corp
 Pantangco, Dr Marvin
 Pantangco, Marvin
 Paradise City
 Paragon Language Consultancy Company
 Parsons Behle Lab LLC
 Pate Baird, PLLC
 Patterson & Associates
 Patterson Warehousing Inc
 Paul Gauguin Cruises, Inc.
 Paychex (ExpenseWire)
 Paypal, Inc.
 PAZHOROWITZABOGADOS S.A.
 PDR Equity, LLC
 Peak Scientific, Inc.
 Pearl Meyer and Partners, LLC
 Peczuh Printing
 Pedraza, Austin
 Pegasus Worldwide Logistics, Inc
 Perez, Charleston V.
 Perez, Miah
 Perez, Miah
 Perkins, Vanessa
 Perpetual Storage Inc.
 Perry, Jared Lee
 Perth Convention and Exhibition Centre
 Pestinger Beverage Co.
 Peterson, Terry-Anne
 PF Staffing Services LLC
 Pflug Packaging
 Pharmaca Integrative Pharmacy
 Pharmachem Laboratories Utah LLC (Ogden)
 PharmaIntelligence Pty Ltd - Carine Page
 Pharmatech, Inc.
 Phase 1 Prototypes. LLC
 PHILIP LEE SOLICITORS
 Phillips, Debby
 Photographic Solutions
 Physicians Desk Reference Inc
 Phytochem International, Inc
 Picard, Karen
 Ping An Property & Casualty Insurance
 Ping, Lang
 Pitney Bowes
 PKPK LLC
 Planful, Inc
 Plant, Victoria
 Plante & Moran, PLLC
 Platt Electric Supply
 Pleasant Pictures Music LLC
 Plex Systems, Inc
 Poindexter, James S.
 Point and Shoot Productions, Inc.
 Poloni, Elizabeth B
 Polsinelli PC
 Ponant USA LLC
 POS Pilot Plant Corporation
 Potebnya, Nadia
 POTOMAC LAW GROUP, PLLC
 Potter, Julie
 Potter, Robert
 Powder & Paint
 Powell Lovers LLC
 Powerlinking, Inc.
 PowerReviews, Inc
 PPI Business Services
 PR Commissioner of Financial Inst
 PR Newswire Association LLC
 Pratt Industries
 PRC Inc
 PRC, INC
 Premier Distributing Company
 Premier Employee Solutions LLC
 Presenting Atlanta, LLC
 Presidio Networked Solutions

Presort Essentials
 Press Media
 Prestige Cruise Holdings S. de R.L.
 Pretty Persuasions Group, Inc
 Price Parkinson & Kerr, PLLC
 Price Parkinson and Kerr PLLC
 Primera Towers FL Joint Venture LLC
 Princeperelson, LLC
 Prinova Solutions
 Printcraft Press, Inc
 Priority 1 Inc.
 Priority-1, INC
 Priscila Santos de Andrade
 Pro Pac Labs Inc
 Pro Pac Labs, Inc.
 Pro Star Logistics
 Pro. Baler Services
 Procure Consult Maintenance Services
 Producciones Protv SAC
 Project CBD
 ProLanguage
 Propay Inc
 Propay Inc.
 ProScreening, LLC
 Providence Hall High School
 Province of British Columbia US
 PRP 11 LLC
 PT Panorama JTB Tours Indonesia
 Pulse, LLC
 Purolator
 Purolator Livingston
 Putrajaya Marriott Hotel
 Pye-Barker Fire & Safety, LLC
 Qing Lu
 Qosmedix
 Quadient Finance USA, Inc.
 Quadient, Inc
 Qualys Inc
 Quan, Sue Wah Chin
 Quan, Ying Pui
 Quartel, Aleksandra
 QuickBooks Service
 Quill Corporation
 R & R Glass
 Rabone, Jessica
 Rackham & Associates
 Rackspace
 Rackspace US Inc
 RADIAL POLAND SPOLKA Z O.O.
 Rakuten Marketing LLC
 Rando, William
 Rapid7 LLC
 Ray, Lucila
 Ray, Quinney, Nebeker
 RBC. Vat Consultants
 RBM Services, INC.
 REC LLC
 Recar Trust LaDawn Painter Trustee
 RECOLLECTIVE INC.
 Red Sky Solutions LLC
 Reed, Candace
 Reese
 Reese Richards, LLC
 Refresco
 Refresco (Cott Bev)
 Refresco US, Inc.
 Refrigeration Supplies Dist/Total Control
 Regulatory Concept
 Regus Bangkok TL
 Regus Canada
 Reichert, Inc.
 Reid, Marcey
 Remke, Joel
 Renaissance Orlando at Seaworld
 Resource Management Systems
 Revolution Print and Packaging LLC
 Rexel USA, Inc
 RGA International, LLC
 RGN Management Limited Partnership
 Rhinehart Oil Co
 Ricardo Spilman-Facil Investments LTD
 Richard Dadisman Consulting LLC
 Richards Laboratories
 Richards, Andrea
 RICOH USA
 Riffenburgh, Lynne
 Riley, Michael
 Rino Sign Works
 Rios, Tom
 Rita Food & Drink Co.
 RJW Logistics, Inc.
 RMSCO
 Roadrunner Ltd
 Roanoke Ranch for Kids
 Robert I. Merrill Co.
 Robinsage Business Services
 Robinson Brothers Construction
 Robinson Brothers Fine Jewelry
 Robinson, James C
 Robotcop, Inc.
 Rocio Nava
 Rockwell Collins, Inc.
 Rocky Mountain Adhesives LLC
 Rocky Mountain Bottled Water/Coffee@Work
 ROCKY MOUNTAIN CARGO
 Roderick, Madison
 Rodriguez, Stephanie
 Rojas, Maria Isnelda
 Romani, Laura
 Romer Beverage of Yuma
 Romer Labs, Inc.
 Romero, KoDie King

Romero, Mauricia Delgadillo	SFIC
Rong, Luo	Shaked Law Group P.C
Rosic, Edina	Shanghai Best China Industry Co Ltd
Ross, Anne	Shanghai Donnelley Printing Co Ltd
Roto Aire Filter Sales & Svc	Shannon Bahrke Inc
Royal Caribbean Cruise	Shapray Cramer Fitterman Lamer LLP
Rubio Leguia Normand	Sharegate Group Inc
Ruckus Marketing LLC	Sharp Interiors Systems Ltd.
Rynders, Annastasia Copeland- S & A Summers LLC	Shaw, Ray and Bama
S. D. Klemm & Associates Inc	Shawn Aiken, LLC
S.W.I.F.T. SCRL	Shelby County Business Revenue
Saddle Creek Corporation	Sheppard Mullin Richter & Hampton LLP
Safeguard Business Systems	Sher Consulting and Training Ltd
Sagan LLC	Sheraton Dallas Hotel
Sakka Studio	Sherman, Joseph M
Salary.com LLC	SHI International
Sales, Tim	Shin, Mr. Tae Woo
Salt Palace Convention Center	Shiye Investments
San Luis Valley Rural Electric	Shore Side Marketing Inc
Sandler, Lowenstein	Shred-It
Sandoval, Yvonne	Sidley Austin LLP
Sandquist, Steve	SierraConstellation Partners LLC
Sandra Schick CPA, LLC	Sigma Chemicals
Santoyo, Lidia	Silicon Valley Communication, LLC
Sarah Laird, Inc.	Silva, Esteban
Saucy and Kitsch	Silverwood Partners
Say Communications LLC	SIMPLY COLLECTIVE
Scenic Solutions Inc	Simpson, Lishelle
Scharlack Advogados	Simsair LLC
Scheinberg & Associates PC	Sipma, Lori
Scheinberg & Associates, PC	Sirius Computer Solutions Inc.
Schenker, Inc.	Skylab Apps, Inc
Schertler Onorato Mead & Sears - legal fees	Skymail International
Schess, V	Slate Model and Talent, Inc.
Schindler, Marc	Sleep in Heavenly Peace Inc
Schmidt Sign Service Inc.	Smallwood, Ethel
Schneider Group	SmartCity
SCHNEIDER GROUP TOV	Smith Anderson Blout Mitchell and Jernigan LLP
Schneider National Inc	Smith, Skye J
Schneider, Debbie	Smith, Stevenson
Scientific Consumables and Instrumentation	Smithson, Nikki
Scientific Research Publishing	SnappConner PR
Scott, Irene	Snow Country Limousine, Inc.
Scott, Jacob	Snowline Packaging Solutions LLC
ScriptSourcing, LLC	Sochan, Darcy
Scroll K Vaad Hakashrus	Soehnel, Dustin
Scroll K/Vaad Hakashrus of Denver	SOFTCHOICE Corporation
SECrest Hill Butler and SECrest	Sok In Sio
SECure Western Storage	Solarwinds Worldwide, LLC
SECurity Metrics	Solution 7 Ltd
Sedgwick CMS, Inc.	Sonoma Beverage Co.
Sedo.com LLC	SOR Technology LLC
Segal, Benjamin E.	Sound Concepts
Service Uniform	Southern Arizona Distributing
Seven Clovers	Sparks, Sheriff Kelly V.
	Spear Media LLC

Specialized Pest Control and Lawn Care
 specialty incentives
 Specialty Incentives, Inc
 Speedipack & Ship
 Spigener Enterprises, Inc
 Sprouts Healthy Communities Foundation
 SPS Commerce, Inc
 Squire
 Squire and Company PC
 SR3D Intl Holdings Corp.
 SRS Visual
 ST Corporation
 Stahlbush Island Farms Inc
 Staples
 Starboard Solutions Corp.
 Starr, Natalie
 Stars Talent Studio, LLC
 Statefire Sales & Services
 Steadman, Richie T
 STENDE INSPIRATIONS
 Stende Inspirations Inc
 Step Saver, Inc
 Stephen Gould Corporation
 Stephen, Cynthia Cannady
 Steritech Group, Inc.
 Steven Xiao
 Stevens Global Logistics
 Stevens Global Logistics, Inc
 Stoddard, Alan
 Stoddard, Roger
 Stoel Rives
 Stoel Rives LLP
 Stone & Sallus, LLP
 Stone & Saunders LLC
 Storage West Solutions, Inc.
 Strand, Dr
 Strategy 7 Corporation
 Straub Distributing
 Stubbins, Ashley
 Studio 020 - cancellation fee marketing
 SUCCESS Partners Holding Co.
 Success Partners Holding Company
 Sufiyanov, Renat Rakipovich
 Summit
 Summit Energy, LLC
 Summit Lawn & Pest Control
 Summit Nutritional Laboratories
 Summit Nutritional Laboratories, LLC.
 Sun Life
 Sun Lithographing and Printing
 Sun Lithographing and Printing Co.
 Sun, Jenet
 Sunbelt Rentals
 Sundance
 Sundesa
 Sundesa LLC
 Sunrise International
 Sunrise Mall
 Sunstate Equipment Co., LLC
 Superior Water and Air, Inc.
 SupraNaturals, LLC
 Suzy Eaton Designs, LLC
 SW Office Design, LLC
 Swenson, Paul
 SYL CARGO S.A.
 Synergy Flavors
 Syracuse High School
 Syracuse Label & Surround Printing
 Syrett, Alicia
 Systems Group
 Tableau Software, Inc.
 Tableau Software, LLC
 TacMedia
 TAHITI NUI TRAVEL
 Talent Management Group Inc.
 Talent Management Group, Inc.
 TalentX Management, LLC
 Talkdesk, Inc
 Tallgrass Freight Co. LLC
 Tam, Karen
 TAMS, LLC
 Target Label & Packaging, LLC
 Tateyama, Hideko
 Tautua Nonu Samoa - USA LLC.
 Tax Executives Institute
 Taxbot LLC
 Taylors Lakes Hotel
 TCB Group
 TCI Biotech LLC
 TCI Biotech, LLC
 TCI CO., LTD
 Team Eagle Logistics, Inc.
 TeamViewer Germany GmbH
 Teawolf
 Tech Connect
 Teddy
 TEI
 Tekama
 Telenations, Inc.
 Telmex USA LLC
 Temp Trans Corp
 Tennant
 Teradot LLP
 Terminix
 Tesla, Inc.
 TG Studios LLC
 The American Bottling Company
 The Benchmarking Company LLC
 The Bureau of National Affairs
 The Cadence Group
 The California Spirits Company, LLC
 The Cherrington Firm

