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SNOW, CHRISTENSEN & MARTINEAU
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pmc@scmlaw.com

Attorneys for William O. Martineau, Receiver of Westwood Partners and Westwood Hills Investments, Ltd.

IN THE THIRD JUDICIAL DISTRICT COURT OF SALT LAKE COUNTY STATE OF UTAH				
BILLINGS, PETER W. JR., Plaintiff, NOTICE OF ASSETS AND DEADLINE TO FILE CLAIM FORM				
vs.	Case No. 890900969			
WESTWOOD HILLS INVESTMENTS, LTD., et al.,	Judge Andrew Stone			
Defendants.				

THIS NOTICE AFFECTS YOUR LEGAL RIGHTS. PLEASE CONSULT AN ATTORNEY

PLEASE TAKE NOTICE:

Pursuant to the "Order Establishing Classes of Claimants and Allocating the Right to Assert Claims to Receivership Assets Among Such Classes," entered in the above-captioned action on March 3, 1997 (the "Class Order"), as well as the "Order: (1) Approving Updated Service List and Confirming that Notice is Sufficient; (2) Authorizing Publication of Notice of Opportunity to Submit Claims for Receivership Assets; (3) Approving Form of Notice and Claim

Form; and (4) Establishing Process and Deadlines For Submitting Claims," entered in this matter on May 14, 2021 (the "Claims Procedure Order"), William O. Martineau, as Receiver (the "Receiver") of Westwood Partners and Westwood Hills Investments, Ltd. (the "Partnerships") hereby gives notice that money may become available for payment to creditors and owners of the Partnerships, whose assets have been liquidated in this Receivership action (the "Receivership Property"). If you are receiving a copy of this Notice by regular mail or email, copies of the Class Order and the Claims Procedure Order are attached hereto as Exhibits A and B, respectively. If you are receiving this Notice by any other means, those orders (as well as other court documents related to the above-captioned lawsuit) may be downloaded from the following link to the website of counsel for the Receiver: https://www.scmlaw.com/court-approves-claims-procedure-in-receivership-of-westwood-partners-and-westwood-hills-investments-ltd/.

If you believe you are entitled to a portion of the Receivership Property, you may file a claim ("Claim") with the above-named Court, using the enclosed Claim Form. The Claim Form must be properly completed and, to be considered, must:

- a. State the name, street address, mailing address (if different from the street address), email address, and telephone number of the claimant;
 - b. State the amount and basis of the Claim:
 - c. State the date on which the Claim arose;
- d. State whether the Claim is in the Equity Class or Debt Class, as defined in the Court's "Order Establishing Classes of Claimants and Allocating the Right to Assert Claims to Receivership Assets Among Such Classes," entered in this matter on March 3, 1997 (defined herein and in the Motion, as the "Class Order") (The Class Order provides, essentially, that the

creditors of the Partnerships are divided into two classes: the "Debt Class", comprised of creditors who loaned money to the Partnerships, and the "Equity Class," comprised of investors who were limited partners or who otherwise obtained an ownership interest of some kind in the Partnerships);

- e. Be signed by the claimant, under penalty of perjury; and
- f. Attach a copy of any records or documents on which the claim is based.

Claim Forms, with supporting documentation, must be filed with the above-entitled Court (450 S. State Street, Salt Lake City, UT 84111), so as to be received by the Court no later than 5:00 p.m., prevailing Mountain Time, on **September 24, 2021** (the "Claims Deadline"). Claims may be mailed to the Court or filed in person in the Court Clerk's office, at the same address.

A copy of the Claim Form and supporting documentation must also be emailed and mailed to counsel for the Receiver, at the following address, so as to be received (the mailed copy) by the Claims Deadline:

David L. Pinkston, Attorney for Receiver SNOW, CHRISTENSEN & MARTINEAU 10 Exchange Place, Eleventh Floor Post Office Box 45000 Salt Lake City, Utah 84145 dlp@scmlaw.com

CLAIMS THAT ARE NOT FILED AND RECEIVED BY COUNSEL FOR THE RECEIVER BEFORE THE CLAIMS DEADLINE MAY NOT BE CONSIDERED BY THE RECEIVER. IF NOT CONSIDERED, SUCH CLAIMS WILL BE DISALLOWED, AND RECEIVE NO DISTRIBUTION OF RECEIVERSHIP ASSETS. LIKEWISE, CLAIMS THAT FAIL TO INCLUDE ALL REQUIRED ELEMENTS ABOVE, INCLUDING SUPPORTING DOCUMENTATION, MAY NOT BE CONSIDERED. IF

