Exhibit A

[Class Action Settlement Agreement]

CLASS ACTION SETTLEMENT AGREEMENT

THIS CLASS ACTION SETTLEMENT AGREEMENT (the "Agreement") is made this 18th day of December, 2017 by and among, on the one hand, Deborah J. Caruso, not individually but as the chapter 7 trustee for ITT Educational, Services, Inc., ESI Service Corp., and Daniel Webster College, Inc. (the "Trustee") and Jorge Villalba, James Eric Brewer, Joshua Cahill, Juan Hincapie, and Cheryl House, on behalf of themselves individually and the Settlement Class, as defined below (collectively, the "Students"). The Trustee and the Students are referred to in this Agreement collectively as the "Parties" and each is a "Party" to this Agreement. Each reference in this Agreement to the "Trustee" or a pronoun referring to the "Trustee" shall be deemed to include the Debtors and the Estate (each defined below).

RECITALS

- A. On September 16, 2016 (the "Petition Date"), ITT Educational Services, Inc. ("ITT"), ESI Service Corp. ("ESI"), and Daniel Webster College, Inc. ("DWC," and together with ITT and ESI, the "Debtors") each filed a voluntary petition for relief under chapter 7 of the Bankruptcy Code (the "Bankruptcy Case").
- B. Prior to the Petition Date, ITT was a public, for-profit corporation engaged in the business of providing post-secondary degree programs in thirty-nine states and through on-line services. ESI and DWC are subsidiaries of ITT.
- C. Prior to the Petition Date, ITT loaned money to its students to finance their tuition and other charges and fees owed to ITT ("Student Receivables"). The Student Receivables are seller-financed debt and the Debtor's principal business was not the extension of credit. The Debtors contracted with University Accounting Services, LLC ("UAS") to service certain of the Student Receivables. If a Student Receivable became delinquent, the Student Receivable would be placed with FirstSource Financial Solutions, Inc./One Advantage ("FirstSource"), Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and any and all other credit agencies for collection.
- D. As of the Petition Date, there was approximately \$30,000,000.00 in Student Receivables placed for servicing and/or collection with UAS, FirstSource, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and any and all other credit agencies for collection. In addition, ITT held, as of the Petition Date approximately \$630,945,284.00 in additional Student Receivables which it had not placed with UAS and/or FirstSource or any other servicer or collection agency. Effective as of the date of this Agreement, ITT holds approximately \$560,000,000 of Student Receivables (due to adjustments made and to be made to ITT's books and records relating to tax returns for ITT's 2016 fiscal year). The Students dispute the validity of all Student Receivables.

- E. Also prior to the Petition Date, the Debtors had transferred title to certain Student Receivables to CU Connect CUSO, LLC, The Rochdale Group, Inc. and/or related credit unions (the "CUSO Receivables"). The Debtors had also transferred title to certain other Student Receivables to PEAKS holders and/or related entities (the "PEAKS Receivables"). The Students dispute the validity of the PEAKS Receivables and CUSO Receivables and the Other Receivables, as defined below.
- F. On November 1, 2016, the Trustee became the case trustee for each of the Debtors.
- G. On November 29, 2016, the United States Bankruptcy Court for the Southern District of Indiana (the "Bankruptcy Court") entered an "Order Granting Trustee's Motion For An Order Pursuant To Sections 105(a), 363(b), 503(b), 506(a), And 704 Of The Bankruptcy Code Authorizing (I) Deposit of Student Loan Receivables Into A Segregated Account And (II) Payment Of Collection Fees From Receivables" (Bankr. Dkt. 680). The November 29, 2016 Order authorized the Trustee to pay UAS and FirstSource the fees authorized under their respective agreements and further provided that the Trustee would establish a segregated account with the Bank of Texas into which all amounts collected on Student Receivables would be deposited ("Receivables Segregated Account") less fees paid to UAS and FirstSource. The Trustee has caused to be deposited into the Receivables Segregated Account all collections of Student Receivables and will continue to deposit all future collections of Student Receivables into the Receivables Segregated Account. As of October 31, 2017, the Receivables Segregated Account holds \$2,409,953.98 and the Trustee holds three additional, segregated accounts (the "Additional Accounts") in the amount of \$378,185.60 and \$11,823.10 for ESI and DWC, respectively, and an account containing direct student payments to ITT in the amount of \$43,419.49.
- H. On January 3, 2017, the Students filed a Class Action Adversary Complaint in the Bankruptcy Court, which case was docketed as Case No. 17-50003 (the "Lawsuit").
- I. On January 3, 2017, the Students filed class proofs of claim which were docketed as Claim Nos. 284, 347 and 1285 against each of the Debtors.
- J. On January 30, 2017, the Bankruptcy Court held a hearing on the Students' Motion Seeking Class Treatment of Student Creditors' Claims and orally granted the Motion, which ruling was incorporated into an Order entered on the docket on February 2, 2017 (Bankr. Dkt. 1151). The Order ruled that Federal Rule of Bankruptcy Procedure 7023 applied to the proofs of claim filed by the Students and appointed Legal Services Center of Harvard Law School and Jenner & Block LLP as interim class counsel for the putative class pursuant to Fed. R. Bankr. P. 7023 and Fed. R. Civ. P. 23(g)(3).

- K. On January 30, 2017, the Students amended their class proofs of claim and the amended claims were docketed as Claim Nos. 424, 520 and 2383, each in the amount of \$7.3 billion (the "Proofs of Claim"). As part of this claim amount, the Proofs of Claim stated a priority under 11 U.S.C. § 507(a) (7) in the amount of \$114,000,000 (the "Students Priority Claim").
- L. In the Lawsuit and in the Proofs of Claim, the Students allege that Debtors violated various consumer protection statutes by engaging in deceptive practices, employing abusive, unfair and deceptive recruiting and retention strategies and financial aid practices, and by falsely obtaining accreditation. The Students further allege that Debtors breached their enrollment contracts with the Students by closing their operations before certain students in the Settlement Class could complete their educations and by denying students the benefit of promised post-graduation refresher courses and lifetime job placement assistance. The Students further allege that Debtors breached the covenants of fair dealing and good faith contained in the enrollment contracts and included unconscionable terms in the enrollment contracts. The Students sought, among other relief, damages including costs and attorney's fees, and an order enjoining the collection of all private student loans.
- M. After the Petition Date, the Bankruptcy Court approved the Trustee's Motion to Suspend Collection of Student Receivables and to Compensate Mark Huber for Services Related to Reconciling Student Receivables. This Order authorized the Trustee to direct collection agencies, including UAS, FirstSource, and others, to cease collection of Student Receivables placed for collection with such agencies. This Order also authorized the Trustee to retain Mr. Huber to reconcile the Student Receivables accounts and calculate a refund that will be remitted to students consistent with Section 6 herein.
- N. The Trustee has confirmed with each of the collection and servicing agents known by the Trustee to have been used by ITT that each has marked the Student Receivables as paid in full or has deleted the Student Receivables from the students' records and files and the Trustee is advised that no further reporting is being made and no further reporting will be made in the future by such servicers or collection agencies to any credit bureaus, or otherwise, relating to Student Receivables owing to the Debtors.
- O. The Trustee, through counsel, has consulted with the Internal Revenue Service regarding whether ITT was an "applicable entity" and/or an "applicable financial entity" under Section 6050P(c) of the U.S. Internal Revenue Code of 1986, as amended. The Trustee intends to request a private letter ruling from the Internal Revenue Service on this question. Before submitting any materials to the Internal Revenue Service, the Trustee will provide drafts to putative class counsel at least fourteen (14) days before submission of the same to the Internal Revenue Service and will consult with putative class counsel about the drafts before their submission

to the Internal Revenue Service. The Students' position is that because the Student Receivables are not valid obligations, there will be no forgiveness of indebtedness income as a result of the transactions contemplated by this Agreement.

P. The Parties desire to resolve all disputes between them without further expense and litigation.

NOW, THEREFORE, in consideration of the above promises and the mutual covenants of the Parties to be faithfully performed, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Trustee and the Students, intending to be legally bound, agree as follows:

1. **DEFINITIONS**

In addition to the terms defined above and elsewhere in this Agreement, as used in this Agreement:

- 1.1 "Class Counsel" means the Legal Services Center of Harvard Law School and Jenner & Block LLP.
- 1.2 "Class Representatives" means Jorge Villalba, James Eric Brewer, Joshua Cahill, Juan Hincapie, and Cheryl House.
- 1.3 **"Effective Date"** means the date on which the Approval Order is a Final Order.
- 1.4 **"Estate"** means each of the chapter 7 bankruptcy estates of each of the Debtors.
- 1.5 **"Execution Date"** means the date on which all signatories have signed the Agreement in accordance with Section 9.11.
- 1.6 **"Final Approval Order"** means the Final Order approving this Agreement in the form of Exhibit 1 hereto.
- 1.7 **"Final Order"** means an order that is no longer subject to appeal or certiorari proceedings.
- 1.8 "Preliminary Approval Order" means the Order provided for in Section 3.1 of this Agreement in the form of Exhibit 2 hereto.
- 1.9 **"Proofs of Claim"** means Claim Nos. 424, 520 and 2383.
- 1.10 "Student Proofs of Claim" means the proofs of claim filed by individual students who are members of the Settlement Class, as set forth on

Exhibit 3 hereto and incorporated by reference, to the extent that such proofs of claim are encompassed by the class proofs of claim, as described in Recital M. For the avoidance of doubt, "Student Proofs of Claim" does not mean proofs of claim filed by individual students asserting a claim based on dishonored checks issued by ITT to students for, among other similar reasons, Title IV funds including Pell grants, student aid funds administered by the Department of Education, or state-based student aid funds that were in excess of the tuition owed by the student for completed semesters but were disbursed to ITT by the state, federal government, or other entity with the intention that ITT act as a pass-through and disburse the funds to the students ("Pass-Through Proofs of Claim"). The Parties acknowledge that Paula Suite, Freddie Lewis, Ralph Kyle Williams, and Damien R. Dietterick have filed Pass-Through Proofs of Claim and that there may be other Pass-Through Proofs of Claim that have not yet been identified as such by the Parties.

1.11 "Settlement Class" means all individuals who were at any time enrolled in any of the programs offered by the Debtors between January 1, 2006 and the Petition Date.

2. INCORPORATION OF RECITALS

The foregoing recitals are incorporated into and are made a part of this Agreement.