The Cincinnati Insurance Company
 The Dark Fire LLC
 The design shop
 THE DUCKETT CORPORATION
 The Guardian Life Insurance Company of America
 The Islamic Food and Nutrition Council of America
 The Lebermuth Company, Inc.
 The Mail Group
 The Marymont Group, Inc
 The Marymont Group, Inc.
 The McCullough Group, LLC
 The Odonata Agency, LLC
 The Profitability Formula, LLC
 The Ranch At Laguna Beach
 The Range USA LLC
 The Reveley
 The Scale Company LLC
 The Stewart Organization Inc
 The Travel Broker
 The Treadstone Group, Inc.
 The Visual Treat Marketing
 The Wall Street Transcript
 The Westin St. Francis
 TheorySF LLC.
 Therapeutic Research Center, LLC
 Thiebaud, Summer Jensen
 Thompson and Capper Ltd
 Thompson Burton PLLC
 Thomson Reuters - West
 Thomson Reuters, Tax & Accounting - RGS
 ThoughtLab LLC
 Thread Wallets LLC
 Thueson Enterprises
 Thunder Management, LLC.
 Thurlow, Cynthia
 ThyssenKrupp Elev
 Tidwell, Cy
 Tiffany and Company
 Tile & Grout Restoration, LLC
 Tilleke and Gibbins
 Timber's Edge Construction, Inc.
 Timmer, Colleen
 Titan Cold Storage Inc.
 TK Elevator
 TLA Law, Attorneys at Law, PLLC
 TM Bio. Ltd
 TM Cloud Inc
 TMI総合法律事務所
 Todd, Duston
 Tokyo Bay Hilton Co., Ltd.
 Tolin Mechanical Systems Company
 Tomra of North America
 Toot'n Totum
 Top Down CPM
 Topco Associates LLC
 Torrez, Rene Lozano
 Torrez, Victor Lozano
 Tortello, Maritza
 Total Access-Juan Reyes Castillo
 Total Label USA, LLC
 Total Quality Logistics, LLC
 Towers Watson
 Townsel, Derrick
 Traco Manufacturing, Inc.
 Tracy, Dana
 Trade-Winds Management Group LTD
 Tran, Kimberly Y
 Trane A Division of American Standard
 TranPak Inc.
 Trans-Packers Service Corp
 Triagen LLC
 TRICORBRAUN
 Tri-Indigo LLC
 Trinity Brand Group, Inc
 Trustee Services Limited
 TSI Manufacturing
 Tsvihun, Svitlana
 Tubtim, Sheila
 TURANZAS, BRAVO & AMBROSI
 Turn Key General Contractors, Inc
 Turner Sr., Carl A
 Turner, Carl
 Twelve, Inc.
 Two Story Photo and Video Pty Ltd
 U.C.T. INT'L INC
 U.S. Translation Company
 Uber Technologies, Inc.
 UCF Hotel Venture
 ULINE INC.
 Ultimate Water LLC
 Unclaimed Property Solutions LLC
 Unforgettable Roof Coatings, LLC
 Unified Strategies Group Inc
 Unique Properties
 United Natural Products Alliance
 United Parcel Service
 Universal Packaging West, Inc
 Universal Registered Agents
 Unrivaled
 UPS
 UPS Canada
 UPS Capital Insurance Agency, Inc.
 UPS Supply Chain Solutions
 Up-Statistics Corp
 Urban Model and Film Management, Inc.
 US Logistics Inc
 US Translation Company
 USA Direct
 USA2JPN
 USF Reddaway, Inc
 USHER & MORE
 Uspenskii, Aleksei

UST Corp
 Utah Chinese Civic Center
 Utah Chinese Golden Spike Committee
 Utah Container & Tank, LLC
 Utah Diesel Center
 Utah Fire Equipment
 Utah Interactive, LLC.
 Utah Junk Movers
 Utah Tile & Roofing
 Utah Yamas Controls Inc
 Valdivieso, Sean
 Van Auan, Hai
 van Dongen-Rutten, Brigitte
 Van Quan, Hai
 Van ZYL EBRAHIM COOK ATTORNEYS
 INCORPORATED
 Vanderveen, Sarah
 Vargas, Antonio
 Vazquez, Jorge
 Vazquez, Nelda
 Vdiscovery
 Vega, Nilo Salim Salazar
 Venture Laboratories
 Verb Direct LLC
 Verb Direct, LLC
 Verbatim Solutions LLC
 Veritiv Operating Company
 Vermont Cider Company
 Versatile
 Vert Manufacturing LLC
 Verteks Consulting
 Vertex
 ViaVid Broadcasting Corp
 ViaWest, Inc.
 Victory Packaging
 Viddler Inc.
 Viewmont High School
 Vincent Monnier
 Violet Media, Inc.
 Virtas Partners, LLC
 Virtual Packaging
 Virtuoso Graphics LLC
 VisaRite Service Center
 Visible Fulfillment
 Visible Supply Chain Management, LLC
 Vision Service Plan
 Vistar Rocky Mountain
 Vital Solutions, LLC
 Vlahos, Julie
 Vlastic, Gary
 VLCM
 Vogeler, Joaquin
 Volume Services, Inc.
 Voomani, Inc
 Vortex Production Inc.
 Vox Promotions C/O Summit Financial Resources,
 L.P.
 VSC International Group
 W.I.S.D.O.M. in your life
 Wailea Golf Resort, Inc.
 Wakefield, Ying Chin
 Walden, Patricia
 Walker, Susan
 Walkers
 Waller, Nancy
 Wang, Jian
 Wang, Lei
 Wang, Sherry
 Wanship Enterprises, LLC
 Ward Lambert PLLC
 WareWorks Consulting Inc
 Warrior Poet, LLC
 Warriors Coaching Academy
 Warriors Event Management
 WASATCH CHB LLC
 Wasatch Distributing
 Wasatch Electric
 Wasatch Pallet, Inc.
 Wasatch Product Development LLC
 Wasatch Products Development LLC
 Wasatch Signs & Lighting
 Waste Connections of COLO, INC
 Waste Management of Utah
 WATERisLIFE
 Waters Corporation
 WCF Insurance
 Webb Audio Visual
 Wei, Lan
 Weigert, Marion E.
 Welch Equipment Company Inc.
 Welke Global Logistics
 Wellman and Warren LLP
 Wells Fargo visa commercial card
 West Consolidators Inc
 West Indies Company
 West LLC
 Westbrook Service Corporation
 Westendorf, Johannes
 Western Management Group
 Westerra
 Westin Derrel Smith
 WestRock
 WestRock Kraft Paper, LLC
 Westwind Litho
 Whatcott, Stephanie
 Whe Agency, Inc.
 White, Bradley
 White, Michael Grant
 Whitelaw Twining Law Company
 Whitney, Myra
 Why'rd

Wil Fischer Companies
 Wiles, Issac
 Williams, Cheryl
 Williams, Weese, Pepple, & Ferguson PC
 Willis Towers watson US LLC
 Wilmer Cutler Pickering Hale and Dorr LLP
 WilmerHale
 Wilson, Ann
 Windstar Cruises, LLC
 Windstream
 Wingfoot Corporation
 Winghead Films, Inc
 Wingle, Matthew Rex
 Winkelaar, Amy Nicole
 Wire to Wire Inc
 Wisdom River Research Laboratory, LLC
 Wiser Partners, LLC
 Witherspoon, Edith B
 Witten, Keaira Lachelle
 Wizard Labels LLC
 Wolicki, Elizabeth
 WOLMORE TRADE L.P.
 Wondersauce LLC
 Word-ology
 Workfront
 Workfront Inc
 Workman Nydegger
 World Asia Logistics, INC.
 World Class Integration, LLC
 World Consulting Group LTD
 Wride Cinema Inc.
 WS Packaging Group
 Wyche, Jim
 Wyche, Lana S.
 Wynne, Ai
 Xact Data Discovery
 Xcape1
 Xcel Energy
 Xcellence, Inc.

Xennsoft LLC
 Xiao, Chinghua Mei
 Xiao, Julie
 Xiaoli Ma
 XPO Logistics
 Xpress Trucking, INC.
 Xu, Alison
 Xytogen Biotech Inc
 Yamato Transport USA Inc - SLC
 Yamco LLC
 Yancy, Douglas
 Yang, Pengcheng
 Yaya Holdings LLC
 Yeung, Stanley
 Yin, Chung Yan
 Yiptel LLC
 Yolden, Grenetta
 York Howell & Guymon
 Youmans, Jane A.
 Young and Focused Inc.
 Young Electric Sign Co.
 Young, Dimitri L
 YRC
 Yulchon LLC
 Zappistore Inc.
 Zeno Leasing
 Zepeda, Carlos A
 Zhang, Lan Fang
 Zhang, Wenhan
 Zhen, Sally
 Zhen, Yu Shan
 Zhou, Kevin
 Zimbabwe Project Society
 Zion Packaging
 Zions First National Bank
 Zipline Logistics LLC
 Zoyto Services Ltd
 Zrachia, Levital

Debtors' Bankruptcy Professionals/Ordinary Course Professionals

Barnes & Thornburg LLP
 Bona Law PC
 Brach Eichler
 CliftonLarsonAllen LLP
 Deloitte & Touche LLP
 Dickinson Wright, PLLC
 Embark Consulting, LLC
 Ernst & Young U.S. LLP

Greenberg Traurig, LLP
 Houlihan Lokey
 Littler Mendelson, P.C.
 Meyer, Unkovic & Scott LLP
 Miller & Chevalier Chartered, Inc.
 SierraConstellation Partners LLC

Prepetition and Proposed Postpetition Advisors for Lenders

Shumaker

United States Bankruptcy Judges for the District of Delaware

Chan, Ashely M.	Owens, Karen B.	Stickles, J. Kate
Dorsey, John T.	Shannon, Brendan L.	Walrath, Mary F.
Goldblatt, Craig T.	Silverstein, Laurie Selber	

Office of the US Trustee – District of Delaware

Attix, Lauren	Green, Christine	Panacio, Michael
Buchbinder, David	Hackman, Benjamin	Richenderfer, Linda
Casey, Linda	Harris, Ramona	Sarkessian, Juliet
Cooke, Denis	Jones, Nyanquoi	Schepacarter, Richard
Cudia, Joseph	Leamy, Jane	Serrano, Edith A.
Dice, Holly	McCollum, Hannah M.	Sierra-Fox, Rosa
Dortch, Shakima L.	McMahon, Joseph	Wynn, Dion
Fox, Jr., Timothy J.	Okita, Angelique	
Giordano, Diane	O'Malley, James R.	