YOU FAIL TO TIMELY FILE A COMPLETE CLAIM FORM, AS DESCRIBED, ANY CLAIM YOU MAY HAVE AGAINST THE PARTNERSHIPS, OR EITHER OF THEM, AGAINST THE RECEIVERSHIP PROPERTY, OR AGAINST THE RECEIVER, WILL BE WAIVED, FOREVER BARRED, AND DISCHARGED.

THIS NOTICE AFFECTS YOUR LEGAL RIGHTS. PLEASE CONSULT AN ATTORNEY.

DATED this 18th day of May, 2021.

SNOW, CHRISTENSEN & MARTINEAU

/s/ David L. Pinkston
David L. Pinkston
P. Matthew Cox
Attorneys for Receiver

4816-7100-1757, v. 1

EXHIBIT A

FILED DISTRICT COURT Third Judicial District

> 3 1997 MAR

KIM R. WILSON (A3512) SNOW, CHRISTENSEN & MARTINEAU Attorneys for Receiver 10 Exchange Place, Eleventh Floor Post Office Box 45000

Salt Lake City, Utah 84145

Telephone: (801) 521-9000

IN THE THIRD JUDICIAL DISTRICT COURT OF SALT LAKE COUNTY

STATE OF UTAH

BILLINGS, PETER W. JR.,

Plaintiff,

VS.

WESTWOOD HILLS INVESTMENTS, LTD., et al.

Defendants.

ORDER ESTABLISHING CLASSES OF

CLAIMANTS AND ALLOCATING THE

RIGHT TO ASSERT CLAIMS TO

RECEIVERSHIP ASSETS AMONG SUCH

CLASSES

Case No. 890900969 CV

Judge Leslie A. Lewis

The Motion of William O. Martineau as Receiver of Westwood Partners and Westwood Hills Investments, Ltd. ("Receiver") for Order Establishing Classes of Claims and Allocating the Right to Assert Claims to Receivership Assets Among Such Classes came on for consideration before the above-entitled Court, the Honorable Leslie A. Lewis presiding, and the Court being fully advised in the premises, and good cause appearing therefore, it is hereby

ORDERED, ADJUDGED AND DECREED as follows:

1. Notice has been properly given to all known creditors and owners of Westwood Partners and Westwood Hills Investments, Ltd. in accordance with the Order Prescribing Notice dated January 31, 1997, and no objections to the Motion have been filed within the time set forth in the Order Prescribing Notice and the Notice of Hearing.

- 2. All limited partners of Westwood Hills Investments, Ltd. as of the date of the filing of the Complaint herein, February 14, 1989, are hereby classified as members of the "Equity Class" and the claims of members of the Equity Class shall hereafter be treated in such class.
- 3. All individuals and entities who invested funds with Granada, Inc. and affiliated companies, which funds were indirectly loaned to Westwood Partners or Westwood Hills Investments, Ltd. to finance their business ventures, and all other general creditors of Westwood Partners and Westwood Hills Investments, Ltd. are hereby classified as members of the "Debt Class" and the claims of the members of the Debt Class shall henceforth be treated in such class.
- 4. Upon liquidation of all property held by Receiver, the net proceeds thereof, after payment of all Receiver's fees, professional fees, and costs of the receivership shall be allocated and distributed one-half to members of the Equity Class and one-half to members of the Debt Class by means of a claim procedure to be established hereafter.
- 5. The law firms of Snell & Wilmer and Randle, Deamer, Zarr, Romrell & Lee shall each have a fully approved and allowed claim for actual attorney's fees up to \$1,000.00 each to be paid from the proceeds of the liquidation of property of the Receiver after payment of all Receiver's fees, professional fees and costs of administration of the receivership, but before allocation of such funds to the Equity Class and the Debt Class.
- 6. The Seventh Judicial District Court of Carbon County, State of Utah, is authorized to enter an order in that certain action pending in that court entitled William O. Martineau,

Receiver v. Professional Pension Services, et al., Civil No. 950700293, quieting title in the Receiver to certain property of Receiver which is the subject of said suit, free and clear of the claims of the defendants in that action and the members of the Debt Class.