3. CERTIFICATION OF SETTLEMENT CLASS AND CLASS COUNSEL AND SETTLEMENT APPROVAL.

- 3.1 **Preliminary Approval.** Promptly after the Execution Date, the Trustee and Class Representatives shall move the Bankruptcy Court for entry of a Preliminary Approval Order. The Preliminary Approval Order will certify the Settlement Class, appoint Class Counsel for the Settlement Class, and include, among other things:
 - 3.1.1 Approval of a notice program to include the Trustee sending mailed notices [in the form of Exhibit 4 hereto] to those former students who filed Student Proofs of Claim, those former students who are listed as account debtors on the accounts placed for servicing or collection with UAS, FirstSource, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and any and all other credit agencies for collection and who have made payments on account of such accounts since the Petition Date, and to those parties who have requested that they receive notice, and providing publication notice. The notice shall, among other things, advise all Students receiving notice that they should

- immediately cease making any payments on account of the Student Receivables;
- 3.1.2 A preliminary finding that the settlement is fair, reasonable, adequate and within the range of possible approval;
- 3.1.3 A date for the final approval hearing that complies with the notice requirements of 28 U.S.C. §1715(d);
- 3.1.4 Approval of those actions required by this Agreement to take place before the entry of the Final Approval Order; and
- 3.1.5 A procedure for Settlement Class members to object to the settlement and to opt out of the Settlement Class.
- 3.1.6 Authorization for the Trustee to the return all funds in the Receivables Segregated Account and the Additional Accounts, consistent with Section 6 herein to the students who made such payments to ITT, UAS, FirstSource, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and any and all other credit agencies, as the case may be.
- 3.2 **Final Approval Order.** The "Final Approval Order" shall provide for, among other things:
 - 3.2.1 Approval of this Agreement as fair, reasonable, adequate, and within the range of possible approval under the standards developed under Rules 9019 and 7023 of the Federal Rules of Bankruptcy Procedure and Rule 23(g) of the Federal Rules of Civil Procedure;
 - 3.2.2 Allowance of each of the Proofs of Claim against each of the Debtor Estates in the amount of \$1,500,000,000, which allowance shall be as a pre-petition general, unsecured claim no longer subject to objection or challenge, but subject to adjustments as set forth in Section 5 herein, and that the Students Priority Claim is disallowed with prejudice. The Final Approval Order shall provide that the Bankruptcy Court shall retain authority over the division of any distributions made on account of the Proofs of Claim. The Class Representatives shall promptly file a proposed division of any such distributions upon notification from the Trustee of the likely amount of funds to be paid on account of the Proofs of Claim;

- 3.2.3 Disallowance with prejudice of the Student Proofs of Claim. If the holder of a Student Proof of Claim listed on Exhibit 3 opts out of the Settlement Class (each, an "Opt Out Claim"), such holder's Student Proof of Claim shall not be disallowed and instead the Bankruptcy Court will determine the allowability of such holder's Student Proof of Claim as part of the normal procedures for resolving proofs of claim. Nothing in this Settlement Agreement controls the allowability of a Pass-Through Proof of Claim;
- 3.2.4 The Trustee (i) agrees that she will not, on her behalf or on behalf of the Debtors' estates, recover, collect, or enforce any (a) Student Receivables, (b) CUSO Receivables or PEAKS Receivables that, pursuant to an order entered by the Bankruptcy Court, are transferred or returned to the Trustee (a "PEAKS/CUSO Transfer Order"), and (c) other receivables owed by former students of the Debtors that are transferred or returned to the Trustee that are not CUSO Receivables or **PEAKS** Receivables Receivables"); and (ii) agrees to a permanent injunction enjoining the collection, assignment or transfer of the Student Receivables and the Other Receivables, and the collection, assignment or transfer of any CUSO Receivables or PEAKS Receivables that, pursuant to a PEAKS/CUSO Transfer Order, are transferred or returned to the Trustee:
- 3.2.5 A provision that provides that nothing set forth in the Preliminary Approval Order, the Final Approval Order or the Settlement Agreement in any manner whatsoever waives, releases or otherwise affects the Debtors' and/or the Trustee's claims, rights, remedies and/or causes of action of every type and nature whatsoever ("Rights") under or related to the CUSO Receivables, the PEAKS Receivables, any documents or agreements between the Debtors and PEAKS or CUSO, and/or other documents or agreements otherwise related thereto, and all such Rights shall be fully reserved; and
- 3.2.6 A provision that provides that nothing set forth in the Preliminary Approval Order, the Final Approval Order or the Settlement Agreement in any manner waives, releases, limits or otherwise affects claims of the Settlement Class against the Department of Education or the existence or valuation of any claim the Department of Education may assert against Debtors.

- 3.3 The "Settlement Effective Date" shall occur on the date on which all of the following conditions have been met or, if applicable, have been waived:
 - 3.3.1 The Bankruptcy Court shall have entered the Preliminary Approval Order;
 - 3.3.2 The Trustee shall have returned all funds in the Receivables Segregated Account and the Additional Accounts, consistent with Section 6 herein to the students who made such payments to ITT, UAS, FirstSource, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and any and all other credit agencies, as the case may be.
 - 3.3.3 Prior to the entry of the Final Approval Order, the Trustee shall have received a private letter ruling from the Internal Revenue Service, in form and substance acceptable to the Trustee, indicating that ITT was not "an applicable entity" and/or an "applicable financial entity" under Section 6050P(c) of the U.S. Internal Revenue Code of 1986, as amended, or receives a determination from the Internal Revenue Service declining to issue a private letter ruling, so as to allow the Trustee to determine in her sole discretion whether she, on behalf of the Debtors, is required to issue Forms 1099-C to Students in connection with the Settlement Agreement. Promptly upon receiving the private letter ruling or a determination that the private letter ruling will not be issued, the Trustee shall notify putative class counsel of her decision regarding the issuance of Forms 1099-C to Students. In the event that the Trustee decides that she will issue Forms 1099-C to Students upon consummation of the transactions set forth in this Agreement, the Students, may, in their sole discretion, elect whether to proceed with the Agreement or to terminate the Agreement and shall promptly notify the Trustee of such decision.
 - 3.3.4 The Bankruptcy Court shall have entered the Final Approval Order.
 - 3.3.5 The Final Approval Order shall have become a Final Order.
 - 3.3.6 The Trustee shall have given notice in accordance with 28 U.S.C. §1715.
 - 3.3.7 The Final Approval Order shall contain a provision which declares that all Student Receivables, all Other Receivables that are transferred or returned to the Trustee, and all CUSO Receivables or

PEAKS Receivables that, pursuant to a PEAKS/CUSO Transfer Order, are transferred or returned to the Trustee, have been fully satisfied and are no longer due and owing. For the avoidance of doubt, the Trustee shall not possess or control, or be deemed to possess or control, CUSO Receivables, or PEAKS Receivables except as may be set forth in a PEAKS/CUSO Transfer Order.

3.3.8 The Students shall have voluntarily dismissed the Lawsuit.

4. RELEASES

- 4.1 Release By The Settlement Class. Except for the rights, duties, and obligations created by this Agreement, effective upon the Settlement Effective Date, the Settlement Class hereby releases and discharges the Trustee, as Trustee and in her individual capacity, all professionals engaged by the Trustee either on her behalf or on behalf of the Debtors' estates, and their heirs, successors and assigns thereof, from any and all claims, demands, obligations, damages, action, or causes of action, in law or in equity, whether sounding in tort or contract, or based on federal or state law, and whether known or unknown, which the Settlement Class has or may have against the Trustee for any reason whatsoever existing prior to or as of the Settlement Effective Date. Notwithstanding anything to the contrary in the foregoing, nothing in this Release (i) releases the Proofs of Claim or (ii) prohibits or prevents the Settlement Class or Class Representatives from participating in the Debtor's bankruptcy cases or exercising their standing as creditors of the Estate or (iii) prohibits or prevents the Settlement Class or Class Representatives or Class members from asserting any rights, claims or defenses against third parties, including but not limited to, the Department of Education, the directors and officers of the Debtors, and any other entity that is not the Trustee and her successors.
- 4.2 **Trustee's Release**. Except for the rights, duties, and obligations created by this Agreement, effective upon the Settlement Effective Date, the Trustee on behalf of herself and the Debtors hereby releases and discharges the Settlement Class and all professionals engaged by or on behalf of the Settlement Class, and their heirs, successors, and assigns from any and all claims, demands, obligations, damages, action, or causes of action, in law or in equity, whether sounding in tort or contract, or based on federal or state law, and whether known or unknown, which the Trustee has or may have against the Settlement Class for any reason whatsoever existing prior to or as of the Settlement Effective Date.
- 4.3 **Unknown Claims.** The releases provided for in this Agreement extend to Claims that the Parties do not know or suspect to exist at the time of the

release, which if known, might have affected the decision to enter into the release ("Unknown Claims"). In releasing their Unknown Claims, the Parties expressly waive and (and each Settlement Class member by operation of law shall be deemed to waive) any and all protections, provisions, rights and benefits conferred by any law of the United States or any state or territory of the United States, or principle of common law, which governs or limits a person's release of Unknown Claims, including Section 1542 of the California Civil Code. Section 1542 of the California Civil Code provides:

A GENERAL RELASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

The Parties acknowledge and understand (and each Settlement Class member by operation of law shall be deemed to acknowledge) the significance of these waivers of California Civil Code Section 1542 and/or of any other applicable law relating to limitations on releases of Unknown Claims. In connection with such waivers and relinquishment, the Parties acknowledge (and each Settlement Class member by operation of law shall be deemed to acknowledge) that they are aware that they may hereafter discover facts in addition to, or different from, those facts which they now know or believe to be true with respect to the subject matter of the Agreement, but that they release fully, finally and forever all released Claims, an in furtherance of such intention, the release will remain in effect notwithstanding the discovery or existence of any such additional or different facts. The Parties acknowledge (and all Class members by operation of law shall be deemed to acknowledge) that the release of Unknown Claims as set forth herein was separately bargained for and was key element of the Settlement.

5. ADJUSTMENT OF PROOFS OF CLAIM

5.1 **Proofs of Claim Adjustment**. If the Department of Education discharges, forgives or cancels all or any part of the Settlement Class federal student loans or any such loan is otherwise forgiven or deemed paid ("Cancellation") as a result of any lawsuit or proceedings initiated by the Class Representatives, individual class members, Attorneys General (or

boards of higher education and related state agencies), state or federal regulatory agencies or the Trustee, and such Cancellation occurs prior to the time that the Trustee closes the Debtors' bankruptcy cases, then the allowed amount of the Proofs of Claim (\$1,500,000,000) shall be reduced dollar for dollar in the amount of such Cancellation; provided that the Proofs of Claim shall not be reduced below the amount of \$1,099,896,000 on account of Cancellation. If no discharge or Cancellation of the federal student loans has occurred by the time the Trustee closes the Debtors' bankruptcy cases, then the Proofs of Claim amount shall not be adjusted below \$1,500,000,000. The Trustee shall have the right to terminate this Agreement if the allowed Opt Out Claims exceed Two Hundred and Fifty Million Dollars (\$250,000,000.00). The Trustee agrees that, before terminating the Agreement, she will review the Opt Out Claims and that she will file and prosecute objections to those Opt Out Claims that in her reasonable business judgment are subject to disallowance or reduction.