Taxing Authorities/Governmental, Regulatory and Licensing Agencies

Adams County Clerk & Recorder	DC Office of Finance and Treasury
Adams County Treasurer	Delaware Bureau of Unclaimed Property
Alabama State Treasurer	Delaware Division of Corporations
Alaska Department of Revenue, Unclaimed Property Section	Delaware State Escheator
Arizona Department of Revenue	Denver Manager of Finance
Arkansas Auditor of State	Department of Employment, Training & Rehabilitation
Belastingdienst Apeldoorn	Department of Homeland Security
California Franchise Tax Board	Department of Pesticide Regulation
California State Controller	Department of Taxation
California State Controller's Office	Department of the State Treasurer
CDPHE - Colorado Dep. of Public Health & Environment	Department of the Treasury
CHEP USA	El Paso County Clerk & Records
Child Support Services	Employment Security Division
City of Arvada	FASB
City of Aurora	Finnish Food Authority Evira
City of Boulder	Florida Department of Revenue
City of Decatur, Alabama	Florida Department of State
City of Denver	Florida Dept. of Financial Services
City of Greenwood Village	Florida Dept. of Financial Services, Bureau of Unclaimed Property
City of Huntsville	Florida State Disbursement
City of Lake Mary	Franchise Tax Board
City of Longmont	Georgia Department of Revenue
City of Orem: A 100-year Portrait	Georgia Dept. of Revenue, Unclaimed Property Program
City of Steamboat Springs	Georgia Secretary of State
City of Thornton	Government of Canada
City of Westminster	Governor's Office
Colorado Department of Revenue	Governors Office Administration
Colorado Department of the Treasury	Hawaii Dept. of Budget & Finance, Unclaimed Property Section
Colorado Secretary of State	Hawaii State Tax Collector
Colorado Women's Chamber of Commerce	Illinois Department of Revenue
Commonwealth of Massachusetts	Illinois Secretary of State
Comptroller of Maryland	Illinois State Treasurer's Office,
Connecticut Unclaimed Property	
Davis County Utah Assessor's Office	

Indiana Attorney General's Office
 Internal Revenue Service
 Internal Revenue Service Form 1023
 Internal Revenue Service PA
 Jesse White Secretary of State
 Kansas Department of Revenue
 Kansas Payment Center
 Kansas State Treasurer, Unclaimed Property
 Kentucky Department of Revenue
 Kentucky State Treasurer
 Labor Commission
 Louisiana Department of Treasury
 Michigan Department of Treasury
 Minnesota Department of Commerce
 Minnesota Dept of Revenue
 Missouri Department of Revenue
 Missouri Secretary of State
 Montana Department of Revenue
 Montgomery County Commission
 Nasdaq, Inc
 Nevada Office of the State Treasurer
 Nevada Tax Center
 New Hampshire Treasury Dept.
 New Jersey Department of Treasury
 New Mexico Taxation & Revenue Department
 New York State Comptroller
 North Carolina Dept. of Revenue
 North Carolina State Treasurer
 North Dakota State Government
 NYS Corporation Tax
 Oakley City
 Office of Missouri State Treasurer, Division of
 Unclaimed Property
 Office of the State Treasurer
 Ohio Department of Commerce, Division of
 Unclaimed Funds
 Oklahoma State Treasurer
 Oklahoma Tax
 Oregon Department of State Lands
 PCAOB
 Pennsylvania Unclaimed Property
 Rhode Island Taxation
 Salt Lake County Assessor
 Secretary of State
 Secretary of State - Nevada
 Social Security Administration

South Carolina State Treasurer - Unclaimed Property
 Program
 South Dakota State Treasurer
 South Utah Valley Solid Waste Dist.
 State of California
 State of California EDD
 State of California EDD 61
 State of Delaware
 State of Florida Disbursement Unit
 State of Michigan
 State of Utah
 State Treasurer's Office
 Tennessee Treasury Department
 Texas Comptroller of Public Accounts
 Texas Comptroller of Public Accounts - Unclaimed
 Property
 Texas Workforce Commission
 The United States Treasury
 Timpanogos Special Service District
 Treasurer of the State of Illinois, Unclaimed Property
 Division
 Treasurer, State of Connecticut
 U.S. Customs and Border Protection
 U.S. Department of Homeland Security
 U.S. Department of Labor
 U.S. Dept of State
 UHEAA
 United States Treasury
 US Postage Meter Center
 Utah County Assessor
 Utah County Treasurer
 Utah Department of Agriculture & Food
 Utah Department of Workforce Services
 Utah State Bar/CLE
 Utah State Board of Continuing Legal Education
 Utah State Tax Commission
 Utah State Treasurer
 Virginia Department of the Treasury
 Washington Department of Revenue
 Wendy Burgess, Tax Assessor-Collector
 West Virginia State Treasurer's Office
 Wisconsin Department of Revenue
 Wisconsin Dept. of Revenue
 Woods Cross City
 Wyoming Dept of Revenue
 Wyoming State Treasurer-Unclaimed Property
 Division

Utilities

Ace Recycling and Disposal
 American Fork City
 APCO Electric Inc.
 AT&T
 AT&T 3147
 AT&T 815

AT&T3290
 Avaya Communication Inc.
 Blue Panda Communications
 CCI Communications, LLC.
 Central Telcom Services LLC
 Century Link

Centurylink
 China Telecom (Americas) Corporation
 Comcast
 Comcast Cable of Utah
 Dominion Energy
 Innovative Telecom Solutions
 Morewave Communication Inc
 NTT America Inc
 Questar Gas

Rocky Mountain Power
 Sprint
 The ADT Security Corporation
 T-Mobile
 USA Digital Communications, Inc
 Veracity Networks
 Verizon Wireless
 XO Communications

Contract Counterparties

1615 Platte Street Tenant LLC
 1911 Spirits (Beak & Skiff)
 Istrategy
 1Worldsync, Inc
 20Evo, LLC
 2-One Productions, LLC
 360 Public Relations
 7-Eleven Inc
 A Bridge Between Nations
 A California Grip LLC
 A&m Pest & Termite Control
 A-1 Septic Tank Services
 Abacist Group, LLC
 Aca Derm Inc.
 Accell Audit & Compliance, P.A.
 Accu Bio-Chem Laboratories
 Ace Rents Inc.
 Aceves, Ana and Roberto
 Aci Worldwide Corp.
 Acoustic Holdco LP
 Acoustic, L.P.
 Acuna, Marco Antonio Sandoval
 Adachi,Henderson,Miyatake&fujita
 Adamson Analytical Lab, Inc.
 Adaptive Ins
 Adaptivity Pro
 Addison Group
 Adelaide Oval
 Adine apartment hotels
 Admiral Beverage Corporation
 Adobe Systems
 ADP LLC
 Ads-Up Promotions, Inc.
 Advanced Graphics Inc.
 Advanced Laboratories Inc
 Advanced Laboratories, Inc.
 Advanced Pharma & Technology Co.,LTD.
 Advanced Systems Group
 Advanced Wellness Solutions Ltd
 Advantage Business Equipment
 Advantage Financial Services, LLC
 Advogados, Scharlack
 Advokatfirma, Arntzen De Besche
 Ae & Wz International LLC

Aet Environmental
 AFS
 Agilent Technologies, Inc
 Ahlmann, Justin
 Air & Sea International
 Air Liquide America Specialty Gases LLC
 Air Tahiti Nui
 Airgas, Inc.
 Airglow Productions LLC
 Akintayo, Maureen
 Alamilla, Miguel Dario Azpeitia
 Alcauter, Mario
 Alexander, Pearlean
 Alexandra Bingham, LLC
 Alexandrovich, Babin Alexandr
 All Copy Products
 Allard, Nathalie
 Allegis Group Holdings Inc
 Allen-Johnson, Lynn
 Alliance Advisors
 Alliance Transportation Services Ltd
 Allied Pra Briggs Inc.
 Allison, Tyler
 Allstar Packaging Corp
 Alpha Republic GmbH
 Alphagraphics #100
 Alphagraphics Bountiful
 Als Group USA, Crop
 Alta Fire Protection Co
 Alteca, Ltd.
 Aluko & Oyebode
 Alvarez, Fidel
 Alvarez, Jose Antonio
 Alyssa Pizer Management
 Amara Enterprises Inc
 Amazon Advertising
 Amazon Web Services, Inc.
 Amcor Flexibles North America
 Amcor Rigid Plastics
 American Anti-Vivisection Society Inc.
 American Chiller Mechanical Service
 American Conservatory Theatre Foundation
 American Express
 American Express Corporate Services

American Express One Travel
 American Fork Chamber of Commerce
 American Fruits
 American Label, LLC
 American Public Education Fund
 American Research Khemicals
 American Shredding
 American West Analytical Laboratories
 Americredit Financial Services
 Ametek Brookfield
 Amit, Pollak, Matalon and Co
 Aml-Amaerican Language Services
 Ammeson, Marilyn R
 Ampuch, Nattakorn
 Analysisistabs
 Analytical Factor, LLC
 Analytical Resources Laboratories
 Anand and Anand
 Anderson, Heidi K
 Anderson, Keidi K
 Andreev, Vladimir
 Andrew/Lee Communications
 Angoon Trading Company, Inc.
 Aniam Cargo Inc
 Anima Marketing Inc.
 Answernet
 Antonio Amendola, Dca Advogados
 Aon Risk Services
 Apex Logistics International (Lax), Inc
 Apex Translations, Inc.
 Applicantpro Holdings, LLC
 Aqualine International, Inc.
 Araos, Alejandro Eduardo
 Arbinger Institute, LLC
 Arca Ltd
 Arcbest II, Inc
 Arce, Georgina Reginato
 Ardagh Metal Beverage USA Inc.
 Arep San Felipe Partners LP
 Aria Resort & Casino Holdings, LLC
 Aries Global Logistics, Inc.
 Arizona Beverages USA LLC
 Arizona Production and Packaging LLC
 Armada Management Inc.
 Armengol, Salvador
 Armstrong Transport Group Inc
 Armstrong Transport Group, LLC
 Arrowpak
 Arvogados, Dias Carneiro
 Asana, Inc.
 Asantae Inc.
 ASB Marketing Promotional Products
 Ascensus, LLC
 Asenshia
 Asia Pacific, Crop. (Joseph Wadsworth)
 Aspen Co-Pak
 Aspen Press
 Aspen Press Company LLC
 Aspireiq, Inc.
 Associated Packaging Inc.
 Astro-Cooler Products
 Atc Inc.
 Atlanta Beverage Company
 Atlas Bioscience, Inc
 Atlassian Pty Ltd
 Attorney's at Law
 Auan, Hai Van
 Audio Advantage Ltd-Toby Ricketts Voiceover
 Audiology and Hearing Health
 August LLC
 Aurioles I, Monica
 Austin Burke Photography
 Australian Government Department of Health
 Automated Signature Technology
 Avafirm, S.C.
 Avalanche Studios, LLC
 Avalara, Inc.
 Avalon Group
 Avid Enterprises, Inc
 Awesome Office Inc
 Azevedo Studios, LLC
 B & B Systems LLC
 B&t Management Sri - Societa Unipersonale
 B. Kolormakeup & Skincare S.P.A.
 Bacon, Keith
 Bailey, Ken
 Baker & Mckenzie
 Bakerhostetler
 Balanced Business Services (Pty) Ltd
 Baldwin, Jackie
 Ball Corp.
 Ball Corporation
 Ball Metal Beverage Container Corp
 Ballard Spahr LLP
 Baltzer, Brett
 Balzly, Lewis Y.
 Bambuser
 Barbera & Watkins, LLC
 Barons Market
 Basham, Ringe Y Correa, S.C.
 Bastakoti, Prajaya
 Batory Foods
 Baughman, Ryan
 Bayaud Enterprises
 Bbb
 BBC Entertainment
 Bc Graphics, Inc
 Bci - Drake Division
 Bdo USA LLP
 Beatriz Rivera Torrez De Ramos
 Beazley, Mailydlynne Ruth
 BeCause Cosmetics, LLC