7. Claims to the proceeds of the liquidation of property of the Receiver by members of the Equity Class and the Debt Class shall be in full satisfaction of all claims of such parties against Westwood Partners and Westwood Hills Investments, Ltd. and their respective partners.

DATED this 2 day of

BY THE COURT:

eslie A. Lewis

United States District Judge

N:\10650\2\KRW\ORDER.CLS

EXHIBIT B

The Order of the Court is stated below:

Dated: May 14, 2021 03:19:56 PM

d below:
/s/ ANDREW H STONE
District Court Judge

DAVID L. PINKSTON (6630)
P. MATTHEW COX (9879)
SNOW, CHRISTENSEN & MARTINEAU
10 Exchange Place, Eleventh Floor
Post Office Box 45000
Salt Lake City, Utah 84145
dlp@scmlaw.com
pmc@scmlaw.com

Attorneys for William O. Martineau, Receiver of Westwood Partners and Westwood Hills Investments, Ltd.

IN THE THIRD JUDICIAL DISTRICT COURT OF SALT LAKE COUNTY			
STATE C	OF UTAH		
	ORDER: (1) APPROVING UPDATED SERVICE LIST AND CONFIRMING THAT NOTICE IS SUFFICIENT;		
BILLINGS, PETER W. JR., Plaintiff,	(2) AUTHORIZING PUBLICATION OF NOTICE OF OPPORTUNITY TO SUBMIT CLAIMS FOR RECEIVERSHIP ASSETS;		
vs. WESTWOOD HILLS INVESTMENTS, LTD., et al., Defendants.	(3) APPROVING FORM OF NOTICE AND CLAIM FORM; AND (4) ESTABLISHING PROCESS AND DEADLINES FOR SUBMITTING CLAIMS Case No. 890900969 Judge Andrew Stone		

The "Motion for Order: (1) Approving Updated Service List and Confirming that Notice is Sufficient; (2) Authorizing Publication of Notice of Opportunity to Submit Claims for Receivership Assets; (3) Approving Form of Notice and Claim Form; and (4) Establishing

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Process and Deadlines For Submitting Claims," (the "Motion"), filed by William O. Martineau, as Receiver of Westwood Partners and Westwood Hills Investments, Ltd. in this matter (the "Receiver"), came on for hearing before this Court, pursuant to notice, on May 3, 2021, at the hour of 11:00, a.m.. The Receiver was represented by David L. Pinkston of the law firm of Snow, Christensen & Martineau. No other parties appeared. The Court, having reviewed the Motion, the accompanying Declaration of David L. Pinkston (the "Declaration"), the Notice of Hearing on the Motion (the "Notice of Hearing"), and the Certificate of Service, and there being no objections to the Motion, and the Court being fully advised in the premises and good cause appearing therefor, it is hereby

ORDERED, ADJUDGED, and DECREED as follows:

- 1. The Motion is granted in its entirety.
- 2. The Updated Service List (as defined in the Motion and attached thereto as Exhibit H) is hereby approved and deemed to contain the last-known addresses of known creditors, owners, and parties-in-interest, as required by this Court's "Order Prescribing Notice," dated January 31, 1997 (defined herein and in the Motion as the "Notice Order"), as of the date of this Order. The Updated Service List may be updated, from time to time, without further order of the Court, with new information obtained by the Receiver.
- 3. The Notice of Hearing complies with all requirements of the Notice Order in that it provided parties more than 15 days' notice of the hearing on the Motion. The Receiver's service of the Motion, the Notice of Hearing, the Declaration, and the proposed Order, in the manner set forth in the Certificate of Service (regular mail to the addresses listed in the original Service List and the Updated Service List and, where applicable, to the email addresses listed

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therein), was timely, constitutes sufficient service of said documents, provides sufficient notice of the Motion and the hearing thereon, and in all respects satisfies the Notice Order. All actions taken by this Court on the Motion are therefore binding on all parties listed on the Updated Service List, as well as any other parties who objected to the Motion or made an appearance in this matter.