6. RETURN OF RECEIVABLES ESCROW ACCOUNT

Promptly upon entry of the Preliminary Approval Order, the Trustee shall return all funds in the Receivables Segregated Account and the Additional Accounts and any other funds which come into her possession or control that are received from students to the student who made such payment. The amount returned shall be reduced, pro rata, by the amount deducted from the aggregate of such payments by the collection agencies, including UAS, FirstSource, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and reasonable administrative cost associated with returning the funds. The reasonable cost of returning the funds shall be deducted from the Receivables Segregated Account and the Additional Accounts, provided that the Trustee shall use her reasonable best efforts to minimize the cost of returning the funds, and shall consult with the Class Counsel about the costs throughout the process. The Students dispute the validity of all Student Receivables. The Trustee's refund of the monies in the Receivables Segregated Account and the Additional Accounts does not acknowledge validity of the Student Receivables.

7. REPRESENTATIONS AND WARRANTIES

The Parties hereby represent and warrant to each other the following, each of which is a continuing representation and warranty:

7.1 Each of the Parties hereto is the sole and lawful owner of all right, title, and interest in and to every claim and other matter purported to be released herein. None of the Parties has assigned or transferred, or

- purported to assign or transfer, to any person or entity any claims or other matters herein released.
- 7.2 Except as otherwise expressly provided in this Agreement, no consent or approval is required by any other person or entity (other than the Bankruptcy Court) in order for the Parties to carry out the provisions of this Agreement and the Parties (subject to approval of the Bankruptcy Court) have obtained all necessary approvals to enter into and perform the obligations under this Agreement.
- 7.3 The Trustee agrees that prior to the Settlement Effective Date, she shall not sell, assign, transfer, pledge, collect, or in any way dispose of, in whole or in part, any or all of the Student Receivables or Other Receivables. The Trustee agrees that prior to the Settlement Effective Date, she shall not sell, assign, transfer, pledge, collect, or in any way dispose of, in whole or in part, any or all of any CUSO Receivables or PEAKS Receivables that, pursuant to a PEAKS/CUSO Transfer Order, that are transferred or returned to the Trustee. On the Settlement Effective Date, (a) all Student Receivables, (b) all Other Receivables, and (c) all CUSO Receivables or PEAKS Receivables that, pursuant to a PEAKS/CUSO Transfer Order, that are transferred or returned to the Trustee, shall be deemed fully satisfied and no longer due and owing. In the event that after the Settlement Effective Date any or all of any (a) Other Receivables, or (b) CUSO Receivables or PEAKS Receivables, that pursuant to a PEAKS/CUSO Transfer Order, are transferred or returned to the Trustee, such CUSO Receivables or PEAKS Receivables or Other Receivables shall be deemed fully satisfied and no longer due and owing. For the avoidance of doubt, the Trustee shall not possess or control, or be deemed to possess or control CUSO Receivables or PEAKS Receivables except as may be set forth in a PEAKS/CUSO Transfer Order.
- 7.4 Each of the Parties has received, or has had the ability to obtain, independent legal advice from attorneys of their choice with respect to the advisability of making the agreements provided herein and with respect to the advisability of executing this Agreement.
- 7.5 Except as otherwise expressly stated in this Agreement, the Parties have not made any statement or representation to the other regarding any facts relied upon by them in entering into this Agreement, and each of them specifically does not rely upon any statement, representation or promise of the other Party or any other person in entering into this Agreement, except as expressly stated in this Agreement. Each Party has relied upon its own investigation and analysis of the facts and not on any statement or

- representation made by any other Party in choosing to enter into this Agreement and the transactions contemplated herein.
- 7.6 The Parties and their respective attorneys have made such investigation of the facts pertaining to this Agreement and all of the matters pertaining thereto, as they deem necessary.

8. BANKRUPTCY COURT APPROVAL

- 8.1 **Approval.** This Agreement is subject to and conditioned upon the entry of the Preliminary Approval Order and Final Approval Order by the Bankruptcy Court.
- 8.2 **Return To Status Quo Ante.** If the Bankruptcy Court does not enter the Preliminary Approval Order or the Final Approval Order or any of the other conditions to the Settlement Effective Date are not met or the Students elect to terminate this Agreement pursuant to Section 3.2.2 or the Trustee elects to terminate this Agreement pursuant to Section 5.2, this Agreement shall be of no further force and effect and the parties shall be returned to status quo ante as of the date of this Agreement, as if no Agreement had been negotiated or executed. Moreover, the Parties shall be deemed to have preserved all of their rights and defenses of any kind that they may have had against any person.
- 8.3 Cooperation And Bests Efforts. The Parties agree to support the entry of the Preliminary Approval Order and the Final Approval Order and to use their reasonable best efforts to cause the Bankruptcy Court to enter the Preliminary Approval Order and the Final Approval Order. The Parties further agree not to cause any other person or entity to object to or otherwise oppose the entry of the Preliminary Approval Order and Final Approval Order. Each of the Parties shall promptly and in good faith execute all documents and perform all acts necessary and proper to effectuate the terms of this Agreement; provided, however, that nothing in this paragraph requires either Party to waive any of the conditions to the Settlement Effective Date. The Trustee shall provide putative class counsel with copies of all materials that she intends to submit to the Internal Revenue Service in support of her request for a private letter ruling fourteen (14) days prior to their submission to the Internal Revenue Service so as to allow putative class counsel the reasonable opportunity to review and comment on such submissions. The Trustee shall provide putative class counsel with a copy of the actual submission and all material correspondence with the Internal Revenue Service.

9. MISCELLANEOUS

- 9.1 Entire Agreement, Amendments, and Waivers. This Agreement constitutes and contains the entire agreement between the Parties and supersedes any and all prior negotiations, conversations, correspondence, understandings, and letters respecting the settlement of the Lawsuit. This Agreement may be amended or modified or one or more provisions hereof waived only by a written instrument signed by the Parties. No delay or omission by any party in exercising any right or power arising from any default by the other party shall be construed as a waiver of such default, nor shall any single or partial exercise thereof preclude any further exercise thereof or the exercise of any other right or power arising from any default by a party. No waiver of any breach of any covenant or other condition shall be construed to be a waiver of or consent to any previous or subsequent breach of the same or of any other covenant or condition.
- 9.2 **PEAKS Receivables and CUSO Receivables.** By entering into this Agreement, the Trustee, on her behalf and on behalf of the Debtors and their estates, does not waive, release or otherwise compromise in any manner whatsoever, the Debtors', their estates' or the Trustee's Rights under or related to the PEAKS Receivables, the CUSO Receivables, any documents or agreements between the Debtors and PEAKS or CUSO and/or any other documents or agreements otherwise related thereto and all such Rights shall be fully reserved.
- 9.3 **Department of Education.** Nothing set forth in the Preliminary Approval Order, the Final Approval Order or the Settlement Agreement in any manner waives, releases, limits or otherwise affects claims of the Settlement Class against the Department of Education or the existence or valuation of any claim the Department of Education may assert against Debtors.
- 9.4 **Captions.** The captions to this Agreement are for convenience only and are to be of no force or effect in construing and interpreting the provisions of this Agreement.
- 9.5 **Jurisdiction, Governing Law**. This Agreement is made and entered into in the State of Indiana and shall, in all respects, be interpreted, enforced and governed by the laws of the State of Indiana, without regard to choice of law principles. The Parties further agree that any dispute arising out of this Agreement shall be adjudicated in the Bankruptcy Court.
- 9.6 **Notices.** Any notice required or permitted under this Agreement shall be given in writing and shall be sent to the following Parties via electronic mail with a copy sent by overnight mail or hand delivery:

To the Settlement Class:

Eileen M. Connor Legal Services Center of Harvard Law School 122 Boylston Street Jamaica Plain, MA 02130 econnor@law.harvard.edu

and

Catherine Steege Jenner & Block LLP 353 N. Clark Street Chicago, IL 60654 csteege@jenner.com

To the Trustee:

Jeff J. Marwil Proskauer Three First National Plaza 70 West Madison Chicago, IL 60602 jmarwil@proskauer.com

- 9.7 **No Party Deemed Drafter**. The Parties shall jointly be deemed to be the drafters of this Agreement; the rule that any ambiguity in a contract shall be construed against the drafter of the contract shall not apply to this Agreement.
- 9.8 **Voluntary Settlement**. The Parties acknowledge and agree that each of them is entering into this Agreement freely and voluntarily and not acting under any misapprehension as to the effect hereof, and has acted and does hereby act freely and voluntarily and not under any coercion or duress.
- 9.9 **No Mistake of Fact or Law**. In entering into this Agreement, each Party recognizes that no facts or representations are ever absolutely certain. Accordingly, each Party assumes the risk of any mistake, and if it should subsequently discover that any understanding of the facts or of the law was incorrect, each Party understands and expressly agrees that it shall not be entitled to set aside this Agreement by reason thereof, regardless of any mistake of fact or law.

- 9.10 **Binding Agreement**. This Agreement is binding upon and shall inure to the benefit of the Parties hereto and their respective heirs, executors, administrators, personal representatives, predecessors, successors, and assigns.
- 9.11 **Counterparts.** This Agreement may be executed in multiple counterparts and by facsimile and/or by e-mail, and all executed counterparts together shall constitute the original instrument. Faxed or emailed signatures shall be binding.
- 9.12 **Settlement of Disputed Claims.** The Parties hereby agree that the settlement of the Lawsuit and the Trustee's claims against members of the Settlement Class to collect the Student Receivables are contested liabilities and are made in good faith.