Beck Flavors Inc.
 Beck's Sanitation
 Beijing Cairui Medical Technology Co., Ltd
 Bemis Company, Inc.
 Benchmark Destinations, Inc.
 Benco Chb LLC
 Benjamin Albert Law
 Bentley, John
 Bentsi-Enchill, Letsa & Ankomah
 Berkley International
 Berry Plastics Corporation
 Besche, Arntzen De
 Best Copy, Inc
 Best Formulations
 Bestshred LLC
 Bet Information Systems (Survey.Com)
 Bettaway Beverage Dist. Inc.
 Better Business Bureau of Utah, Inc
 Beverly Cannady-Hale
 Beverly Hills Luxury Hotel
 Beverly Hills Marriott
 Biedermann, Frank
 Bigfoot Signs & Graphics
 Bill's Distributing
 Bingham High School
 Bio Zone Laboratories Inc.
 Biological Consulting Services of North Florida, Inc
 Bionic Media Studio
 Bioscreen Testing Services Incorp.
 Bisek & Company
 Bits & Bytes Consulting
 Bittitan, Inc
 Black Box Films
 Blair Labeling
 Blanchard, Andre
 Blessing Edet Julius
 Blue Pacific Flavors
 Bluefin Office Group
 BMI
 Bmw
 Bmw of Pleasant Grove
 Boli LLC
 Bollore Logistics USA Inc
 Bolt Enterprises, Inc.
 Bonneville Asphalt and Repair L.L.C.
 Boo Radley Productions, Inc.
 Boodhan, Doodnauth
 Booma
 Booyah Advertising Inc
 Border Brokers
 Bosben, Amelia
 Botanacor Laboratories LLC
 Bountiful Gateway Park
 Boxcat Productions
 Boyer Gateway Hotel, Lc
 Boyes, Michael R
 Boyle Network
 Boyle, Jeffrey
 Brand Model and Talent Agency
 Brandon Leatherberry
 Brands Within Reach, LLC.
 Bray, Hannibal
 Braza Bowlz
 Brelia Inc
 Brenke, Amber Rose
 Brighton High School
 Brightside Wellness Collaborative, LLC
 Brigitte Van Dongen-Rutten
 Brinton, Porter J.
 Broadcast2Worls Inc
 Broadie's Aircraft
 Broadridge Ics
 Brookfield Engineering
 Brothers Telco
 Brown, Tamsin Susannah
 Brownlow, Deana
 Bryson, Katherin
 Bucher Travel
 Buck Consultants International B.V.
 Budweiser Distribution Co
 Budyanto Totong
 Buezo, Judith Magali Espana
 Buhler Thomas Law, P.C.
 Bulu Inc
 Burgy & De Ligny
 Burnett, Benjamin
 Burnham, Danaanne
 Burnham, Danaanne
 Burnsville Athletic Club
 Burton Lumber and Hardware Co.
 Bush, Courtney Nichelle
 Business for Home Bv
 Business Shop
 Business Shop 76 Sa De CV
 Buy the Sea
 Bwr
 Bwr Public Relations
 Bye Bye LLC
 Bykovskaya, Valentina
 C&f Corporate Services
 C&j Specialties
 C.H. Robinson Worldwide, Inc.
 C7 Data Centers
 Ca Custom Fruits & Flavors
 Cache Valley Electric
 Caesars Growth Partners LLC
 California Packaging
 Camerajack LLC
 Campa, D. Elaine
 Canon Solutions America, Inc.
 Canyon Park Owner II, LLC
 Canyon River Electric, LLC

Capstone Nutrition
 Captain Cook Cruises
 Cardiff Martech, LLC
 Cardinal Distributing
 Cardinalcommerce Corporation
 Carey Y Cia Limitada
 Cargo Link International, Inc
 Carlson, Steve
 Carow Packaging
 Carr, Allen
 Carsten Marx
 Carter Distribution Limited Company
 Carter Distribution LLC
 Carter Freight Group LLC
 Cascade Collision Repair
 Cascadia Managing Brands
 Cascata Packaging LLC
 Casepak, Inc.
 Cash In Minutes
 Cassan Maclean
 Castro, Marilee
 Caudill & Associates, Inc.
 Cbi Laboratories, Inc.
 Ccg Telecom
 CCI Network Services
 Ccig
 Ccr Corp
 Cdw, Inc.
 CE.WAY
 Celebrix Holdings LLC
 Celergo LLC
 Cem Corporation
 Cemi International Inc
 Centerline Mobile
 Central Charlestown League Club
 Central Transport Int
 Cenveo Worldwide Limited
 Cervantes, Karen K.
 Ceva
 Chadwick, Hall
 Chae Organics Inc
 Chait, Sherry F
 Chako, Ashley
 Channeladvisor
 Chapman/Leonard Studio Equipment
 Chavez, Victor
 Chen, Verina
 Cheney, Danelle K
 Chesney, Andrea
 Chesney, Andrea J
 Chilcott Consulting
 Childs, McKayla
 Chile Finance Advisors Spa
 China Constuction Bank Corporation
 China Sinda Intellectual Property
 Chow, Yung Ying
 Christensen, Madison
 Christensen, Tess
 Christian Diaz Makeup
 Chung, Yan Yin
 Chynoweth, Paityn
 Cintas Corporation No 2
 Cintas Fire
 Cipher Security LLC
 Circle K Stores, Inc
 CIRS (Chemical Inspection & Regulation Service Limited)
 Cirs China
 CIRS Group Korea
 Cisco Webex, LLC
 Cision US Inc
 Cit
 Citrin Cooperman & Company LLP
 City Brewing Company, LLC
 Civitavecchia Fruit & Forest Terminal Cfft
 Clark, Timothy
 Claro Enterprise Solutions, LLC
 Claudia Marques Fernandes Carlucci
 Clayco, Inc
 Cleartrust
 Clever Coding LLC
 Cline, Joan
 Cnc Contracting LLC
 Cogency Global Inc.
 Cohen & Mizrahi LLP
 Cold As Ice
 Cold Zone
 Coleman Media LLC
 Cole-Palmer Instrument Company
 Cole-Parmer Instrument Co., Inc.
 Colleen Timmer
 Colonial
 Colonial Flag
 Color, Carey
 Color, Ferrari
 Colorado Premier Garage Door and Gate System
 Colorado Quality Products, LLC.
 Columbia Distributing
 COMBA FC
 Comcas Business
 Comfort Systems Intermountain
 Command Concepts Corp
 Commerce Court International Ltd.
 Compagnie Du Ponant Sas
 Compunet, Inc.
 Concentra
 Concord Worldwide Inc
 Connect Dmc Travel Services
 Connectship Inc
 Consort Partners Inc
 Conspire
 Consumerlab.Com

Contract Testing Laboratories of America, LLC
 Contractors Heating - Cooling Supply Inc.
 Convergeone, Inc.
 Convergint Technologies LLC
 Cooley LLP
 Coors Distributing of Np
 Copeland-Rynders, Anastasia
 Core Technologies Inc
 Corey, Janelle Rachael
 Cornerpiece Enterprizes
 Cornerstone Technologies, LLC.
 Corona, Julia P
 Corporate Pkg and Promotions
 Corporation Service Company
 Cosmetic Industries, Inc
 Costa, Manuel
 Costco Wholesale
 Cottrell Printing
 Country Inn and Suites Bountiful
 Courier Systems Inc
 Courtney Joan Zupanski, Inc.
 Covance Laboratories Inc.
 Covey Apartment Inc
 Covington & Burling
 Covington & Burling LLP
 Covington and Burling LLP
 Cowzer, Eddie
 Coyne, Sean
 Cr Lighting & Electric, Inc.
 Craft Packaging LLC
 Craftpack, LLC
 Craig Stein Beverage
 Crawford Door Sales
 Crawford Sales
 Creative Circle, LLC
 Creative It Solutions LLC
 Creative Media Group, Inc.
 Creer Sheet Metal Works
 Crow, Trudy
 Crown Credit Company/Movemore
 Crown Equipment Corp
 Crown Equipment Corporation
 CSC - annual renewal
 CSR Partners LP
 CT Corporation System
 CT Leasing, LLC
 Culligan Water
 Cummins Rocky Mountain
 Curtis 1000
 Customer Expressions Corp
 Cve Hosted Services Inc.
 Cve Technologies
 Cve Technologies Group Inc.
 Cw Publishing Ltd
 Cybercoders, Inc.
 Cybersource Corporation
 Cynthia Cannady Stephen
 Cystic Fibrosis Foundation
 Dabie, Ngai Shuk Ha
 Dadisman, Richard L
 Dairy Farmers of America
 Dan De La Rosa, Esq.
 Danelle Lettering & Design LLC
 Dang, Darlene
 Daniel L Guile II
 Dare, Virginia
 Darwin Chambers Company
 Databank Holdings, Ltd
 David Kenney, Chartered Accountant
 David R. Chase, P. A.
 David Wilson's Toyota of Las Vegas
 Davies Pearson P.C.
 Davis Wright Tremaine LLP
 Davis, Meghann J
 Davis, Ty
 Day, Billy
 Daymon Worldwide Inc.
 Db Productions, Inc.
 dba Cpcneutek
 De Advogados, Manassero E Campello Sociedade
 De Andrade, Priscila Santos
 De Figueiredo, Fernanda Piraja
 De Frias, Paulina Ramirez Ocsa
 De Pena, Adelaida Montano
 De Urquidi, Edith Sonia Espinoza
 Deac, Anthony
 Decker, Dr Ginger
 Decker, Dr. Ginger Lee
 Decker, Yuriko
 Deco Labels & Flexible Packaging
 Deerland Enzymes, Inc
 Deforge, Alexis
 Delhaize America
 Deline Box Co.
 Dell Computers
 Dell Financial Services
 Dell Financial Services, LLC
 Dell Marketing L.P.
 Deloitte Customs Korea LLC
 Deloitte Tax LLP
 Demio, Robin
 Denik, LLC
 Derek Israelsen Photography
 Desarrollo Flamenco Riviera S.A De C.V.
 Design Shoppe
 Design Video Production
 Designs From the Heart
 Designworx
 Destination Hotels Utah LLC
 Destinations
 Destini Global, LLC
 Deutsche Sporthochschule Koln

Dewey Mackay
 Dhe Computer Systems, LLC
 Dhl Express - USA
 Diagnostics Technologies Bv
 Diagraph
 Diamond Rental, Inc.
 Diaz, Christian
 Diaz, Edgar
 Dicentra Inc
 Diffuser World
 Digital Media LLC
 Digital Retirement Solutions, Inc.
 Dijkwel, Aya
 Dillingham, David
 Dinkins, La Wanda
 Direct Capital
 Direct Integrated Transport Ulc
 Direct Integrated Transport ULC DBA DDC Delta
 Direct Selling Association, Inc.
 Direct Upside, LLC
 Distinctive Threads
 Dixon, Cheryl
 Dixon, Cheryl A Fenelle
 Dla Piper LLC (Us)
 Do Good. Be Kind.
 Dolphin Logistics Inc
 Domnern Somgait & Boonma Ltd
 Donahue, Danielle
 Donald, Jessica
 Donohoe Advisory Associates LLC
 Doran Financial Partners LLC
 Dorsey & Whitney LLP
 Doug H. Chamberlain LLC
 Douglas Refrigeration
 Dowling, LLC
 Downtown Denver, Inc
 Draco Associates Ltd.
 Dragon Health Consulting, Inc
 Dragon Sino Ltd Hk
 Drbaileysdotcom (Pty) Ltd
 Drive Global Marketing and Incentives
 Drive Marketing
 Dst Distributions, Inc
 Dst Express LLC
 DSV Air & Sea Inc
 DTZip, LLC
 Duane Earl Farley
 Dunamis Nutrition International (Pty) Ltd
 Durham, Kristin
 Dusobox
 Dworkin, Chambers, Williams, York, Benson &
 Evans, P.C.
 Dyad Laboratories, Inc
 Dynamic Blending Specialists, Inc
 Dyreng, Natalie K
 E Trade
 Eagle Beverage (Shelby Dist. LLC)
 Eardley, Mindy J
 Earth Fare
 Earth Fare Mgmt
 Earthkoshher LLC
 East Meets West, Inc
 Eastern Travel
 Echo Global Logistics
 Ecuaudit S.A.
 Edgar Agents, LLC
 Efficient Collaborative Retail Marketing
 Ehrlich, James
 Eichhorn, Eric
 Eight D
 Einstein & Associates
 Eiq Intermediate LLC
 Elan Creative Thinking Sa De CV
 Elemerce
 Elevate
 Elevate Nutraceuticals LLC
 Elevation Labs (Idaho)
 Elevation Labs Colorado
 Elevation Labs Idaho
 Elisa Technologies Inc.
 Elite Sourcing and Logistics LLC
 Elliot Immigration Law LLC
 Ellis, Brooklynn
 Elmutz, Erika
 Elwood Staffing Services, Inc.
 Emaint Enterprises LLC
 Embarcadero Technologies, Inc.
 Emtec Consulting Services LLC
 Enable Utah
 Encompass Technologies, LLP
 Encore Fruit Marketing
 Endomolshine Production
 Engin Bagimsiz Denetim Ve Smmm A.S.
 England Logistics
 England Logistics, Inc.
 Enkelmann, Hwee Chong
 Enlisted Design, LLC
 Entrikin, Robert William
 Environmental Inc. - Midwest Lab
 Environmental Research Center
 Envy Jewellery Pty Ltd
 Epikeia Inc
 Equipmentsshare.Com, Inc.
 Eric Kiker- the Digestible Brand
 Ernest Packaging Solutions
 Escribano, Juan
 Escudero Giraldo & Asociados Sas
 Esm Inc
 Essel Propack America, LLC
 Essex Testing Clinic
 Essex Testing Clinic Inc.
 Estafeta USA, Inc.