- 4. Service of any future notices, motions, or other documents in this matter (including, without limitation, the Claims Notice and Claim Form, as defined below) by regular mail to the addresses listed in the Updated Service List (as may be updated by the Receiver, from time to time, with new information, without further order of the Court) and, where applicable, to the email addresses listed therein, will likewise be sufficient and satisfy the Notice Order and will be deemed complete upon mailing or emailing, as the case may be. Documents served in this manner shall be considered and referred to, herein, as "Mailed".
- 5. The "NOTICE OF ASSETS AND DEADLINE TO FILE CLAIM FORM" (the "Claims Notice"), attached as Addendum A to the Motion, is hereby approved as (a) providing creditors, owners, and parties-in-interest sufficient notice of the opportunity to submit claims for Receivership Property ("Claims"); and (b) providing parties sufficient information and instructions for filing and serving Claims, the information required to be provided in such Claims, the deadline for filing claims, as well as the consequences for failing to file a timely, complete, or correct Claim, which are that such claim may be disallowed, waived, and forever barred).
- 6. The "CLAIM FOR RECEIVERSHIP ASSETS" form (the "Claim Form"), attached as Addendum B to the Motion, is hereby approved as the form claimants must use to

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submit Claims.

- 7. The Receiver is hereby authorized and instructed to publish the Claims Notice (without exhibits) and Claim Form in a newspaper of general circulation in Carbon County and a different one in Salt Lake County, once a week each, for four consecutive weeks. Documents published in this manner shall be considered and referred to, herein, as "Published".
- 8. The Receiver is hereby authorized and instructed to post a link to the Claims Notice and Claim Form on the website of Snow, Christensen & Martineau (with additional links to a copy of the Motion, with exhibits, and this Order) until after the Claims Deadline (as defined below) has passed. Documents posted in this manner shall be considered and referred to, herein, as "Posted".
- 9. Once a copy of the Claims Notice and the Claim Form are Mailed, Published, and Posted as set forth above, the Receiver shall be deemed to have provided sufficient notice to all creditors, owners, and parties-in-interest—known and unknown—of the opportunity and method to file Claims and will be deemed, by so doing, to have satisfied the Notice Order.
 - 10. If a party wishes to file a Claim, the following subparagraphs govern that process:
 - a. Claimants must use the Claim Form, approved herein (attached hereto as $\operatorname{Ex} C$) to present a Claim.
 - b. For Claims to be considered, they must be signed by the claimant, under penalty of perjury, and must contain the following information and documents:
 - i. The name, street address, mailing address (if different from the street address), email address, and telephone number of the claimant;
 - ii. The amount and basis of the Claim;

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- iii. The date on which the Claim arose;
- iv. Whether the Claim is in the Equity Class or Debt Class, as defined in this Court's "Order Establishing Classes of Claimants and Allocating the Right to Assert Claims to Receivership Assets Among Such Classes," entered in this matter on March 3, 1997 (defined herein and in the Motion, as the "Class Order"). The Class Order provides, essentially, that the creditors of the Partnerships are divided into two classes: the "Debt Class", comprised of creditors who loaned money to the Partnerships, and the "Equity Class," comprised of investors who were limited partners or who otherwise obtained an ownership interest of some kind in the Partnerships;
 - v. A copy of any records or documents on which the Claim is based.
- c. The deadline for parties to file a Claim is 5:00 p.m., prevailing Mountain Time, on **September 24, 2021** (the "Claims Deadline").
- d. Claims must be filed with this Court so as to be received by the Court on or before the Claims Deadline. Claims may be mailed to the Court or filed in person in the Clerk's office. The Court's address is 450 S. State Street, Salt Lake City, Utah, 84111.
- e. Copies of Claims (with all attachments) must also be emailed and mailed, postage pre-paid, to counsel for the Receiver, at the address set forth in the caption above, so as to be received by counsel on or before the Claims Deadline.
- f. If a Claim is not timely filed or served before the Claims Deadline, as set forth herein, the Receiver, in his sole discretion, may elect <u>not</u> to consider such Claim, in

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which case, such untimely Claim is automatically disallowed, and whatever Claims such claimant may have against the Receivership Property or against the Receiver are forever waived, barred, and discharged.