Debellan, Chan Ta) / 4 >
DEBORAH J. CARUSO, not individually but as Trustee for ITT Educational Services,	JORGE VILLALBA
Inc., ESI Service Corp., and Daniel Webster College, Inc.	Date:
Date: 12 18 17	
JAMES ERIC BREWER	JOSHUA CAHILL
Date:	Date:
JUAN HINCAPIE	CHERYL HOUSE
Date:	Date:

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SETTLEMENT AGREEMENT

DEBORAH J. CARUSO , not individually but as Trustee for ITT Educational Services,	JORGE VILLALBA
Inc., ESI Service Corp., and Daniel Webster College, Inc.	Date:
Date:	
	Joseph John Marie Control of the Con
JAMES ERIC BREWER	JOSHUA CAHILL
Date:	Date: 2017 DEC10
	CHENNY YOURE
JUAN HINCAPIE	CHERYL HOUSE
Date:	Date:

DEBORAH J. CARUSO, not individually but as Trustee for ITT Educational Services, Inc., ESI Service Corp., and Daniel Webster College, Inc.	JORGE VILLALBA Date:
Date: 12-8-2017	
James E. Brewer JAMES ERIC BREWER	JOSHUA CAHILL
Date:	Date:
JUAN HINCAPIE	CHERYL HOUSE
Date:	Date:

DEBORAH J. CARUSO, not individually but as Trustee for ITT Educational Services,	JORGE VILLALBA
Inc., ESI Service Corp., and Daniel Webster College, Inc.	Date:
Date:	
JAMES ERIC BREWER	JOSHUA CAHILL
Date:	Date:
Juan A Hincapie	CHERYL HOUSE
Date: 12/4/2017	Date:

	ARMA
DEBORAH J. CARUSO, not individually	JORGE VILDALBA
but as Trustee for ITT Educational Services, Inc., ESI Service Corp., and Daniel Webster	Date: 12/4/17
College, Inc.	
Date:	
JAMES ERIC BREWER	JOSHUA CAHILL
Date:	Date:
JUAN HINCAPIE	CHERYL HOUSE
SOLVIA TITIONE TO	CHEKIL HOUSE
Date:	Date:

DEBORAH J. CARUSO, not individually but as Trustee for ITT Educational Services,	JORGE VILLALBA
Inc., ESI Service Corp., and Daniel Webster	Date:
College, Inc.	
	숙마양함으로 발발 함께 하는 기름이 있는데 그리고 있다. 보다 영화 를 충발 발생하다는 것 같은데, 현기 등 하는데 되었다.
	경기가 되는 것 같은 사람이 되는 것 같은 것을 받는 것 같다. 2012년 2월 2일 - 프로그램 (1914년 1915년 1일
	일 기본 전 기본 경기 등 경기 등 경기 등 기본
경기를 하는 것이 하다 하는 것이 되었다. 그런 사람들은 기를 함께 발표하는 것이 되었다. 그렇게 되었다. 경기를 보고 있는 것이 되는 것이 되었다는 것을 모르고 있다. 중기를 하고 있다는 것이 되었다.	있는 경험 그 일도 현존한다고 있는 것이 하는 것이다. 경영 경제를 기업되었는 경험을 보았는 것이 하는 것이다.
JAMES ERIC BREWER	JOSHUA CAHILL
Date	Date:
	경화 공항하는 경험하는 경험 기를 하고 있는 것이 되었다. 그는 것이 되었다. 1997년 전 10년 1일 전 1일
	Cherry House
JUAN HINCAPIE	CHERYL HOUSE
	Doto: 12-3-17

Exhibit 1 (Final Approval Order)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

in re:	Chapter 7
ITT EDUCATIONAL SERVICES, INC., ESI SERVICE CORP., and DANIEL WEBSTER COLLEGE, INC.,	Case No. 16-07207-JMC-7A
	Jointly Administered
Debtor. JORGE VILLALBA, JAMES ERIC BREWER, JOSHUA CAHILL, JUAN HINCAPIE, and CHERYL HOUSE, on their own behalf and on behalf of all other persons similarly situated,	/
Plaintiffs,	Adv. Proc. No. 17-50003
v.	
ITT EDUCATIONAL SERVICES, INC., ESI SERVICE CORP., and DANIEL WEBSTER COLLEGE, INC.,	
Defendants.	<i>'</i>
FINAL APPROVAL ORDE	
Upon the joint motion (the "Motion") ¹ [Doc No] of Deboran J. Caruso, the
chapter 7 trustee in the above-captioned cases (the "Trustee")	for ITT Educational Services,
¹ Capitalized terms used but not defined herein have the meaning	ngs given to them in the Settlement
Agreement.	

Inc., ESI Service Corp. and Daniel Webster College, Inc. (the "<u>Debtors</u>"), and Jorge Villalba, James Eric Brewer, Joshua Cahill, Juan Hincapie and Cheryl House, on their own behalf and on behalf of all individuals who were at any time enrolled in any of the programs offered by the Debtors between January 1, 2006 and September 16, 2016 (the "<u>Students</u>" and together with the Trustee, the "<u>Parties</u>"), for entry of an Order: (a) approving a proposed Settlement Agreement, a copy of which is annexed hereto as **Exhibit 1**, by and among the Trustee and the Students (the "<u>Settlement Agreement</u>"); and (b) granting the relief, all as more fully set forth in the Motion, and after due deliberation, it is HEREBY FOUND AND ORDERED THAT:

- 1. The Motion is granted as set forth herein. The Trustee is hereby authorized and directed to take all actions required under the Settlement Agreement and all such actions are hereby approved.
- 2. Pursuant to the standards set forth under Rules 9019 and 7023 of the Federal Rules of Bankruptcy Procedure and Rule 23(g) of the Federal Rules of Civil Procedure, the Court finds that the proposed Settlement Agreement is fair, reasonable, adequate, and within the range of reasonable settlements.
- 3. The Court hereby allows Claims Nos. 424, 520 and 2383 (the "Proofs of Claim") against each of the Debtor Estates each in the amount of \$1,500,000,000.00, which allowance shall be as a pre-petition general, unsecured claim no longer subject to objection or challenge. The Proofs of Claim shall be subject to the following adjustment. If the Department of Education discharges, forgives or cancels all or any part of the "Settlement Class" (as defined in the Settlement Agreement) federal student loans or any such loan is otherwise forgiven or deemed paid ("Cancellation") as a result of any lawsuit or proceedings initiated by the "Class Representatives" (as defined in the Settlement Agreement), individual class members,

Attorneys General (or boards of higher education and related state agencies), state or federal regulatory agencies or the Trustee, and such Cancellation occurs prior to the time that the Trustee closes the Debtors' bankruptcy cases, then the allowed amount of the Proofs of Claim (\$1,500,000,000) shall be reduced dollar for dollar in the amount of such Cancellation; provided that the Proofs of Claim shall not be reduced below the amount of \$1,099,896,000 on account of such Cancellation. If no discharge or Cancellation of the federal student loans has occurred by the time the Trustee closes the Debtors' bankruptcy cases, then the Proofs of Claim amount shall not be adjusted below \$1,500,000,000. The Trustee shall have the right to terminate the Proposed Settlement Agreement if the allowed **Opt Out Claims** (as defined in the Settlement Agreement) exceed Two Hundred and Fifty Million Dollars (\$250,000,000.00). However, before terminating the Settlement Agreement, the Trustee shall review the Opt Out Claims and file and prosecute objections to those Opt Out Claims that in her reasonable business judgment are subject to disallowance or reduction.

- 4. The "<u>Students Priority Claim</u>" (as defined in the Settlement Agreement) shall be disallowed with prejudice.
- 5. The Court hereby permanently enjoins the collection, assignment or transfer of the **Student Receivables** (as defined in the Settlement Agreement) and the **Other Receivables** (as defined in the Settlement Agreement), and the collection, assignment or transfer of any **CUSO Receivables** or **PEAKS Receivables** (each as defined in the Settlement Agreement) that, pursuant to a **PEAKS/CUSO Transfer Order** (as defined in the Settlement Agreement), are transferred or returned to the Trustee. For the avoidance of doubt, the Trustee shall not possess or control, or be deemed to possess or control, CUSO Receivables, or PEAKS Receivables, except as may be set forth in a PEAKS/CUSO Transfer Order.

- 6. The Court retains authority over the division of any distributions made on account of the Proofs of Claim, and the Class Representatives shall promptly file a proposed division of any such distributions upon notification from the Trustee of the likely amount of funds to be paid on account of the Proofs of Claim.
- 7. The Student Proofs of Claim set forth on Exhibit 2 hereto are hereby disallowed with prejudice. If the holder of a Student Proof of Claim listed on Exhibit 3 to the Proposed Settlement Agreement opts out of the Settlement Class (each, an Opt Out Claim), such holder's Student Proof of Claim shall not be disallowed and instead the Court will determine the allowability of such holder's Student Proof of Claim as part of the normal procedures for resolving proofs of claim. For the avoidance of doubt, nothing in the Proposed Settlement Agreement controls the allowability of a "Pass-Through Proof of Claim" (as defined in the Proposed Settlement Agreement) and the holders of Pass-Through Proofs of Claim are not part of the Settlement Class with respect to their Pass-Through Proofs of Claim and such Pass-Through Proofs of Claim are not Opt-Out Claims.
- 8. Nothing set forth in the Court's Order [Doc. No. ____] (the "Preliminary Approval Order"), this Order, or the Proposed Settlement Agreement in any manner whatsoever waives, releases, limits or otherwise affects: (a) the Debtors' and/or the Trustee's claims, rights, remedies and/or causes of action of every type and nature whatsoever ("Rights") under or related to the CUSO Receivables, the PEAKS Receivables, any documents or agreements between the Debtors and PEAKS or CUSO, and/or other documents or agreements otherwise related thereto, and all such Rights shall be fully reserved; or (b) claims of the Settlement Class against the Department of Education or the existence or valuation of any claim the Department of Education may assert against Debtors.

- 9. The above-captioned adversary proceeding, Adv. Proc. No. 17-50003 is hereby dismissed with prejudice.
- 10. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Order will be immediately effective and enforceable upon its entry.
- 11. This Court shall retain jurisdiction to interpret, implement and enforce the terms of this Order.

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Exhibit 2 (Preliminary Approval Order)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

In re:	Chapter 7
ITT EDUCATIONAL SERVICES, INC., ESI SERVICE CORP., and DANIEL WEBSTER COLLEGE, INC.,	Case No. 16-07207-JMC-7A
	Jointly Administered
Debtor. JORGE VILLALBA, JAMES ERIC BREWER, JOSHUA CAHILL, JUAN HINCAPIE, and CHERYL HOUSE, on the	
own behalf and on behalf of all other persons similarly situated,	
Plaintiffs,	Adv. Proc. No. 17-50003
v.	
ITT EDUCATIONAL SERVICES, INC., ESI SERVICE CORP., and DANIEL WEBSTER COLLEGE, INC.,	
Defendants.	
PRELIMINARY APPROVAL	
Upon the joint motion (the "Motion") ¹ [Doc No] of Deborah J. Caruso, the
chapter 7 trustee in the above-captioned cases (the "Trustee"	") for ITT Educational Services,
¹ Capitalized terms used but not defined herein have the mea Settlement Agreement.	anings given to them in the Proposed

Inc., ESI Service Corp. and Daniel Webster College, Inc. (the "<u>Debtors</u>"), and Jorge Villalba, James Eric Brewer, Joshua Cahill, Juan Hincapie and Cheryl House, on their own behalf and on behalf of all individuals who were at any time enrolled in any of the programs offered by the Debtors between January 1, 2006 and September 16, 2016 (the "<u>Students</u>" and together with the Trustee, the "<u>Parties</u>"), for entry of an Order: (a) approving a proposed Settlement Agreement, a copy of which is annexed hereto as **Exhibit 1**, by and among the Trustee and the Students (the "<u>Proposed Settlement Agreement</u>"); and (b) granting the relief, all as more fully set forth in the Motion, and after due deliberation, it is HEREBY FOUND AND ORDERED THAT:

- 1. The Motion is granted as set forth herein. The Trustee is hereby authorized and directed to take all of those actions required to be done under the Proposed Settlement Agreement before the entry of the Final Approval Order and all such actions are hereby approved.
- 2. The Court hereby certifies this matter as a class action pursuant to Rules 23(a) and (b)(2) of the Federal Rules of Civil Procedure and Rule 7023 of the Federal Rules of Bankruptcy Procedure, which the Court deems applicable, pursuant to Rule 9014 of the Federal Rules of Bankruptcy Procedure, to the Debtors' chapter 7 cases and this proceeding, with a certified class ("Settlement Class") defined as all individuals who were at any time enrolled in any of the programs offered by the Debtors between January 1, 2006 and September 16, 2016 (the "Petition Date"). The Settlement Class does not include the claims of individual students asserting a claim based on dishonored checks issued by ITT to students for, among other similar reasons, Title IV funds including Pell grants, student aid funds administered by the Department of Education, or state-based student aid funds that were in excess of the tuition owed by the student for completed semesters but were disbursed to ITT by the state, federal government, or

other entity with the intention that ITT act as a pass-through and disburse the funds to the students ("<u>Pass-Through Proofs of Claim</u>"). The Settlement Class is certified in the above-captioned adversary proceeding and in the Debtors' chapter 7 cases.