Estudio Rubio Leguia Normand & Asociados
 Eternal Lighting
 Ethel Smallwood
 Ets Laboratories
 Eurl Miss Tahiti Nui
 Eurofins
 Eurofins Craft Technologies Inc
 Eurofins Discoverx Corporation
 Eurofins Food Chemistry Testing US Inc.
 Eurofins Panlabs, Inc.
 Euromonitor International Inc
 Euromonitor International Inc.
 Evans, Conner
 Everett, Jim
 Evergreen Business Solutions Inc.
 Ewg Verified
 Excel4Apps Inc.
 Executech Utah Inc
 Expeditors
 Expeditors International of Washington, Inc.
 Expeditors Slc
 Experian
 Expertplace Compliance Services Gmhh
 Express Tubes Inc.
 Extendata Solutions
 Ezra Co. Ltd
 Ezra Co. Ltd.
 F&s Intellectual Property
 Faber Goertz Ellis Austen Inc
 Factory6, Inc.
 Fahr Beverage, Inc
 Falcons
 Farr, Ernest
 Federal Express
 Fedex
 Fedex Freight
 Fedex Trade Network - Nucurity
 Fedex Trade Networks Canada
 Fedex Trade Networks Transport & Brokerage, Inc.
 Fern Exposition Services LLC
 Feser, Monique
 Fine T. International Inc.
 Fintech.Net
 First Digital
 First Insurance Funding
 First Service Mechanical, Inc.
 First United A/S
 Fischer, Will
 Fisher Scientific Co.
 Fitness Member Services, LLC
 Flags and Stuff
 Flare Fire Protection and Lockout Service
 Flathead Beverage
 Flavors, Allen
 Fleming, Daniel
 Flexible Technologies
 Flexport International Ll
 Flightdocs II, LLC
 Flsmidth Inc
 Fluid Tech Inc
 Flybravo LLC
 Flynn, Benjamin
 Fogel, Jill
 Folsom Distributing
 Food & Pharma Legal
 Food Compliance Int.
 Foodchain Id Inc.
 Fordham, Michaela
 Fortis Solutions Group West LLC
 Foundation Studio Equipment
 Fox. Elizabeth
 Foxbuilt
 Frames Design Ltd.
 Frankland, Cassandra
 Frankston Packaging Co LP
 Fraser Direct Distribution Services Ltd.
 Frazier, Laronda
 Frederic W. Cook & Co., Inc.
 Fredrickson, Thomas Y
 Freeman Decorating Co
 Freight Quote
 Fruitsmart, Inc
 Fu, Pei Giong
 Fulford, Wendy
 Fuller, Amber
 Funktionalitey Event Management Pty
 Fusion Imaging
 Fusion Packaging 1 LP
 G3 Enterprises, Inc.
 Gagnon, Nathaniel
 Galbraith, Morgan
 Galvis, Kristina Andrea
 Gao, Dong Don
 Garcia, Jose Luis
 Garfield, Katherine A
 Garibay, Jose
 Garza, Ismeal
 Gastaldi Global Travel S.R.L.
 Gateway
 Gateway Office Tower, LLC
 Gawronski, Shona
 Gaylord Palms Resort and Convention Center
 Gcr Tires & Service (Tire Distribution Systems, Inc)
 General Distributing Co.
 Genesis Lighting Company
 Genetic Id Na Inc
 Gets Advisory LLC
 Getty Images, Inc.
 Gibbs, Laci
 Gibson, Marc
 Giftogram
 Gigliola, Ferrari

Giles, Brooke
 Gill, Daniel
 Giron, Diana
 Github, Inc.
 Gix Logistics
 Gladiator Worldwide Logistics LLC
 Glanbia Nutritionals, Inc.
 Glassical Designs, Inc.
 Global Access Group, LLC
 Global Consulting - La S De RI De CV
 Global Partners Asociados Ltda
 Global Software, LLC
 Global Source Group, LLC
 Global South Logistics, LLC
 Global Trade Logistics
 Globaltranz Enterprises, Inc.
 Gm Associates
 Gnt USA, Inc
 Gobal Access
 Gold Coast Convention
 Golfballs.Com Inc
 Gomez-Pinzon Propiedad Intelectual S.A.S.
 Gonzales, Roberto
 Goodluck, Natalie
 Gorokhov, Sergey
 Graham Oakley Photography
 Grainger
 Grand America Hotel
 Grant Thornton (Wire)
 Grant Thornton Accountants En Adviseurs
 Grant Thornton LLP
 Gray, Steve
 Graybar Financial Services
 Greatamerica Financial Services Corporation
 Green, Robert
 Greenwave Labs LLC
 Greenways Landscape Services, LLC
 Greenwood Associates, Inc
 Gregory Tedrow
 Griffin Beverage Company
 Griptoyz, Inc.
 Group Voyagers, Inc.
 Gsl Us, Inc.
 Gurstel Law Firm P.C.
 Guzman, Carolina Lafuente
 H.A. Rider and Son's
 Ha Phuong Travel & Trade Services
 Haase, Gerald M.
 Hadfield, Phillip W
 Hadiputranto, Hadinoto & Partners
 Hal Sumsion Plumbing, Inc.
 Hallett & Perrin, PC
 Hana Travel Corp
 Handy Prints
 Hangzhou Reach Technology Group Co., Ltd. (CIRS Group)
 Hankyu Hanshin Express (USA) Inc.
 Hanna Instruments United States, Inc
 Hansen, Gladys
 Hansen, Rebecca Sue
 Haralambos Beverage Co
 Hardman, Jennifer Lynn
 Harlow-Hrk Sales & Marketing,
 Harris, Kathleen
 Harrison, Nicholle
 Harteis, Carolyn M.
 Hartley Interactive
 Hassan, Amin
 Hatch, James & Dodge, PC
 Hatton, Ashley Lynn
 Haumani, Tevai
 Hawkins, Jason L.
 Hawphmn LLC
 Haybittle, Charlie
 Health Concepts, Inc.
 Healthquest
 Healthway Home Products Inc.
 Healthy Lifestyle Brands
 Hee Won Trading and Consulting
 Heimspiele
 Heiner, Clyde M.
 Hello! Florida Destination Management, Inc
 Henriksen / Butler Design Group
 Henry Goh & Co.
 Henry, Neketia
 Herbert, Dr. Ginger
 Hernandez, Mario Alcauter
 Herrera, Roberto Rocha
 High Desert Chb
 High Trail Capital LP
 Hightower, Adam
 Hightower, Adam David
 Hilton Atlanta
 Hilton Moorea Lagoon Resort & Spa
 Hinkley, Julie
 Hirsch, Dylan
 Hnry Logistics, Inc.
 Ho, Eah Son
 Hoj Engineering & Sales Company
 Holdman, Ann
 Ho-Lin, Janine
 Hongkong Admair Science and Technology Co.,Ltd
 Hooson, Alexandre
 Horan, Clara
 Horizon International Cargo Inc.
 Hotel Echo LLC
 Hoth, Megan
 House of Schwan, Inc
 Hubspot Inc.
 Hughes, Brian
 Husky International Group Incorporated
 Husmann Plumbing Inc

Huth, Nathan
 Hyatt Corporation
 Hydropoint Data Systems, Inc.
 Ibm
 Iconoclast Knowledge Bureau
 Icr LlB
 Identisys Incorporated
 Ifa
 Igorevna, Lomovtseva Yana
 III Counties Distributing
 Image Locations, Inc.
 Imcd US Food Inc.
 Impact Financial Forensics LLC
 In What Language
 In Whatlanguage LLC
 Incapsula Inc.
 Incfarm Inc
 Incontact, Inc.
 Independent Stock Plan Advisors, LLC
 Industrial Container & Supply Co. Inc.
 Industrias T.Taio, LLC
 Industrywired
 Infotrax Systems LLC
 Inglish Recruiting Services LLC
 Ingredion Incorporated
 Inmar, Inc
 Innerface Sign Systems, Inc
 Innermountain Distributing
 Innovative Body Science
 Innovative Flex Pak, LLC
 Innovative Flexpak Inc
 Insight Communication
 Insights Success Media Tech LLC
 Insightsoftware, LLC
 Institute of Food Technologists
 Interactive Health Solutions
 INTERCONTINENTAL BEACHCOMBER
 RESORT
 Intercontinental Jet Service Corp.
 Intercontinental Tahiti
 Interform
 Intermountain Distributing
 Intermountain Fire Protection, Inc.
 International Freight Transport, Inc
 International Freight Transport, Inc.
 International Paper Box
 International Payout Systems Inc
 International Payout Systems, Inc
 Internet Escrow Services, Inc
 Interstate 215, LLC
 Interstate Tax Corporation
 Intertek
 Interwest Paper, Inc.
 Intesolv
 Intra Vires
 Intrado Digital Media LLC
 Investigations Law Group LLC
 Inxpress
 Ip Advertising & Promotions
 Ipcapital Group, Inc.
 Iporre, Miriam Montoya
 Iron Heart Canning, Co.
 Islamic Services of America
 Iso
 Iss Corporate Solutions, Inc
 Issuer Direct
 Istituto Kurz Italia S.R.L.
 ITI Tropicals
 IVIe, Sherris
 IX-One
 J B Hunt Transport Inc
 J.B. Hunt Transport Inc
 J.D.I. Enterprises, LLC
 J.S. Hamilton Poland Sp.Z O.O.
 J3 Projects (Pty) Ltd
 Jack Nadel Inc
 Jackson, Karla
 Jackson, Thomas Michael
 Jackson-Rock Springs Stages
 Jacobson Transportation Company
 Jacobson Warehouse Company
 Jade Communications LLC.
 Jaguar Land Rover
 James Dodge Russel & Stephens, P.C.
 James Lavelle US
 Jameson, Nelson
 Jamf Software, LLC
 Jams
 Jang, Daniel
 Janiserv
 JarpSCO LLC
 Jaybyrd Deliveries
 Jazz Basketball Investors Inc
 Jc & Patsy Gaines
 Jeesoo LIM
 Jenkins Storage
 Jennifer Beverly LLC
 Jensen, Daniel Rex
 Jesen, Lisa
 Jesse Coss Photography LLC
 JH Sunrise
 Jiinga Brasil, LLC
 Jinpiati Nurtini
 Jlh Advisors, LLC
 Jms Industries, LLC
 Jody Wilkinson Acura
 John J Allen Productions
 John Lenore Company
 John, Cameron W
 Johnson Mark, LLC
 Johnson, Jackie
 Johnson's Medical, Inc