- 11. If the Receiver objects to a Claim, the following subparagraphs govern that process:
 - a. At any time before entry of an order approving the Receiver's final report and distribution, the Receiver may file with the Court an objection to any Claim, on any basis, including, without limitation, failure to attach supporting documentation or provide all information required by this Order.
 - b. If the Receiver objects to a Claim, the Receiver will file the objection with the Court and serve a copy thereof on the claimant at the claimant's mailing address or email address provided in the claimant's Claim Form.
 - c. The Receiver's objection will be treated as a motion under Rule 7, Utah R. Civ. P., with respect to deadlines, page limitations, and hearings.
 - d. In any objection, the Receiver shall state, in the caption, (a) the deadline for the claimant to respond to the objection, which deadline will be no sooner than the deadline to respond to a motion under Rule 7, Utah R. Civ. P.; (b) whether the Receiver requests a hearing on the objection; and (c) consistent with the Notice Order, that absent a response from the claimant, the Court may sustain the objection and disallow the Claim without a hearing.
 - e. If a claimant responds to an objection, the claimant must timely file the response with the Court and serve a copy of the response on Receiver's counsel, either at

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the mailing address or email address set forth in the caption above. The Receiver shall have the opportunity to file a reply, consistent with and within the time set forth in Rule 7, and file a Request to Submit for Decision, indicating that a hearing has been requested.

- f. Nothing herein precludes a claimant and the Receiver from resolving an objection to a Claim without the involvement of the Court. In such case, the parties shall give the Court notice of said resolution, and the Receiver shall withdraw the objection to that Claim.
- g. The Court, after notice and an opportunity for a hearing, shall allow or disallow a Claim to which the Receiver has objected, according to Utah law. If a Claim is disallowed, whatever Claims such claimant may have against the Receivership Property or against the Receiver are forever waived, barred, and discharged.
- 12. Claims that are timely filed and not objected to or otherwise disallowed, shall be deemed allowed.
- 13. If a claimant provides an email address to the Court, the Receiver or his counsel, in the Claim Form or otherwise, the Receiver and his counsel are authorized, pursuant to Rule 5(b)(3)(B)(i), Utah R. Civ. P., to serve all further notices and documents in this matter on such claimant by the email address provided, including, without limitation, any objections to Claims or subsequent motions and orders.
- 14. If claimants are represented by counsel, they may inform the Receiver's counsel, at any time, of the name and contact information of their counsel. Once they provide that information, all further communication with and service on that claimant will be through their counsel, except for payments (if the Claim is allowed), which will be sent to the address

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indicated in that claimant's Claim Form.

15. If a Claim is allowed, it will eventually be paid, *pro rata*, with other allowed

Claims of its Class (as described in the Class Order), from the net proceeds of the sale of

Receivership Property (after payment of the Receiver's costs and expenses, as well as those of

his professionals, and payment of up to \$1,000.00 to each of the law firms identified in the

Background Facts of the Motion). Once all Claims are determined, the Receiver will file his

final report and seek authorization to make distribution pursuant to the Orders entered in this

matter.

16. Once a Claim is paid by the Receiver, any unpaid portion of that Claim is waived

and forever discharged, and the claimant has no further claim, right, cause of action, or

entitlement of any kind against the Receivership Property or the Receiver.

-----JUDGE'S ELECTRONIC SIGNATURE APPEARS AT THE TOP
OF THE FIRST PAGE OF THIS DOCUMENT

DAVID L. PINKSTON (6630)
P. MATTHEW COX (9879)
SNOW, CHRISTENSEN & MARTINEAU
10 Exchange Place, Eleventh Floor
Post Office Box 45000
Salt Lake City, Utah 84145
dlp@scmlaw.com
pmc@scmlaw.com

Attorneys for William O. Martineau, Receiver of Westwood Partners and Westwood Hills Investments, Ltd.

IN THE THIRD JUDICIAL DISTRICT COURT OF SALT LAKE COUNTY STATE OF UTAH				
BILLINGS, PETER W. JR., Plaintiff, CERTIFICATE OF SERVICE				
vs.	Case No. 890900969			
WESTWOOD HILLS INVESTMENTS, LTD., et al.,	Judge Andrew Stone			
Defendants.				

- I, David L. Pinkston, attorney for William O. Martineau, Receiver of Westwood Partners and Westwood Hills Investments, Ltd., hereby certify that on the 19th day of May, 2021, I mailed a copy of the following:
 - 1. Notice of Assets and Deadline to File Claim Form;
 - 2. Claim for Receivership Assets; and,
 - 3. This Certificate of Service

to be served upon all parties listed on the Updated Service List attached hereto, by first-class mail, postage prepaid.