- 3. The Court hereby designates Jorge Villalba, James Eric Brewer, Joshua Cahill, Juan Hincapie and Cheryl House as the representatives of the Settlement Class.
- 4. The Court hereby appoints the Legal Services Center of Harvard Law School and Jenner & Block LLP as Class Counsel.
- 5. Within days of this Order, the Trustee shall seek a private letter ruling from the Internal Revenue Service indicating that ITT is not "an applicable entity" and/or an "applicable financial entity" under Section 6050P(c) of the U.S. Internal Revenue Code of 1986, as amended. Before submitting any materials to the Internal Revenue Service, the Trustee will provide Class Counsel with the draft of the submission at least fourteen (14) days before the submission of the same to the Internal Revenue Service. Promptly upon receiving the private letter ruling or a determination that the private letter ruling will not be issued, the Trustee shall notify Class Counsel of her decision regarding the issuance of Forms 1099-C to the Students. In the event that the Trustee decides that she will issue Forms 1099-C to the Students upon consummation of the transactions set forth in the Proposed Settlement Agreement, the Students, may, in their sole discretion, elect whether to proceed with the Proposed Settlement Agreement or to terminate the Proposed Settlement Agreement and shall promptly notify the Trustee of such decision. The Students' position is that, for among other reasons, because the Student Receivables are not valid obligations, there will be no forgiveness of indebtedness income as a result of the transactions contemplated by the Proposed Settlement Agreement.

- 6. Pursuant to the standards set forth under Rules 9019 and 7023 of the Federal Rules of Bankruptcy Procedure and Rule 23(g) of the Federal Rules of Civil Procedure, the Court preliminarily finds that the proposed Settlement Agreement is fair, reasonable, adequate and within the range of possible approval by the Trustee.
- Agreement in accordance with the Proposed Settlement Agreement and Paragraph 5, above, a hearing on the final approval of the Proposed Settlement Agreement shall take place on ________, 201____, and the Trustee shall provide notice in advance of such hearing to all appropriate persons in accordance with 28 U.S.C. §1715(d). This date may be adjourned at the request of the Parties if the Trustee has not received a private letter ruling from the Internal Revenue Service and/or the Parties determine that the Internal Revenue Service will not issue the requested private letter ruling as contemplated by Paragraph 5, above.
- 8. Within thirty (30) days of the entry of this Order, the Trustee shall send by first class mail, a notice, in the form annexed hereto as **Exhibit 2** (the "**Student Notice**") to the following: (a) those members of the Settlement Class who have filed "**Student Proofs of Claim**" as defined in the Motion; (b) those former students who are listed as account debtors on the accounts placed for servicing or collection with University Accounting Services, LLC, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, FirstSource Financial Solutions, Inc./One Advantage, and any and all other credit agencies for collection, and who have made payments on account of such accounts since the Petition Date; and (c) all parties who have requested that they receive notice in this case. The Trustee also shall post a copy of the Student Notice on the Rust Omni website for these Bankruptcy Cases and the Debtors' website.

- 9. The Student Notice shall state, among other things, that: (a) in accordance with prior Notice, Students should not make any payments on account of money that the Debtors loaned to such individuals to finance their tuition and other charges and fees owed to Debtors; (b) they are entitled to object to the Proposed Settlement Agreement by submitting papers in opposition to the Motion on or before _______, 201___, failing which they will be deemed to have consented to the relief sought in the Motion; and (c) they are entitled to opt out of the Settlement Class by returning a copy of the form (annexed hereto as **Exhibit 3**) to the Court evidencing their intention to opt out of the Settlement Class on or before _______, 201___, failing which they will be deemed to be members of the Settlement Class.
- 10. Within thirty (30) days of the entry of this Order, the Trustee shall return all funds in the "Receivables Segregated Account" and the "Additional Accounts" (each as defined in the Proposed Settlement Agreement) and any other funds which come into her possession or control that are received from students to the student who made such payment. The amount returned shall be reduced, pro rata, by the amount deducted from the aggregate of such payments by the collection agencies, including, without limitation, University Accounting Services, LLC, FirstSource Financial Solutions, Inc./One Advantage, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and the reasonable administrative cost associated with returning the funds. The reasonable cost of returning the funds shall be deducted from the Receivables Segregated Account and the Additional Accounts, provided that the Trustee shall use her reasonable best efforts to minimize the cost of returning the funds, and shall consult with the Class Counsel about the costs throughout the process.
- 11. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Order will be immediately effective and enforceable upon its entry.

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12. This Court shall retain jurisdiction to interpret, implement and enforce the terms of this Order.

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Exhibit 3 (Student Proofs of Claim)

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2996	AARAN RENWICK	207	
<u> </u>	AARON BARBAS	207	
C2938	AARON CHRISTOPHER CORMIER	207	
C1328	AARON GOODWINE	207	
C310	AARON JAMES LANDRUM	207	
<u>C62</u>	AARON JAMES LANDRUM	209	
C79	AARON JAMES LANDRUM	208	
C1525	AARON KUNEC	207	
C1381	AARON PALMER		
		207	
C3341	AARON PRITCHETT	207	
<u>C2574</u>	AARON REIS	207	
C2858	AARON RUFF	207	
C2312	AARON VILLANI	207	
<u>C3002</u>	AARON W DAUGHERTY	207	
<u>C3237</u>	Aaron Wooldridge	207	
<u>C1437</u>	ABDELNASIR SHATA	207	
C561	ABRAHAM DANIELLS	207	
C1839	ABRAHAM PEREZ	207	
C1306	ABRAHAM R. PEREZ JR.	207	
<u>C3059</u>	ABRAM MOODY	207	
C499	ABRAM MOODY	209	
C603	ABRAM MOODY	208	
C3319	ADAM MEANEY	207	
C2644	ADAM MITTELSTAEDT	207	
		207	
C2365	ADAM NORRIS		
<u>C1992</u>	ADAM VIATOR	207	
C3449	ADAM WATKINS	207	
C2266	ADAM WITHERS	207	
C2770	ADEL ARELLANO	207	
<u>C569</u>	ADEL ARELLANO	208	
<u>C1701</u>	ADREA CONNELL	207	•
<u>C3260</u>	ADRIAN CANDELARIA	207	
C2876	ADRIAN CARRASCO	207	
<u>C2754</u>	ADRIAN MOYA	207	
C3107	ADRIANO NANNINI	207	
C1731	AHMED MOHAMED SHATA	207	
C2321	AKESHA S. FRANKS	207	
C506	AKESHA S. FRANKS	208	
C2348	AKESHA S. FRANKS	207	
C2707	AKESHA S. FRANKS	207	
<u> </u>	AKESHA S. FRANKS	209	
<u> </u>	AKESHA S. FRANKS	209	
<u> </u>	AKESHA S. FRANKS	209	
C514	AKESHA S. FRANKS	208	
<u>C564</u>	AKESHA S. FRANKS	208	
<u>C3018</u>	ALAINA ALKIRE	207	
<u> </u>	ALBERT D. CASTRO	207	
<u> 2558</u>	ALBERT P CRUZ	208	
C2671	ALBERT P. CRUZ	207	
C12	ALBERT PIERCE	209	
<u>C17</u>	ALBERT PIERCE	208	
<u> 285</u>	ALBERT PIERCE	207	
C111 <u>5</u>	ALEC S. NATER	207	
C1351	ALEJANDRA ADAME PULIDO	207	
2669	ALEJANDRO HERNANDEZ	207	
	J		
C3431	ALEJANDRO T. SANDOVAL	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C1738	ALESIA GALLO	207	
C1739	ALEX ESCOBAR	207	
C941	ALEX SLAYMAKER	207	
C3120	ALEXANDER AGHYARIAN	207	
C3147	ALEXANDER K. PARSLEY	207	
C577	ALEXANDER MATTHEWS	207	
C3362	ALEXANDER SIMMONS	207	
C3088	ALEXANDER SINGSATHIT THIKEO	207	
C390	ALEXIS MAGANA	207	
C2714	ALEXIS MINGHIN NG	207	
<u>C461</u>	ALEXIS MINGHIN NG	209	
C565	ALEXIS MINGHIN NG	208	
<u>C3223</u>	ALEXIS RASCON	207	
C1610	ALICIA HOWARD	207	
C1049	ALICIA MAE GINGRICH	207	
C225	ALICIA MAE GINGRICH	209	
<u>C276</u>	ALICIA MAE GINGRICH	208	
<u>C2072</u>	ALICIA NOTTER	207	
<u>C390</u>	ALICIA NOTTER	209	
<u>C475</u>	ALICIA NOTTER	208	
<u>C100</u>	ALICIA RUTHERFORD	207	
<u>C2194</u>	ALISHA DEROME	207	
C3379	ALLAHGEHOVAH JONES	207	
C1994	ALLEN EUGENE LOONEY	207	
C2211	ALONZO SALVATIERRA	207	
C2305	ALTON J PETERSON	207	
C214	ALTON REESE	209	
C264	ALTON REESE	208	
C998	ALTON REESE	207	
C1436	ALVARO JOSE JEREZ JR.	207	•
C190	ALVIN N. RICHARDSON, JR.	207	
C1908	ALYSE K. ZACHARY	207	
<u>C747</u>	ALYSSA SANTANGELO	207	
<u>C2470</u>	AMANDA COUQUEZE POWELL	207	
C1901	AMANDA HILL	207	
C2161	AMANDA HILL	207	
<u>C3413</u>	AMANDA JOHNSON	207	
C3414	AMANDA JOHNSON	207	
<u>C3172</u>	AMANDA NEUMEYER	207	
C2429	AMBER JANNEY	207	
C2436	AMBER PHELPS	207	
	AMBRIA TURNER	207	
<u>C1914</u>		207	
C2035	AMBRIA TURNER		
<u>C1446</u>	AMEE WALDEN SULLIVAN	207	
<u>C3402</u>	AMSEL O. GERONIMO	207	
C2304	ANDERSON	207	
C2276	ANDERSON	207	
<u>C1411</u>	AMY LYNN PAVKA	207	
<u>C1453</u>	ANA M. VALENTIN-ROSA	207	
<u>C257</u>	ANDRE COVINGTON	207	
<u>C52</u>	ANDRE COVINGTON	209	
<u>C66</u>	ANDRE COVINGTON	208	
<u>C1404</u>	ANDRE HUNEAULT	207	
<u>C178</u>	ANDRE MOORE	207	
C2017	ANDRE VYTOPTOV	207	
C1570	ANDREA BURKMAN	207	
<u></u>			