Jones, Emma	Kuehne+Nagel
Jones, Kadee	Kung, John
Joshua James, Inc.	Kung, John Tsz Chun
Jostens, Inc.	Kung, Ken
Jsb Secretarial & Tax Services Cc	Kwikclick
Jumbo Bright Prompters	Kyoko Jasper
Jumping the Green Production, LLC	Kyo-Ya Hotels & Resorts
Junior, Papalii	L&I Aviation LLC
K4 Digital Inc	L7 Pictures
Kala Packaging, LLC	La Fiesta Label & Packaging Systems
Kang Jian Limited	Labeltec, Inc.
Kanowski, Ryan	Lady Burd Exclusive Cosmetics Inc
Kapstone Kraft Paper Corporation	Lagoon Corporation Inc
Kapteyn, Reggie	Lagrange Grocery Co
Karl Gross Logistics (USA), Inc.	Landmark Global Inc
Kartchner, Ethan	Landmark Trade Services (Netherlands) B.V
Kasemire, Dieumerici	Landmarks By Cipriani, LLC (Star Group Productions)
Kathy Muller Talent & Modeling Agency	Lands, Josephine
Katten Muchin Rosenman LLP	Lang Ping
Kayjay Marketing	Langford, Richard
Keehn Collective LLC dba Accompany	Lapuz Inc
Keiyo Resort Development Godo Kaisha	Lapuz Inc.
Ken Garff Honda Downtown	Lapuz, Vern
Ken Garff Motors	Larry H Miller Chevrolet
Kennington, Jason	Larry H Miller Ford Lincoln Draper
Kerr, Allen S	Larry H. Miller Ford
Kesner, Sichenzia Ross Ference	Larry Miller Honda
Khateeb, Jehan	Larsen, Phillip
Khoury, Shannon-Lee	Lasalle, Stockton
Kim, Chelsy Eunji	Lauren Harvey Design LLC
Kimac Industries	Law Office of Dahlia M. French
Kimmer, Katherine J	Law Offices of Dixon H Fung PC
Kinetik Technologies	Lawrence, Carolyn Or Larry
Kirkland, Chad Wayne	Layn USA Inc
Kirtley, Bill	Layton City, Parks and Rec
Kirtley, William	Layton High School
Kirton & Meconkie	Lej Worldwide
Kirus, LLC	Leading Edge Network
Kks 21 LLC	Ledford, Myra
Kldiscovery Ontrack LLC	Lee & Associates
Klocke of America, Inc.	Lee & KO
KMK Regulatory Services	Lee, Arthur
Knaster Technology Group	Lee, Michelle
Knd Labs, LLC	Lee, Soon Dong
Knowde	Lefavor Envelope Company
Ko, Daniel	Legacy Tenant-Jon McKillip
Kodie King Romero	Lenovo, Inc.
Kono, Tomoko	Lenzoni, Lauro
Korotkikh, Olga	Les Olson Company
Kount Inc	Leslie, Kirsten
Kove, Taz	Letourneau Interests, Inc
KP LLC	Level 3 Communications, LLC
KPMG	Lgc Science Inc
Krato Inc	Lieb Foods, LLC (Bought By Refresco)
Krause, Stephen	Lifestyle Institution LLC
Kuehne & Nagel	

Lift Credit LLC
 Lighthouse
 Lightning Mobile Electric LLC
 Lily Ann Nash Creative Cinema
 Lily of the Desert
 Lim, Larry
 Lincoln Group Inc
 Lindquist, Erik
 LinkedIn Corp
 Lipotec USA Inc
 Lishelleslocks
 Lithoflexo Grafics, Inc
 Littler Mendelson PC, Inc.
 Livehelpnow
 Livin For Health
 Livingston, Purolator
 Llicic, Karla
 Load Impact Ab
 Local Studio
 Logimex, Inc. (dba Estafeta USA, Inc.)
 Logo Concepts LLC
 Logo It On
 Lone Peak Trailer Sales
 Loomis
 Looper, Randy
 Lopez, Andrew
 Lopez, Bethany
 Lopez, Teky
 Lowe, Kyle
 Lowenstein Sandler
 Lpma, Law S.C.
 Lrxd
 Lucas, Aiyana
 Lucky Clover Packaging/Craftpack
 Lucky's Farmers Market
 Lugo Family Trust
 Lumen Technologies, Inc.
 Lupkin, Jim
 Luxilify
 M & W Investments LLC
 M.A.C. Developments Ltd
 M2 Compliance Inc.
 Ma, Xiaoli
 Machiko Haramaki
 Machol & Johannes
 Mac's Lock and Key
 Maharrey, Jonathan
 Mahaska Bottling Co
 Mahoneys AUD
 Mail Services, Inc
 Mainfreight USA
 Mak Wai Kit
 Makeupbypree
 Makous, Natalie
 Malwarebytes Inc.
 Mandar Interpreting
 Manhattan Advertising & Media Law, Inc
 Manning Curtis Bradshaw & Bednar LLC
 Manning, Kaycee
 Manning, Nicholas
 Mao, Alex
 Marcum LLP
 Marinova Pty Ltd
 Mariposa Labs, LLC
 Mark Miller Toyota
 Market Horse
 Market Performance Group
 Marketcent
 Marketcents, Inc.
 Marketure Growth Consultants, LLC
 Markit Group Limited
 Markmonitor
 Markova, Tatiana
 Marley Merchandising, LLC(Creative Artists Agency)
 Marlyn Nutraceuticals, Inc.
 Marriott Hotel Services, Inc
 Marriott International Inc, - JW Marriott Orlando Grande Lakes
 Marshall Olson & Hull
 Martinho, Sergio Augusto Redua
 Marvellous Catering
 Masergy Communications, Inc.
 Maughan, Tyson
 Mazars Fas Kk
 Mcalpine, Rubye J
 McCallum Marketing LLC
 McCandless International
 McCarthy Burgess & Wolff
 McCarty Agency
 McGee's Stamp & Trophy
 Mcgoldrick, Maryellen
 McKillip Enterprises LLC
 Mckillip, Jonathan
 McKinney, Lonnie
 Mclaughlin, James
 McNeil Printing
 MD Property Services Inc.
 MDH Law Group LLC
 Medallion Labs
 Mediajel, Inc
 Mediant Communications Inc.
 Medley, Patrick
 Melchisedeck, Tammy Maltby
 Melis Productions Inc
 Member Tek
 Membertek, LLC
 Mena, Ana Gloria Del Carmen Paloma
 Mena, Dawn
 Menlove Appliance
 Mercedes - Benz of Lindon
 Mercedes-Benz of Loveland

Mercer (China) Ltd
 Mercer Human Resource Consulting
 Mercial, Inc.
 Metaline Industrial Limited
 Metcom Studios
 Metro Security
 Michael Chen Law Offices PLLC
 Michelson Laboratories, Inc.
 Micro Quality Labs Inc
 Microconsult, Inc.
 Microsoft Licensing, Gp
 Micro-Works 11 LLC
 Mid-America Overseas, Inc.
 Midaxo Inc
 Mike Grover Animation LLC
 Military To Millions, Inc
 Millar, Karyn
 Miller, Christina
 Miller, Deidre
 Miller, Lynn
 Millrock Development, LLC
 Mills, Andrea
 Mills, Stephen Bradford
 Milne Fruit Products
 Mineral, Inc.
 Misc Design Pty (Ptd)
 Miser, Daniel A
 Miyama, Masahiro
 MJC Holdings LLC
 Mjs Packaging
 Mode Transportation
 Modern Display
 Modern Muse
 Mohawk Global Logistics
 Molant Propriedade Industrial Ltda - Me
 Mona Tours Ltd
 Monegal, Jose
 Monelli, Ryan
 Monnier, Vincent
 Montage Laguna Beach
 Montague, David R
 Montaña, Jose Luis Ralde
 Monte Vista Coop
 Montgomery, Tia C
 Moody, Dainon
 Moonrock
 Morgan Lewis & Bockius LLC
 Morgan, Tamara
 Morozoff, Maxim
 Morris Meetings and Incentives LLC
 Morris, David
 Morwenna Voss Consulting
 Moss Adams LLP
 Motus LLC
 Mountain Rose Herbs
 Mountain West Office Solutions
 Mountain West Series of Lockton Companies, LLC
 Mountainland Supply Co
 Moyad, Mark
 Mrs Micro-Work Company Limited
 Mtr
 Mtr Express Inc
 Mtr Photo
 Mua, Morgan Fay
 Muge Cakir
 Mule Deer Foundation
 Multi Image Group
 Multigraphics Ltd
 Multiply X
 Muniz, Samuel
 Munkhsama, Batmunkh
 Muse Me, LLC
 MWE China Law Office
 Mwt International
 Mystery Box LLC
 Mystery Box, LLC
 Nacif, Diana Maria Goraieb
 Nakasone, Yoko
 Nanobiotech Holdings LLC
 Nathalie, Allard
 National Association of Corporate Directors
 National Benefit Services, LLC
 National Breast Cancer Foundation, Inc.
 National Diagnostics, LLC
 National Registered Agents Inc
 National Union Fire Insurance Company of
 Pittsburgh, Pa
 Nature's Distribution, Inc.
 Naturex
 Nava, Grisel Villafaña
 Nava, Rocio
 Navex Global Inc.
 Ncdor
 Nel, Rian Luther
 Nelson Laboratories
 Nelson, Mark
 Neopost
 Nest-Filler USA
 Nestle USA
 Netstandard Inc
 Netstock USA, LLC
 Netsuite
 Netwize Inc
 Network Consulting Services, Inc
 NETWORK MARKETING PRO
 Neuday LLC
 New Life Office
 New Relic, Inc.
 New West Photography
 Newlife Health Science
 Newport Flavours
 Ng Pui Kwan (Queen)

Nice / Nice Incontact / the Nice Group	Ogden Dinosaur Park & Museum Foundation
Nielson Film and Video LLC	Ogden Yoga Festival
Nielson, Braden	Ohno & Partners
Nikitina, Galina	Ohnuma, Katsuko
Nishikawa, Yoko	Oi, Yin Tang
NLTT International Limited	Oilpress.Co
No Usual	Ok Kosher Certification
No Vsual	Oke, Lola
Noni Marketing Chicago	Olmo, Robin
Noni Marketing Dallas	O'Malley Beverage of Ks
Noni Marketing Garland	Omggs
Noni Marketing Group Cicero	Omic USA Inc
Noni Marketing Group LLC	Omni Fort Worth Partnership, L.P.
Noni Marketing Miami	Omosheyin, Rotimi
Noni Team - Arkansas	Ootem Advertising
Noni Team - Atlanta	Ooto Life LLC
Noni Team - Miami North	Opex
Noni Team One, LLC	Oracle
Noni Team Silverado, LLC	Oracle America Inc II
Noni Team Winchester, LLC	Oracle America Inc Sf
Noni Team-Dallas	Oracle Corporation
Noni Team-Fort Worth	Oracle Credit Corporation
Noni Team-Miami West	Orbitpeople LLC
Noni Times LLC	Oreno, Daniel M
Norland International	Oretea, Abel
Normand, Rubio Leguia	Organic Certifiers
North Star Printing	Organizational Consultants To Management
North Washington St. Water & S	Ortakligi, Balcioglu Selcuk Akman Keki Avukatlik
Northern Colorado	Orthodox Union
Northwest Cosmetic Lab	OSO LOGISTICA
Northwest Cosmetic Labs, LLC	Osorio, Gabriel
Norton Performance	Osu Alumni Club of Utah
Nosco, Inc	Ouanalao II LLC
Nosco, Inc.	Pacific Office Automation
Novak, Ron	Packaging Corporation of America
Now Technologies	Packaging Credit Company
Nozomi Garcia	Paessler Ag
Npfulfilment	Palmer, Timothy Brent
Npfulfilment Nz	Pamphile, Valencia
Nsf International	Panralecn, Jane
Nucurity International	Pantangco Dental Corp
Nurico LLC	Pantangco, Dr Marvin
Nutravail LLC	Pantangco, Marvin
Nutri Avenue	Paradise City
Nutrioitics	Paragon Language Consultancy Company
Nutritional Performance Labs (Pty) Ltd	Parsons Behle Lab LLC
Nutrix LLC	Patricia Walden
O.C. Tanner Company	Patterson & Associates
O.U.R. Operation Underground Railroad	Patterson Warehousing Inc
Obt Anywhere (USA) Inc.	Paul Gauguin Cruises, Inc.
Obt Aud	Paychex (Expensewire)
O'Connell Group, LLC	Paypal, Inc.
Odusanya, Orunkenyokun	Pazhorowitzabogados S.A.
Oep LLC	Pdr Equity, LLC
Office Furniture Blowout	Peak Scientific, Inc.
Ogden Custom Solutions LLC	Pearl Meyer and Partners, LLC