I further certify that on May 19, 2021, I sent a copy of items 1-3, above, by email to the following recipients, at the following email addresses, as listed in the attached Updated Service List:

Bruce L. Dibb, Esq. <u>brudi9060@gmail.com</u>

David E. Bitar, P.T. bjbitar@yahoo.com; bettybitar@yahoo.com;

dbitar@worldnet.att.net

David E. Leta, Esq. <u>dleta@swlaw.com</u>

David K. Broadbent, Esq. <u>dbroadbent@hollandhart.com</u>

Dr. Robert R. Herrick
Gordon R. Jensen

Patricia Ann Paxton
Peter C. Knudson
Stephen R. Randle, Esq.

robert@rherrick.com
mjensen@hecplows.com
pax2311@gmail.com
knudortho@yahoo.com
s.randle@yahoo.com

DATED this 19th day of May 2021.

SNOW, CHRISTENSEN & MARTINEAU

/s/ David L. Pinkston

David L. Pinkston P. Matthew Cox

Attorneys for Receiver

4835-6404-7841, v. 1

UPDATED SERVICE LIST

Billings v. Westwood Hills Investments, LTD. Case No. 890900969

A. Arthur	1328 Cottonwood	Rock Springs, WY		
Fermelia, D.D.S.	Dr.	82901		
A. Arthur Fermelia, D.D.S.	A. Arthur Fermelia R.T.	916 Dewar Dr.	Rock Springs, WY 82901	
A. Arthur	233 C St.	Rock Springs, WY	82901	
Fermelia, D.D.S.	255 C St.	82901		
A. Arthur	A. Arthur Fermelia	917 Dewar Dr.	Rock Springs, WY	_
Fermelia, D.D.S.	R.T.		82901	
A. Arthur Fermelia, D.D.S.	c/o David Leta	Snell & Wilmer	Gateway Tower West 15 W. South Temple Suite 1200 Salt Lake City, UT 84101	
Anthony W.	1060 East 1st	Salt Lake City, UT		
Middleton, Jr., MD	South #110	84102		
Anthony W.	1060 East 1st	Salt Lake City, UT		
Middleton, Jr.	South, #112	84102		
Bruce L. Dibb,	Duffin & Dibb	500 W. 100 S.	Bountiful, UT 84010	brudi9060@gmail.com
Esq. Bryant Brown,	Bryant Brown	3970 S. 700 E.,	Murray, UT 84107	
M.D.	Profit Sharing Plan	#14	Williay, 01 64107	
C. Dean Larsen	186 E. Dorchester	Salt Lake City, UT		
C. Dean Laisen	Dr.	84103		
C. Dean Larsen	200 North Main	Salt Lake City, UT		
C. Dean Larsen	200 North Main	84103		
C. Dean Larsen	200 North Main	Salt Lake City, UT 84103		
Caleo, Ltd.	7610 Caballero Drive	Sandy, UT 84092		
Charles M. McWilliams	100 Saddle Road	P.O. Box 2126	Ketchum, ID 83340	
Charles M.	120 Leadville Ave.	Ketchum, ID		
McWilliams	N., Suite 3	83340		
Clyde Thompson	3994 Mercury Dr.	Salt Lake City, UT 84124		
Clyde Thompson	Empire Distributing Def. Ben.	311 South State, #380	Salt Lake City, UT 84111	
Dan Madsen, R.T.	292 South 1470 East, Suite 100	St. George, UT 84790		
Dan Madsen, R.T.	55 North 600 East	Price, UT 84501		
David E. Bitar, P.T.	3175 Ford Ln	Lafayette, CA 94549		bjbitar@yahoo.com bettybitar@yahoo.com dbitar@worldnet.att.net
David E. Bitar, P.T.	David E. Bitar R.T.	2900 Telegraph Ave.	Berkeley, CA 94705	
David E. Leta, Esq.	Gateway Tower West	15 West South Temple, #1200	Salt Lake City, UT 84101	dleta@swlaw.com