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C3114</u>	ANDREW BAUM	207	
<u>C3467</u>	ANDREW BOWERS	207	
<u>C1785</u>	ANDREW DEBONA	207	
<u>C3410</u>	ANDREW GILES	207	
C2781	ANDREW HALL	207	
C989	ANDREW JOEL THOMAS	207	
C1300	ANDREW KRETZER	207	
C1414	ANDREW KRETZER	207	
C1495	ANDREW LEBOV	207	
C1672	ANDREW LEBOV	207	
C2333	ANDREW NUNES	207	
C1685	ANDREW R. DILLON	207	
C1469	ANDREW SABOURIN	207	
C2279	ANDREW THOMAS EFFLER	207	
C1264	ANDY KMIECIK	207	
C2115	ANDYE JOHNSON	207	
C1892	ANGELA ATILANO	207	
C2483	ANGELA DELANA HICKS	207	
<u>C435</u>	ANGELA DELANA HICKS	209	
C1676	ANGELA DUMAS	207	
<u>C344</u>	ANGELA DUMAS	209	
	ANGELA DUMAS ANGELA DUMAS		
C420		208	
C394	ANGELA HICKS	207	
<u>C2727</u>	. ANGELA HICKS	207	
C530	ANGELA MENAGERANG	208	
C1458	ANGELA KEMMERLING	207	
C1640	ANGELA LOTHAMER	207	
C2750	ANGELA MICHELLE BROWN	207	
<u>C3489</u>	ANGELICA JENKINS	207	
C2842	ANGELICA LOPEZ	207	
<u>C1924</u>	ANGELICA SILVAS	207	
C2020	ANITA KEISLER	207	
C2407	ANNA KATHLEEN MACLACHLAN	207	
<u>C519</u>	ANNE M KELLER	208	
<u>C2382</u>	ANNE M. KELLER	207	
<u>C423</u>	ANNE M. KELLER	209	
<u>C2118</u>	ANNE MARTIN	207	
<u>C2505</u>	ANNETTE AUGUST-TAYLOR	207	
<u>C2545</u>	ANNETTE AUGUST-TAYLOR	207	
<u>C2026</u>	ANORAK XAYYACHACK	207	
<u>C3156</u>	ANTHONY A. DOWELL	207	
<u>C1719</u>	ANTHONY ADAMS	207	
<u>C1720</u>	ANTHONY ADAMS	207	
<u>C1323</u>	ANTHONY COLEY	207	
<u>C291</u>	ANTHONY COLEY	209	
<u>C354</u>	ANTHONY COLEY	208	
<u>C1260</u>	ANTHONY COURTNEY	207	
<u>C250</u>	ANTHONY EVANS	207	
<u>C2440</u>	ANTHONY FORD	207	
C1736	ANTHONY GALLO	207	
<u>C2094</u>	ANTHONY HINKLE	207	
<u>C754</u>	ANTHONY HUNTER	207	
C2460	ANTHONY HUNTLEY	207	
C2656	ANTHONY JAMES IAN REPETTI	207	
C1043	ANTHONY JONES	207	
<u>C1943</u>	,		
<u>C1943</u> <u>C2277</u>	ANTHONY KRAUSE	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C3355	ANTHONY LAVENE POWE	207	Zandaca, menaca rottion of Cizam:
<u>C667</u>	ANTHONY M. LADEAU	207	
C1915	ANTHONY MILTON	207	
C455	ANTHONY MILTON	208	
C1988	ANTHONY PHA	207	
<u>C1687</u>	ANTHONY STEVENSON	207	
C1802	ANTHONY T. CAPOZZI		
C364	ANTHONY T. CAPOZZI	207	
<u>C304</u> <u>C444</u>		209	
	ANTHONY T. CAPOZZI	208	
C3329	ANTHONY VIVEROS	207	
C3334	ANTHONY WARINER	207	
<u>C3386</u>	ANTHONY WILLIAMS	207	
<u>C207</u>	ANTOINE G BELOT	207	
<u>C2126</u>	ANTOINETTE TIMM	207	
<u>C3024</u>	ANTONIO BROWN	207	
C1859	ANTUAN DAVIS	207	
<u>C1742</u>	APRIL CHAPMAN-THOMAS	207	
<u>C2751</u>	APRIL LEE	207	
C2351	APRIL MITCHELL	207	
C516	APRIL MITCHELL	208	
C2053	ARECANNON JONES JR.	207	
C1334	ARGELIA VILLASENOR	207	
C296	ARGELIA VILLASENOR	209	
<u>C360</u>	ARGELIA VILLASENOR	208	
<u>C14</u>	ARIEL L. FISHER	208	
<u>C74</u>	ARIEL L. FISHER	207	
<u>C9</u>	ARIEL L. FISHER	209	
<u>C2564</u>	ARNETTE PERSON	207	
C2888		207	
<u>C2000</u> <u>C2109</u>	ARTA GRAJCEVCI ARTHUR CONDELLES		
		207	
C2826	ARTHUR CONDELLES	207	
<u>C1952</u>	ARTHUR JOHN CHRISTIAN	207	
<u>C360</u>	ARTHUR ZAVALA MURILLO	207	
C2972	ARTURO ALMAGUER	207	
<u>C1582</u>	ARVIN P. FABRE	207	
<u>C2646</u>	ARYN BLASE	207	
<u>C190</u>	ASHLEY CUTTER	209	
<u>C61</u>	ASHLEY ELLIOTT	207	
<u>C208</u>	ASHLEY JOHNSON	209	
<u>C257</u>	ASHLEY JOHNSON	208	
<u>C952</u>	ASHLEY JOHNSON	207	
<u>C2448</u>	ASHLEY MARIE MILLIGAN	207	
C3488	ASHLEY MARIE MIRELES	207	
C1261	ASHLEY MONPLAISIR	207	
C1554	ASHLEY NICOLE RICH	207	
C2450	ASHLEY NURELDIN COWING	207	
C2209	ASHLEY OLIVIT	207	
C2099	ASHLEY PASCAL	207	
C2788	ASHLEY RENEE BLACK	207	
C3019	ASHLEY SIBRI	207	
<u>C3013</u> <u>C1577</u>	ASHLEY TARLOSKI	207	
<u>C1377</u> <u>C92</u>	ASIA LOWE	207	
		207	
C1368	AUDREY CEBALLOS		
C2302	AUSTIN RYDZEWSKI	207	
<u>C411</u>	AUSTIN RYDZEWSKI	209	
<u>C502</u>	AUSTIN RYDZEWSKI	208	
<u>C2935</u>	AUSTIN TANNER ELSE	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2328	AUTUMN MONTES	207	
C1807	AVEMARIA M. LADSON	207	
C2778	AVERY MCNEAL	207	
C2263	BECKY GOUDGE	207	
C1889	BELINDA KEEL	207	
C2336	BELINDA MILLS	207	
C3231	Bengerman P. Norviel	207	
C1325	BENJAMIN LEE RUTHERFORD	207	
C293	BENJAMIN LEE RUTHERFORD	209	
<u>C356</u>	BENJAMIN LEE RUTHERFORD	208	
C2665	BENJAMIN PFIESTER	207	
<u>C3281</u>	BENJAMIN WILEN	207	
C1816	BENSON JAMES	207	
<u>C3044</u>	BENSON TSO		
<u>C3044</u> <u>C1194</u>		207	
_	BETH SANDERS	207	
<u>C266</u>	BETH SANDERS	209	
<u>C322</u>	BETH SANDERS	208	
C2301	BHUWANI NEOPANEY	207	
<u>C3486</u>	BILLY JOE BREWER III	207	
<u>C1575</u>	BLAKE BRENDLINGER	207	
<u>C328</u>	BLAKE BRENDLINGER	209	
<u>C404</u>	BLAKE BRENDLINGER	208	
<u>C2029</u>	BLAKE ROBERT REGAN	207	
<u>C469</u>	BLAKE ROBERT REGAN	208	
<u>C2980</u>	BOB DUHAINY	207	
<u>C1648</u>	BOBBIE LYDIA MUNIZ	207	
<u>C341</u>	BOBBIE LYDIA MUNIZ	209	
<u>C415</u>	BOBBIE LYDIA MUNIZ	208	
<u>C2331</u>	BOBBY BARNES	207	
C2335	BOBBY BARNES	207	
<u>C82</u>	BOBBY HOLMES	207	
C3165	BONITA R. FREEMAN	207	
C1938	BORIS ROSAS	207	
<u>C1669</u>	BOWEN A LORD	207	
C2768	BRAD M. BEYER ,	207	
<u>C3485</u>	BRAD W. HARRIS	207	
<u>C2180</u>	BRADLEY D. SCHWARTZ	207	
<u>C249</u>	BRADLEY TERRILL	208	
<u>C921</u>	BRADLEY TERRILL	207	
C1332	BRADY BALINT	207	
C2456	BRANDI HANNA	207	
C1848	BRANDON BIEDA	207	
C2172	BRANDON BURNS	207	
<u>C3484</u>	BRANDON BUSH	207	
C2281	BRANDON C. MELIN	207	
C2437	BRANDON CAIN	207	
C2617	BRANDON CARUTHERS	207	
C3189	BRANDON GLEASON	207	
C2294	BRANDON HAYES	207	
<u>C409</u>	BRANDON HAYES	209	
<u>C500</u>	BRANDON HAYES	208	
<u>C300</u> <u>C1866</u>	BRANDON JEROUE	207	
<u>C1866</u> <u>C3351</u>	BRANDON K. CAIN	207	
	BRANDON L. CLARK	207	
C2285	BRANDON L. CLARK	209	
C407	BRANDON L. CLARK	208	
<u>C498</u>		208 207	
<u>C2565</u>	BRANDON L. FALNESS	201	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C2566</u>	BRANDON L. FALNESS	207	
<u>C474</u>	BRANDON M. HOLLIS	207	
C2 <u>155</u>	BRANDON MACKEY	207	
C2220	BRANDON MATTHEWS	207	v
C3430	BRANDON MCGRUDER	207	•
C2254	BRANDON MCKINNEY	207	
C1451	BRANDON MICHAEL VANVORST	207	
C2438	BRANDON PRIME	207	
C2016	BRANDON ROBINSON	207	
C2892	BRANDON SIMPSON	207	
C230	BRANDON STRICKLAND	207	
C1480	BRANDON TORREZ	207	
C2622	BRANDON WESTOVER	207	
	·		
C551	BRANDON WESTOVER	208	
<u>C697</u>	BRANDON WILLIAM CRIDDELL	207	
C2309	BRANDON-JAMES O'NEIL TAYLOR	207	
C2058	BRENDA CONDELLES	207	
<u>C2912</u>	BRENDA LANORE	207	
<u>C1423</u>	BRENDA ORTIZCRUZ	207	
<u>C3</u>	BRENDAN BUGLEWICZ	208	•