Peczuh Printing
 Pedraza, Austin
 Pegasus Worldwide Logistics, Inc
 Perez, Charleston V.
 Perez, Miah
 Perez, Miah
 Perkins, Vanessa
 Perpetual Storage Inc.
 Perry, Jared Lee
 Perth Convention and Exhibition Centre
 Pestinger Beverage Co.
 Peterson, Terry-Anne
 Pf Staffing Services LLC
 Pflug Packaging
 Pharmaca Integrative Pharmacy
 Pharmachem Laboratories Utah LLC (Ogden)
 Pharmaintelligence Pty Ltd - Carine Page
 Pharmatech, Inc.
 Phase 1 Prototypes. LLC
 Philip Lee Solicitors
 Phillips, Debby
 Photographic Solutions
 Physicians Desk Reference Inc
 Phytochem International, Inc
 Picard, Karen
 Pichardo, Coral
 Ping An Property & Casualty Insurance
 Pitney Bowes
 Pkpk LLC
 Planful, Inc
 Plant Jr., Don Edward
 Plant, Victoria
 Platt Electric Supply
 Pleasant Pictures Music LLC
 Plex Systems, Inc
 Poindexter, James S.
 Point and Shoot Productions, Inc.
 Poloni, Elizabeth B
 Ponant USA LLC
 Pos Pilot Plant Corporation
 Potebnya, Nadia
 Potomac Law Group, PLLC
 Potter, Julie
 Potter, Robert
 Powder & Paint
 Powell Lovers LLC
 Powerlinking, Inc.
 Powerreviews, Inc
 Ppi Business Services
 Pr Commissioner of Financial Inst
 Pr Newswire Association LLC
 Pratt Industries
 Prc Inc
 Prc, Inc
 Premier Distributing Company
 Premier Employee Solutions LLC
 Presenting Atlanta, LLC
 Presidio Networked Solutions
 Presort Essentials
 Press Media
 Prestige Cruise Holdings S. De R.L.
 Pretty Persuasions Group, Inc
 Primera Towers Fl Joint Venture LLC
 Princeperelson, LLC
 Prinova Solutions
 Printcraft Press, Inc
 Priority 1 Inc.
 Pro Pac Labs, Inc.
 Pro Star Logistics
 Pro. Baler Services
 Procure Consult Maintenance Services
 Producciones Protv Sac
 Prolanguage
 Propay Inc
 Proscreening, LLC
 Providence Hall High School
 Province of British Columbia US
 Prp 11 LLC
 Pt Panorama Jtb Tours Indonesia
 Purolator
 Putrajaya Marriott Hotel
 Pye-Barker Fire & Safety, LLC
 Qing Lu
 Qosmedix
 Quadient Finance USA, Inc.
 Quadient, Inc
 Qualys Inc
 Quan, Hai Van
 Quan, Sue Wah Chin
 Quan, Ying Pui
 Quartel, Aleksandra
 QuickBooks Service
 Quill Corporation
 R & R Glass
 Rabone, Jessica
 Rackham & Associates
 Rackspace
 Rackspace US Inc
 Raczek, Dr. Nico
 RADIAL POLAND SPOLKA Z O.O.
 Rakuten Marketing LLC
 Rapid7 LLC
 Ray, Lucila
 Ray, Quinney, Nebeker
 Rbc. Vat Consultants
 Rec LLC
 Recar Trust LaDawn Painter Trustee
 Recollective Inc.
 Red Sky Solutions LLC
 Reed, Candace
 Refresco
 Refresco (Cott Bev)

Refresco Us, Inc.	S & A Summers LLC
Refrigeration Supplies Dist/Total Control	S. D. Klemm & Associates Inc
Regulatory Concept	S.W.I.F.T. Scrl
Regus Bangkok TL	Saddle Creek Corporation
Regus Canada	Safeguard Business Systems
Reichert, Inc.	Sagan LLC
Reid, Marcey	Sakka Studio
Remke, Joel	Salary.Com LLC
Renaissance Orlando at Seaworld	Sales, Tim
Resource Management Systems	Salinas, Brooklynn
Revolution Print and Packaging LLC	Salt Palace Convention Center
Rexel USA, Inc	San Luis Valley Rural Electric
Rga International, LLC	Sandoval, Yvonne
Rgn Management Limited Partnership	Sandquist, Steve
Rhinehart Oil Co	Sandra Schick Cpa, LLC
Ricardo Spilman-Facil Investments LTD	Santoyo, Lidia
Richard Dadisman Consulting LLC	Sarah Laird, Inc.
Richards Laboratories	Saucy and Kitsch
Richards, Andrea	Say Communications LLC
Ricoh USA	Scenic Solutions Inc
Riffenburgh, Lynne	Scheinberg & Associates PC
Riley, Michael	Scheinberg & Associates, PC
Rino Sign Works	Schenker, Inc.
Rios, Tom	Schertler Onorato Mead & Sears - legal fees
Rita Food & Drink Co.	Schess, Karen
Rjw Logistics, Inc.	Schindler, Marc
Rmsco	Schmidt Sign Service Inc.
Roadrunner Ltd	Schneider Group Tov
Roanoke Ranch for Kids	Schneider National Inc
Robert I. Merrill Co.	Schneider, Debbie
Robinsage Business Services	Scientific Consumables and Instrumentation
Robinson Brothers Construction	Scientific Research Publishing
Robinson Brothers Fine Jewelry	Scott, Irene
Robinson, Anthony	Scott, Jacob
Robinson, James C	Scriptsourcing, LLC
Robotcop, Inc.	Scroll K/Vaad Hakashrus of Denver
Rockwell Collins, Inc.	Secrest Hill Butler and Secrest
Rocky Mountain Adhesives LLC	Secure Western Storage
Rocky Mountain Bottled Water/Coffee@work	Security Metrics
Rocky Mountain Cargo	Sedgwick Cms, Inc.
Roderick, Madison	Sedo.Com LLC
Rodrigo Candido	Segal, Benjamin E.
Rodriguez, Jessica Silvana de Guadalupe Calle	Service Uniform
Rodriguez, Stephanie	Seven Clovers
Rogers, Glenn Allin	SFIC
Rojas, Maria Isnelda	Shaked Law Group P.C.
Romani, Laura	Shanghai Best China Industry Co Ltd
Romer Beverage of Yuma	Shanghai Donnelley Printing Co Ltd
Romer Labs, Inc.	Shannon Bahrke Inc
Romero, Mauricia Delgadillo	Shapray Cramer Fitterman Lamer LLP
Rong, Luo	Sharegate Group Inc
Rosic, Edina	Sharp Interiors Systems Ltd.
Ross, Anne	Shaw, Ray and Bama
Roto Aire Filter Sales & Svc	Shawn Aiken, LLC
Royal Caribbean Cruise	Shelby County Business Revenue
Ruckus Marketing LLC	Sheppard Mullin Richter & Hampton LLP

Sher Consulting and Training Ltd
 Sheraton Dallas Hotel
 Sherman, Joseph M
 SHI International
 Shin, Mr. Tae Woo
 Shiye Investments
 Shore Side Marketing Inc
 Shred-It
 Sidley Austin LLP
 Sigma Chemicals
 Silicon Valley Communication, LLC
 Silva, Esteban
 Simply Collective
 Simpson, Lishelle
 Simsair LLC
 Sipma, Lori
 Sirius Computer Solutions Inc.
 Skylab Apps, Inc
 Skymail International
 Slate Model and Talent, Inc.
 Sleep In Heavenly Peace Inc
 Smartcity
 Smith Anderson Blout Mitchell and Jernigan LLP
 Smith, Skye J
 Smith, Stevenson
 Smith, Westin Derrel
 Smithson, Nikki
 Snappconner Pr
 Snow Country Limousine, Inc.
 Snowline Packaging Solutions LLC
 Sochan, Darcy
 Soehnel, Dustin
 Softchoice Corporation
 Sok In Sio
 Solarwinds Worldwide, LLC
 Solution 7 Ltd
 Sonoma Beverage Co.
 Sound Concepts
 Southern Arizona Distributing
 Sparks Sheriff Kelly V.
 Spear Media LLC
 Specialized Pest Control and Lawn Care
 Specialty Incentives
 Speedipack & Ship
 Spigener Enterprises, Inc
 Sprouts Healthy Communities Foundation
 Sps Commerce, Inc
 Squire
 Squire and Company PC
 Sr3D Intl Holdings Corp.
 Srs Visual
 St Corporation
 Stadler, Norbert
 Stahlbush Island Farms Inc
 Staples
 Starboard Solutions Corp.
 Starr, Natalie
 Stars Talent Studio, LLC
 Statefire Sales & Services
 Steadman, Richie T.
 Stende Inspirations
 Stende Inspirations Inc
 Step Saver, Inc
 Stephen Gould Corporation
 Steritech Group, Inc.
 Stevens Global Logistics
 Stevens Global Logistics, Inc
 Stoddard, Alan
 Stoddard, Roger
 Stoel Rives
 Stone & Sallus, LLP
 Stone & Saunders LLC
 Storage West Solutions, Inc.
 Strand, Dr
 Strategy 7 Corporation
 Straub Distributing
 Stubbins, Ashley
 Studio 020 - cancellation fee marketing
 Success Partners Holding Co.
 Success Partners Holding Company
 Sufiyanov, Renat Rakipovich
 Summit
 Summit Energy, LLC
 Summit Lawn & Pest Control
 Summit Nutritional Laboratories, LLC.
 Sun Lithographing and Printing Co.
 Sun, Jenet
 Sunbelt Rentals
 Sundance
 Sundesa LLC
 Sunrise International
 Sunrise Mall
 Sunstate Equipment Co., LLC
 Superior Water and Air, Inc.
 Supranaturals, LLC
 Suzy Eaton Designs, LLC
 SW Office Design, LLC
 Swenson, Paul
 SYL CARGO S.A.
 Synergy Flavors
 Syracuse High School
 Syracuse Label & Surround Printing
 Syrett, Alicia
 Systems Group
 Tableau Software, Inc.
 Tableau Software, LLC
 Tacmedia
 Tahiti Nui Travel
 Talent Management Group Inc.
 Talent Management Group, Inc.
 Talentx Management, LLC
 Talkdesk, Inc

Tallgrass Freight Co. LLC
 Tam, Karen
 Tams, LLC
 Target Label & Packaging, LLC
 Tateyama, Hideko
 Tautua Nonu Samoa - USA LLC
 Tax Executives Institute
 Taxbot LLC
 Taylors Lakes Hotel
 TCB Group
 Tei Co., Ltd
 Team Eagle Logistics, Inc.
 Teamviewer Germany GmbH
 Teawolf
 Tech Connect
 Teddy
 Tei
 Tekama
 Telenations, Inc.
 Telmex USA LLC
 Temp Trans Corp
 Tennant
 Teradot LLP
 Terminix
 Tesla, Inc.
 TG Studios LLC
 The American Bottling Company
 The Benchmarking Company LLC
 The Bureau of National Affairs
 The Cadence Group
 The California Spirits Company, LLC
 The Cherrington Firm
 The Cincinnati Insurance Company
 The Dark Fire LLC
 The Design Shop
 The Duckett Corporation
 The Guardian Life Insurance Company of America
 The Islamic Food and Nutrition Council of America
 The Lebermuth Company, Inc.
 The Mail Group
 The Marymont Group, Inc
 The Mccullough Group, LLC
 The Nasdaq Stock Market, LLC
 The Odonata Agency, LLC
 The Profitability Formula, LLC
 The Ranch at Laguna Beach
 The Range USA LLC
 The Reveley
 The Scale Company LLC
 The Stewart Organization Inc
 The Travel Broker
 The Treadstone Group, Inc.
 The Visual Treat Marketing
 The Wall Street Transcript
 The Westin St. Francis
 Theorysf LLC
 Therapeutic Research Center, LLC
 Thiebaud, Summer Jensen
 Thompson and Capper Ltd
 Thompson Burton PLLC
 Thomson Reuters - West
 Thomson Reuters, Tax & Accounting - Rgs
 Thornton, Grant
 Thoughtlab LLC
 Thread Wallets LLC
 Thueson Enterprises
 Thunder Management, LLC.
 Thurlow, Cynthia
 Thyssenkrupp Elev
 Tidwell, Cy
 Tiffany and Company
 Tiffany Justice
 Tile & Grout Restoration, LLC
 Timber's Edge Construction, Inc.
 Titan Cold Storage Inc.
 Tk Elevator
 TLA Law, Attorneys at Law, PLLC
 Tm Bio. Ltd
 Tm Cloud Inc
 TMI Associates
 Todd, Duston
 Tokyo Bay Hilton Co., Ltd.
 Tolin Mechanical Systems Company
 Tomra of North America
 Toot'N Totum
 Top Down CPM
 Topco Associates LLC
 Torrez, Rene Lozano
 Torrez, Victor Lozano
 Tortello, Maritza
 Total Access-Juan Reyes Castillo
 Total Label USA, LLC
 Total Quality Logistics, LLC
 Towers Watson
 Townsel, Derrick
 Traco Manufacturing, Inc.
 Tracy, Dana
 Trade-Winds Management Group Ltd
 Tran, Kimberly Y
 Trane A Division of American Standard
 Tranpak Inc.
 Transfield, Leroy
 Triagen LLC
 Tricorbraun
 Tri-Indigo LLC
 Trinity Brand Group, Inc
 Troche, Luz Araceli Rodriguez
 Trustee Services Limited
 Tsi Manufacturing
 Tsvihun, Svitlana
 Ternberg, Tracy
 Tubtim, Sheila