David K.	222 South Main	Salt Lake City, UT		dbroadbent@hollandhart.com
Broadbent, Esq.	Street, #2200	84101		
Dell Enterprises	1568 Federal	Salt Lake City, UT		
	Heights Dr.	84103		
Dell Enterprises	P.O. Box 510980	Salt Lake City, UT		
2 th Emurphises	1101201101000	84151		
Dennis L. Morris,	1200 East 3900	Salt Lake City, UT		
M.D.	South	84124		
Dennis L. Morris,	6165 Field Rose	Salt Lake City, UT		
M.D.	Drive	84121		
Dennis L. Morris,	Dennis Morris	2305 Stringham	Salt Lake City, UT	
M.D.	Retirement Trust	Avenue	84109	
Dennis Turner,	Dennis Turner R.T.	230 S.E. 2d, Suite	Hermiston, OR 97838	
D.M.D.		В	,	
Dennis Turner,	P.O. Box 11	Hermiston, OR		
R.T.		97838		
Donald B. Johnson,	Address Unknown			
M.D. Keogh				
Donald Sevy	4307 Spruce Circle	Salt Lake City, UT		
		84124		
Donald Sevy	7526 S. State	Midvale, UT		
,	Street	84047		
Donald Sevy	Sugar House	2005 South 1100	Salt Lake City, UT	
	Awning R.T.	East	84105	
Dr. Alonza	1411 E 31st St.	Oakland, CA		
Johnson		94602		
Dr. Alonzo	Frontier Psych.	917 San Ramon	Danville, CA 94526	
Johnson	R.T. (Gould)	Valley Blvd., #290		
Dr. Brian R.	407 1st St	La Grande, OR		
Spencer		97850		
Dr. Brian R.	Brian R. Spencer	1501 6th Street	LaGrande, OR 98750	
Spencer	R.T.			
Dr. David Wren,	120 Broadway,	Richmond, CA		
Jr.	Suite 31	94804		
Dr. David Wren,	David Wren Def.	2600 MacDonald	Richmond, CA 94804	
Jr.	Ben.	Ave.		
Dr. Earl L. Duke	1551 E. 1700 N.	North Logan, UT 84341		
Dr. Earl L. Duke	550 East 1400	Logan, UT 84321		
DI. Dail D. Dake	North, #K	20guii, 01 07321		
Dr. Earl L. Duke	Earl L. Duke R.T.	1551 East 1700	Logan, UT 84321	
DI. Laii L. Duke		North	20841, 01 01321	
Dr. Harvey R.	747 S. 1750 W.	Cedar City, UT		
Hatch	, , , , , , , , , , , , , , , , , , , ,	84720		
Dr. Harvey R.	807 W Gouda Ct.	Midvale, UT		
Hatch	John Goddin Ct.	84047		
Dr. Harvey R.	Harvey R. Hatch	521 Anaconda Dr.	Colorado Springs, CO	
Hatch	Def. Ben.	- 21 1 Illucollul Di	80919	
Dr. James B.	6391 Roosevelt	Warm Springs,	- ** =*	
Knowles	Highway	GA 31830		
Dr. James B.	James B. Knowles	Roosevelt Institute	6135 Roosevelt	Warm Springs, GA 31830
Knowles	Prft Shrng Plan	- Highway 27A	Highway	
INIOWICS	THE SHITIS FRAN	- Ingnway 21A	Ingnway	1

Dr. James B.	James B. Knowles	Roosevelt Institute	Warm Springs, GA	
Knowles	Prft Shrng Plan	- Highway 27A	31830	
Dr. R. Stanchfield	1129 1st Street	Shelby, MT 59474		
	South	•		
Dr. R. Stanchfield	77 Brookside Way	Missoula, MT 59802		
Dr. R. Stanchfield	R. Stanchfield R.T.	925 Oilfield	Shelby, MT 59474	
Dr. R. Stanemicia	R. Stanemicia R. I.	Avenue	Shelby, WH 35474	
Dr. Robert R.	1095 Amito Dr.	Berkeley, CA		robert@rherrick.com
Herrick		94705-1501		
Dr. Ronald E.	Ronald E. Grant	93 Underhill Road	Orinda, CA 94563	
Grant	R.T.		·	
Dr. Ruben A. Clay,	53 Presidio Dr.	Novato, CA 94949		
Jr.				
Dr. Ruben A. Clay,	Pacific Heights	2100 Webster Dr.,	San Francisco, CA	
Jr.	OB/GYN R.T.	Suite 319	94115	
Dr. Walter M.	210 W. 300 N., Ste	Roosevelt, UT		
Snihurowych	202	84066		
Dr. Walter M.	250 N. Fairgrounds	Price, UT 84501		
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