<u>C36</u>	BRENDAN BUGLEWICZ	207	
C2581	BRENT FARMER	207	
<u>C245</u>	BRETT LANDRY	208	
C907	BRETT LANDRY	207	
<u> 2779</u>	BRETT SCHUILWERVE	207	
C110	BRIA MELANCON	207	
C1756	BRIAN A. PROVIDENCE	207	
C1877	BRIAN A. SCOFIELD	207	
C372	BRIAN A. SCOFIELD	209	
<u>C372</u> C451	BRIAN A. SCOFIELD	208	
C2516	BRIAN BERMAN	207	
		207	•
C3108	BRIAN BUCK	207	
C1621	BRIAN BURR	207	
C2850	BRIAN C. IFEOBU		
<u>C3487</u>	BRIAN HOLLE	207	
C2518	BRIAN MARTIN	207	
<u>C1386</u>	Brian Partridge	207	
C2028	BRIAN PRINCE	207	
C1546	BRIAN PROVIDENCE	207	
C2332	BRIAN WHITEHEAD	207	
<u>C1448</u>	BRIDGET ARMSTRONG	207	
C1055	BRIGIT C. MALLOY	207	
C786	BRITON LEWIS	207	
<u>C2550</u>	BRITTANEY BANDY	207	
C791	BRITTANY N. HANGER	207	
C124	BRITTANY NABORS	207	
C22	BRITTANY NABORS	209	
<u>C29</u>	BRITTANY NABORS	208	
C3122	BRITTANY READHEAD	207	
	BRITTANY ZUBICK	209	
<u>C137</u>	BRITTANY ZUBICK BRITTANY ZUBICK	208	
<u>C170</u>		207	
C598	BRITTANY ZUBICK	207	
C1146	BRITTNEY LI JOHNSON		
C253	BRITTNEY LJ JOHNSON	209	
C307	BRITTNEY LJ JOHNSON	208	
C3269	BROOKE STANKAVICH	207	
C2188	BRUCE JOHNSON	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C106	BRUCE WARREN II	208	
C407	BRUCE WARREN II	207	
<u>C83</u>	BRUCE WARREN II	209	
C1032	BRYAN CHRISTOPHER BABCOCK	207	
C3438	BRYAN LAWLESS	207	
C1479	BRYAN SIDNER	207	
C1127	BRYANT MAURICE JONES	207	
C2003	BUFORD ANTHONY PHILLIPS	207	
C2162	BUFORD ANTHONY PHILLIPS	207	
C2607	BURT REINHOLD	207	
C3424	CALEB JERRELL KEIRSEY	207	
C3425	CALEB JERRELL KEIRSEY	207	
C512	CALEB JERRELL KEIRSEY	209	
<u>C619</u>	CALEB JERRELL KEIRSEY	208	
C3423	CALEB KEIRSEY	207	
<u>C3442</u>	CALEB KEIRSEY	207	
C2190	CALEB MOORE	207	
C87	CALOB PEOPLES	207	
	CAMISHA HOLLIS	207	
<u>C695</u>		207	
<u>C1171</u>	CANDACE EL COD	207	
C2560	CANDACE PENE HOKE		
C2236	CANDACE RENE HOKE	207	
<u>C170</u>	CANDICE VILLAFUERTE	209	
<u>C171</u>	CANDICE VILLAFUERTE	209	
<u>C216</u>	CANDICE VILLAFUERTE	208	
<u>C217</u>	CANDICE VILLAFUERTE	208	
<u>C777</u>	CANDICE VILLAFUERTE	207	
<u>C778</u>	CANDICE VILLAFUERTE	207	
<u>C937</u>	CAREY WANAMAKER	207	
<u>C2508</u>	CARIN SOSA	207	
<u>C1371</u>	CARL BENJAMIN SLAGLE	207	
<u>C2164</u>	CARLA R. SMALL	207	
<u>C3470</u>	CARLOS E MATA PRIMERO	207	
<u>C1558</u>	CARLOS GRAVIER	207	
<u>C3422</u>	CARLOS L MORGAN	207	
<u>C2476</u>	CARLO-SANCHEZ AKIL BURNSIDE	207	·
<u>C527</u>	CARLO-SANCHEZ AKIL BURNSIDE	208	
C2784	CARLTON JONES	207	
<u>C463</u>	CARLTON JONES	209	
<u>C570</u>	CARLTON JONES	208	
<u>C382</u>	CARMEN Z. BAKER	207	
<u>C77</u>	CARMEN Z. BAKER	209	,
<u>C99</u>	CARMEN Z. BAKER	208	
<u>C2366</u>	CAROLYN HASTINGS	207	
C592	CAROLYN L. MATTHEWS	207	
<u>C3377</u>	CARRIE LANCASTER	207	
<u>C509</u>	CARRIE LANCASTER	209	
<u>C617</u>	CARRIE LANCASTER	208	
<u>C11</u>	CARRIE NEWMAN	208	
<u>C6</u>	CARRIE NEWMAN	209	
<u>C66</u>	CARRIE NEWMAN	207	
<u>C1725</u>	CASEY MUMMAW	207	
		207	
<u>C1079</u>	CASSANDRA LEE FISHER	201	
<u>C1079</u> <u>C1312</u>	CASSANDRA LEE FISHER CASSANDRA PERKINS	207	
<u>C1312</u>	CASSANDRA PERKINS	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2791	CEDRIC SINGLETON	207	
<u> 23042</u>	CESAR LOPEZ	207	
<u> 2496</u>	CESAR LOPEZ	209	
<u> </u>	CESAR LOPEZ	208	
<u> 23475</u>	CESAR M VELOZ	207	
<u> 21649</u>	CESAR M. GARCIA	207	
C2404	CESAR REYNOSO	207	
C2913	CHAD DUVALL	207	
C465	CHAD PARK	207	
C1766	CHAD WHITLOCK	207	
C22 <u>58</u>	CHAD WHITLOCK	207	
C29 <u>94</u>	CHAD YOUNG CECCHINI	207	
C13 <u>87</u>	CHANDLER E. MINNICH	207	
C1559	CHANTELLE Y. SUBLETT	207	
<u> 325</u>	CHANTELLE Y. SUBLETT	209	
<u> 2400</u>	CHANTELLE Y. SUBLETT	208	
C2639	CHARLES BAILEY	207	
C1721	CHARLES BAQUERO	207	
213	Charles Blow	209	
C18	Charles Blow	208	
288	CHARLES BLOW	207	
22657	CHARLES BRANDON BATES	207	
22658	CHARLES BRANDON BATES	207	
1883	CHARLES CESPEDES	207	
793	CHARLES DAVID-LEE STANLEY	207	
23358	CHARLES EDWARD GAINES	207	
2420	CHARLES HENRY HUFF	207	
C2421	CHARLES HENRY HUFF	207	
2422	CHARLES HENRY HUFF	207	
C2998	CHARLES JOECKS	207	
C965	CHARLES MCCLENDON	207	
C1201	CHARLES NOE	207	
C1009	CHARLES PATTERSON	207	
C2554	CHARLES S. WHEELER	207	
C2989	CHARLI MARIAH GREEN	207	
C2816	CHAS SETLOCK	207	
3124	CHAUNCEY PHILPOT	207	
1879	CHELSEA J. BAGLEY	207	
<u> 23474</u>	CHELSEA M. VERHAGEN	207	
<u> </u>	CHERICE THOMAS	207	
<u> </u>	CHERYL TOMISATO	207	
<u> 264</u>	CHONG LOR	207	
<u>.204</u> 2785	CHONG LOK CHRIS CASAVAN	207	
<u> 2588</u>	CHRIS CHSAVAIN CHRIS HERNANDEZ	207	
<u>.2588</u> 2 <u>3476</u>	CHRISTIAN CARABALLO	207	
	CHRISTIAN CARABALLO CHRISTIAN CARABALLO	207	
23476	CHRISTIAN CARABALLO CHRISTIAN CARDENAS	207	
<u>22299</u>	CHRISTIAN CARDENAS CHRISTIAN RUIZ	207	
23210	CHRISTIAN RUIZ CHRISTIE DIANE BEWICK	207	
C3298		207	
22123	CHRISTINA CHANDLER	207	
<u> 2740</u>	CHRISTINA HAMMOND	207 207	
<u> </u>	CHRISTINA HAMMOND	207 207	
C1426	CHRISTINA KING		
22104	CHRISTINA CORORN	207	
2759	CHRISTINA OSBORN	207	
2753	CHRISTINE A. HARBER	207	
<u>C2753</u> <u>C2633</u>	CHRISTINE ROTSLER	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C2432</u>	CHRISTINE SAUCO	207	
<u>C1449</u>	CHRISTOPHER BELLENGER	207	
<u>C1684</u>	CHRISTOPHER BLANK	207	
C1107	CHRISTOPHER BOEN	207	
<u>C240</u>	CHRISTOPHER BOEN	209	
<u>C296</u>	CHRISTOPHER BOEN	208	
C1164	CHRISTOPHER CANCELLIERE	207	
C258	CHRISTOPHER CANCELLIERE	209	
C2767	CHRISTOPHER CLARK	207	
C2606	CHRISTOPHER D WOOD	207	
C181	CHRISTOPHER DEITZ	207	
<u>C419</u>	CHRISTOPHER DEITZ	207	
04545		20-	Portion of creditor's claim asserting claim for NSF refund check for overpaid tution is specifically excluded (Claim 313 filed in case 207, and Claim 81 filed in Case 208 are
<u>C1547</u>	CHRISTOPHER DESHAWN JACKSON	207	excluded from the class)
<u>C2632</u>	CHRISTOPHER FORRY	207	
<u>C2154</u>	CHRISTOPHER G. COWGILL	207	
<u>C3162</u>	CHRISTOPHER HAMMOND	207	
<u>C3493</u>	CHRISTOPHER HEATH MELTON	207	
<u>C2982</u>	CHRISTOPHER HOPE	207	
<u>C2284</u>	CHRISTOPHER I. KENT	207	
<u>C3417</u>	CHRISTOPHER J. MUEHLEISEN	207	
<u>C1971</u>	CHRISTOPHER JAMES DORITY	207	
<u>C2701</u>	CHRISTOPHER JORDAN	207	
<u>C1645</u>	CHRISTOPHER JUDE MARTINEZ	207	
<u>C2745</u>	CHRISTOPHER JUSTIN GARRISON	207	
<u>C2805</u>	CHRISTOPHER JUSTIN GARRISON	207	
<u>C2507</u>	CHRISTOPHER L WALTERS	207	
<u>C537</u>	CHRISTOPHER L WALTERS	208	
<u>C2273</u>	CHRISTOPHER L. GUY	207	