TURANZAS, BRAVO & AMBROSI
 Turn Key General Contractors, Inc
 Turner Sr, Carl A
 Turner, Carl
 Twelve, Inc.
 Two Story Photo and Video Pty Ltd
 U.C.T. Int'l Inc
 U.S. Translation Company
 Uber Technologies, Inc.
 Ucf Hotel Venture
 Uline Inc.
 Ultimate Water LLC
 Unclaimed Property Solutions LLC
 Unforgettable Roof Coatings, LLC
 Unified Strategies Group Inc
 Unique Properties
 United Natural Products Alliance
 United Parcel Service
 Universal Packaging West, Inc
 Universal Registered Agents
 Unrivaled
 Ups
 Ups Canada
 Ups Capital Insurance Agency, Inc.
 Ups Supply Chain Solutions
 Up-Statistics Corp
 Urban Model and Film Management, Inc.
 Ursula Ortman
 Us Logistics Inc
 Us Translation Company
 USA Direct
 USA2Jpn
 Usf Reddaway, Inc
 Usher & More
 Uspenskii, Aleksei
 Ust Corp
 Utah Chinese Civic Center
 Utah Chinese Golden Spike Committee
 Utah Container & Tank, LLC
 Utah Diesel Center
 Utah Fire Equipment
 Utah Interactive, LLC.
 Utah Junk Movers
 Utah Tile & Roofing
 Utah Yamas Controls Inc
 Valdivieso, Sean
 Van Zyl Ebrahim Cook Attorneys Incorporated
 Vanderveen, Sarah
 Vargas, Antonio
 Vazquez, Jorge
 Vazquez, Nelda
 Vdiscovery
 Vega, Nilo Salim Salazar
 Venture Laboratories
 Verb Direct, LLC
 Verbatim Solutions LLC
 Veritiv Operating Company
 Vermont Cider Company
 Versatile
 Vert Manufacturing LLC
 Verteks Consulting
 Vertex
 Viavid Broadcasting Corp
 Viawest, Inc.
 Victory Packaging
 Viddler Inc.
 Viewmont High School
 Violet Media, Inc.
 Virtas Partners, LLC
 Virtual Packaging
 Virtuoso Graphics LLC
 Visarite Service Center
 Visible Fulfillment
 Visible Supply Chain Management, LLC
 Vision Service Plan
 Vistar Rocky Mountain
 Vital Solutions, LLC
 Vlahos, Julie
 Vlastic, Gary
 VLCM
 Vogeler, Joaquin
 Volume Services, Inc.
 Voomani, Inc
 Vortex Production Inc.
 Vox Promotions c/o Summit Financial Resources,
 L.P.
 Vsc International Group
 W.I.S.D.O.M. in your life
 Wailea Golf Resort, Inc.
 Wakefield, Ying Chin
 Walker, Susan
 Walkers
 Waller, Nancy
 Wang, Jian
 Wang, Lei
 Wang, Sherry
 Wanship Enterprises, LLC
 Ward Lambert PLLC
 Wareworks Consulting Inc
 Warrior Poet, LLC
 Warriors Coaching Academy
 Warriors Event Management
 Wasatch CHB LLC
 Wasatch Distributing
 Wasatch Electric
 Wasatch Pallet, Inc.
 Wasatch Product Development LLC
 Wasatch Signs & Lighting
 Waste Connections of Colo, Inc
 Waste Management of Utah
 Waterislife
 Waters Corporation

Wcf Insurance	Ws Packaging Group
Webb Audio Visual	Wyche, Jim
Wei Lan	Wyche, Lana S.
Wei, Lan	Wynne, Ai
Weigert, Marion E.	Xact Data Discovery
Welch Equipment Company Inc.	XCapel
Welke Global Logistics	XCel Energy
Wellman and Warren LLP	XCellence, Inc.
Wells Fargo visa commercial card	Xennsoft LLC
West Consolidators Inc	Xiao, Chinghua Mei
West Indies Company	Xiao, Julie
West LLC	Xiao, Steven
Westbrook Service Corporation	Xpo Logistics
Westendorf, Johannes	Xpress Trucking, Inc.
Western Management Group	Xu, Alison
Westerra	Xytogen Biotech Inc
Westrock	Yair Tal, Ariela and
Westrock Kraft Paper, LLC	Yamato Transport USA Inc - SLC
Westwind Litho	Yamco LLC
Whatcott, Stephanie	Yancy, Douglas
Whe Agency, Inc.	Yang, Pengcheng
White, Bradley	Yaya Holdings LLC
White, Michael Grant	Yiptel LLC
Whitelaw Twining Law Company	Yolden, Grenetta
Whitney, Myra	York Howell & Guymon
Why'Rd	Youmans, Jane A.
Wil Fischer Companies	Young and Focused Inc.
Wiles, Issac	Young Electric Sign Co.
Williams, Cheryl	Young, Dimitri L
Williams, Weese, Pepple, & Ferguson PC	YRC
Willis Towers Watson US LLC	Yulchon LLC
Wilmer Cutler Pickering Hale and Dorr LLP	Zappistore Inc.
Wilmerhale	Zeno Leasing
Wilson, Ann	Zepeda, Carlos A
Windstar Cruises, LLC	Zhang, Lan Fang
Windstream	Zhang, Wenhan
Wingfoot Corporation	Zhen, Sally
Winghead Films, Inc	Zhen, Yu Shan
Wingle, Matthew Rex	Zhou, Kevin
Winkelaar, Amy Nicole	Zimbabwe Project Society
Wire To Wire Inc	Zion Packaging
Wisdom River Research Laboratory, LLC	Zions First National Bank
Wiser Partners, LLC	Zipline Logistics LLC
Witherspoon, Edith B	Zoyto Services Ltd.
Witten, Keaira Lachelle	Zrachia, Levital
Wizard Labels LLC	
Wolicki, Elizabeth	
WOLMORE TRADE L.P.	
Woods, Clarke	
Word-Ology	
Workfront	
Workfront Inc	
World Asia Logistics, Inc.	
World Class Integration, LLC	
World Consulting Group Ltd	
Wride Cinema Inc.	

Litigation Parties

Allen Flavors, Inc.
Amara Enterprises
Brands Within Reach, LLC
Circle K Procurement and Brands Ltd.
Drake, H. Michael
Environmental Research Center
Kayser, James G.
MacWilliam, Lyle
Nutonic Corporation
NutriSearch Corporation
Strand, Dr. Ray, (Intervenor)
Strand, Elizabeth
Strand, Elizabeth
Willis, Brent

Largest Unsecured Creditors

2420 17th Street, LLC
Amazon Web Services, Inc.
Aries Global Logistics, Inc.
Barnes & Thornburg LLP
Bona Law PC
Cargo Link International, Inc
Deloitte & Touche LLP
Dickinson Wright LLP
Embark Consulting, LLC
Ernst & Young U.S. LLP
Faegre Drinker Biddle & Reath LLP
HubSpot Inc.
Internal Revenue Service
KLDDiscovery Ontrack LLC
Lexy Travel Technologies LLC
Marriott International Inc.- JW Marriott Orlando Grande Lakes
Mavie
Miller & Chevalier Chartered, Inc.
Oracle America, Inc.
SelectHealth
SFIC
Sheppard Mullin Richter & Hampton LLP
Sidley Austin LLP
SOFTCHOICE Corporation
Stevens Global Logistics, Inc
Sun Life Assurance Company of Canada (US Branch)
TCI Biotech LLC
Vision 68th, LLC
Wasatch Products Development LLC
Zennoa, LLC

Schedule 3

**Disclosure of SierraConstellation Partners, LLC's Relationships with
Potentially Interested Parties in the Cases**

None.

UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE

In re:

NEWAGE, INC. *et al.*,¹

Debtors.

Chapter 11

Case No. 22-10819 (LSS)

(Jointly Administered)

Obj. Date: Sept. 22, 2022 at 4:00 p.m. (ET)

Hearing Date: Sept. 29, 2022 at 2:30 p.m. (ET)

NOTICE OF APPLICATION

PLEASE TAKE NOTICE that on August 30, 2022 (the “**Petition Date**”), the above-captioned debtors and debtors in possession (collectively, the “**Debtors**”) each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101, *et seq.* (the “**Bankruptcy Code**”), with the Clerk of the United States Bankruptcy Court for the District of Delaware. The Debtors are continuing to operate their business and manage their affairs as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

PLEASE TAKE FURTHER NOTICE that, on September 8, 2022, the Debtors filed the *Application of the Debtors for Entry of an Order (I) Authorizing the Debtors to Employ and Retain SierraConstellation Partners, LLC to Provide the Debtors with a Chief Restructuring Officer and Additional Personnel and (II) Designating Lawrence R. Perkins as the Debtors’ Chief Restructuring Officer, Effective as of the Petition Date* (the “**Application**”).

PLEASE TAKE FURTHER NOTICE that any response or objection to the relief sought in the Application must be filed with the Court, 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801 on or before **SEPTEMBER 22, 2022, AT 4:00 P.M. PREVAILING EASTERN TIME.**

PLEASE TAKE FURTHER NOTICE that at the same time, you must also serve a copy of the response or objection upon: (i) the Debtors, NewAge, Inc., 7158 FLSmidth Dr., Suite 250, Midvale, Utah 84047, Attn: Larry Perkins (lperkins@scpllc.com) and Carl Moore (cmoore@scpllc.com); (ii) proposed counsel for the Debtors, Greenberg Traurig, LLP (Attn: Dennis A. Meloro (Dennis.Meloro@gtlaw.com), Annette Jarvis (JarvisA@gtlaw.com), Michael F. Thomson (ThomsonM@gtlaw.com), and Carson Heninger (Carson.Heninger@gtlaw.com); (iii) counsel to the DIP Lender, Shumaker, Bank of America Plaza, Suite 2800, 101 East Kennedy Boulevard, Tampa, Florida 33602, Attn: Steven M. Berman (sberman@shumkaer.com); (iv) counsel to any statutory committee appointed in the Chapter 11 Cases; and (iv) the United States Trustee for the District of Delaware, 844 N. King Street, Room 2207, Lockbox 35, Wilmington, Delaware 19801, Attn: John Schanne (John.Schanne@usdoj.gov).

¹ The last four (4) digits of each of the Debtors’ federal tax identification number are NewAge, Inc., (2263), Ariix LLC (9011), Morinda Holdings, Inc. (9756), and Morinda, Inc. (9188). The Debtors’ address is 7158 S. FLSmidth Dr., Suite 250, Midvale, Utah 84047.

PLEASE TAKE FURTHER NOTICE THAT A HEARING TO CONSIDER THE RELIEF SOUGHT IN THE APPLICATION WILL BE HELD ON **SEPTEMBER 29, 2022 AT 2:30 P.M. (PREVAILING EASTERN TIME) BEFORE THE HONORABLE LAURIE SELBER SILVERSTEIN, IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE, 824 N. MARKET STREET, 6TH FLOOR, COURTROOM NO. 2, WILMINGTON, DELAWARE 19801.**

PLEASE TAKE FURTHER NOTICE THAT, IF NO OBJECTIONS OR RESPONSES TO THE APPLICATION ARE TIMELY FILED, SERVED, AND RECEIVED IN ACCORDANCE WITH THIS NOTICE, THE COURT MAY GRANT THE RELIEF REQUESTED THEREIN WITHOUT FURTHER NOTICE OR A HEARING.

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Dated: September 8, 2022

GREENBERG TRAURIG, LLP

/s/ Dennis A. Meloro

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