<u>C442</u>	CHRISTOPHER L. WALTERS	209	
<u>C1927</u>	CHRISTOPHER LEE ENTERLINE	207	
<u>C2758</u>	CHRISTOPHER MICHAEL BOLBY	207	
<u>C1627</u>	CHRISTOPHER MORGAN	207	
<u>C2170</u>	CHRISTOPHER PALMER	207	
<u>C1838</u>	CHRISTOPHER R. WOLFLA	207	
<u>C1553</u>	CHRISTOPHER ROBERTS	207	
<u>C1805</u>	CHRISTOPHER THOMPSON	207	
<u>C2165</u>	CHRISTOPHER TIMOTHY MARTIN	207	
<u>C1551</u>	CHRISTOPHER WEBB	207	
C1014	CHRISTOPHER WOLFLA	207	
<u>C3437</u>	CHRISTOPHER WUNDERLY	207	
<u>C2314</u>	CIARA HORNBURGER	207	
<u>C433</u>	CINDY & JOSE MONTERO	209	
<u>C2600</u>	CINDY HERNANDEZ	207	
<u>C1722</u>	CINQUETTA ANDRE EDGE	207	
<u>C1748</u>	CLANCY E. HULL	207	
<u>C3446</u>	CLARKE WALDRON	207	
<u>C2720</u>	CLAUDETTE DECOUX	207	
<u>C479</u>	CLAUDIA ULLOA	207	
C803	CLAUDIA ULLOA	207	
<u>C1757</u>	CLEOPATHRA E. ROBINSON	207	
<u>C3460</u>	CLEOPATHRA ROBINSON	207	
<u>C993</u>	CLERE D. BROWN	207	
<u>C1527</u>	CLIFFORD A. WELLS	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C321	CLIFFORD A. WELLS	209	
C395	CLIFFORD A. WELLS	208	
<u>C652</u>	CLIFFORD PLACIDE	207	
C1920	CLINT HOOPER	207	
C2673	CODY GODWIN	207	
C560	CODY GODWIN	208	
C2234	COLIN WINSOR	207	
C2444	COLLEEN SMITH	207	
C3003	COLLETTE CASTELLANOS	207	
C3465	COLLIN A. JOHNSON	207	
C256	COLTAN WATLINGTON	207	
C2542	CONNOR S. JACKSON	207	
C2134	CONSTANCE BROCK	207	*
C1522	COREY HAYES	207	
C1909	COREY HAYES	207	
C2661	COREY KAMARAINEN	207	
C1343	CORWIN DION HICKS	207	
<u>C1616</u>	CORY MICHAEL POLIZZI	207	
<u>C3363</u>	CORY SIMMONS	207	
C3257	CORY WALLACE	207	
C2197	COURTNEY CARR	207	
<u>C2140</u>	COURTNEY JENNINGS	207	
<u>C2966</u>	COURTNEY MCLAUGHLIN	207	
<u>C86</u>	COURTTNEA HENDERSON TURNER	207	
<u>C1590</u>	CRAIG BARRETT	207	
<u>C2795</u>	CRAIG DWAYNE HADDLEY	207	
<u>C2461</u>	CRAIG R. DARY	207	
<u>C1357</u>	CRAIG VANDERVOORD	207	
<u>C2124</u>	CRISTY R. MCCLEAN	207	
<u>C2059</u>	CRUZ I. GARCIA	207	
C2177	CRYSTAL BAYARDO	207	
<u>C1366</u>	CRYSTAL CHANEL AGUIRRE	207	
<u>C3357</u>	CRYSTAL CHANEL AGUIRRE	207	
C2853	CRYSTAL D. UNDERWOOD	207	
<u>C468</u>	CRYSTAL D. UNDERWOOD	209	
<u>C576</u>	CRYSTAL D. UNDERWOOD	208	
C2069	CRYSTAL MEMORY BURNETT	207	
C2837	CRYSTAL MITCHELL	207	
<u>C2679</u>	CRYST'AL MYKELL	207	
C2293	CRYSTAL REBECCA MUNIZ	207	
C2945	CRYSTAL WHITE	207	
C1910	CURTIS JAMES KOENIG	207	
<u>C1984</u>	DAKOTA DANIELS	207	
C1341	DALAL AZOOZ	207	
C1511	DALAL AZOOZ	207	
<u>C363</u>	DALAL AZOOZ	208	
C1489	DALE AJIFU	207	
C1106	DALE L. COPLEY JR.	207	
C295	DALE L. COPLEY JR.	208	
C239	DALE L. COPLEY, JR.	209	
<u>C3451</u>	DAMIAN AGEE	207	
C1396	DAMIEN MICHAEL MILES	207	
<u>C1337</u>	DAMON POKE	207	
<u>C297</u>	DAMON POKE	209	
<u>C361</u>	DAMON POKE	208	
<u>C1246</u>	DAN MCKINZIE	207	
<u>C3421</u>	DAN MYERS	207	
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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2225	DANA A. WILLIS	207	Andready Andread I Ortion of Clariff;
C3117	DANIEL ACOSTA	207	
C2343	DANIEL ADDIE	207	
C1395	DANIEL DALEY	207	
C2641	DANIEL ESTRADA	207	
C3207	DANIEL EXIGA	207	
C3208	DANIEL EXIGA	207	
<u>C576</u>	DANIEL KUBADJEH	207	•
<u>C2457</u>	DANIEL MAELLER	207	
C2637	DANIEL MAELLER DANIEL PASHIA	207	
C2719			
C1535	DANIEL PEIRCE	207	
	DANIEL RATCHER JR	207	
C1233	DANIEL RATCLIFF	207	
C2402	DANIEL REYNOSO	207	
<u>C1964</u>	DANIEL ROYCE BOWMAN	207	
<u>C1776</u>	DANIEL SATTON	207	
<u>C2399</u>	DANIEL STEPHEN JONES	207	
<u>C2585</u>	DANIEL THOMMEN	207	
C2330	DANIEL WALDORF	207	
<u>C1636</u>	DANIEL WENDT	207	
C2347	DANNA RUSSELL	207	
<u>C513</u>	DANNA RUSSELL	208	
C1827	DAREK PAUL FISCHER	207	
C2036	DARIUS T CUNNINGHAM	207	
C3396	DARLA ANN SMALLWOOD	207	
C1754	DARLENE SAVILLA HOPKINS	207	
C2939	DARNELL SMITH	207	
C3452	DARREN ROUTON	207	
C2298	DARRYL JOHNSON, JR	207	
C1755	DARRYL R. BROWN	207	
C200	DARRYL WOODARD	207	
<u>C38</u>	DARRYL WOODARD	209	
<u>C51</u>	DARRYL WOODARD	208	
<u>C1951</u>	DARWIN DAMION RHULE	207	
<u>C128</u>	DAVID A PEREZ	207	
C1403	DAVID A. LINK	207	
C2085	DAVID A. LINK	207	
C1286	DAVID ALVARADO	207	
	DAVID ANDREW PEREZ JR	207	
C2823	DAVID C. ATKINSON	207	
C2086	DAVID C. ATKINSON DAVID FLORES	207	
C2586		209	
<u>C447</u>	DAVID FLORES	209	
<u>C544</u>	DAVID FLORES	207	•
<u>C1038</u>	DAVID HANEY		
<u>C2219</u>	DAVID ISAAC REEP	207	
<u>C3371</u>	DAVID J. HARPER	207	
<u>C1981</u>	DAVID J. ROBINSON JR.	207	
C2275	DAVID JIMENEZ	207	
C2515	DAVID M. DEWAR	207	
<u>C271</u>	DAVID MCCLOUD	207	
C1356	DAVID MEHTA	207	
<u>C368</u>	DAVID MEHTA	208	
<u>C180</u>	DAVID N. DEVORE	207	
C1139	DAVID O. PANIAGUA RAMIREZ	207	
<u>C249</u>	DAVID O. PANIAGUA RAMIREZ	209	
<u>C303</u>	DAVID O. PANIAGUA RAMIREZ	208	
<u>C1843</u>	DAVID PRUDE	207	
<u>443</u>	DAVID PRODE	201	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2327	DAVID RICE	207	
<u>C3330</u>	DAVID RYAN DEARTH	207	
<u>C3378</u>	DAVID SCOTT MCCULLOUGH	207	
<u>C3394</u>	DAVID TATUM	207	
C1301	DAVID V. PRIMM, SR	207	
<u>C1686</u>	DAVID VINCENT PRIMM, SR.	207	
<u>C1084</u>	DAVID WALDEN	207	
C2609	DAVID WALL TRANSOU IV	207	
C1758	DAWN BELTON	207	
<u>C354</u>	DAWN BELTON	209	
<u>C431</u>	DAWN BELTON	208	
C2018	DAWN LUECK	207	
<u>C467</u>	DAWN LUECK	208	
C2400	DEAN KURTZ	207	
C3263	DEANE LANIER	207	
C1377	DEBORAH ENYEART	207	
C1786	DEBORAH ENYEART	207	
C773	DECHARNEL TURENNES	207	
C2168	DEENA FLEISCHMAN	207	
C2019	DEMAR HILSON	207	
C109	DEMETRAS ANGELE BURGIN	207	
C1644	DENISE COLE	207	
C2009	DENISE LIU	207	
C3187	DERECK HEIM	207	
C3266	DEREK COLLINS	207	
C2663	DEREK G. LUERS	207	
<u>C154</u>	DEREK MESSERLY	208	
<u>C554</u>	DEREK MESSERLY	207	
C1030	DEREK WHEATLEY	207	
C1815	DEREK Z. KILLION	207	
<u>C367</u>	DEREK Z. KILLION	209	
<u>C445</u>	DEREK Z. KILLION	208	
C2873	DERRICK C. MARTIN	207	
<u>C471</u>	DERRICK C. MARTIN	209	
C580	DERRICK C. MARTIN	208	
<u>C2372</u>	DERRICK JOHNSON	207	
C1549	DERRICK LEE ASH	207	
C1203	DERRICK MATOLA	207	
<u>C267</u>	DERRICK MATOLA	209	
C323	DERRICK MATOLA	208	
C1906	DESHANNON M. BEATY	207	
<u>C196</u>	DESIREE PEREZ	207	
<u>C37</u>	DESIREE PEREZ	209	
<u>C50</u>	DESIREE PEREZ	208	
<u>C30</u> <u>C1864</u>	DESTYNI BLAYLOCK	207	
<u>C2774</u>	DETRICK GRIMES	207	
C1705	DEVIN MOSS	207	
	DEVIN MOSS DEVONTE MARQUIS CRAWFORD	207	
<u>C879</u>	DIANA JACKSON	207	
C2962	DIANA JACKSON DIEGO MANGUERA	207	
C3135	DILAN AZAREELAH DELGADO MOSQUEDA	207	
C2316		207	
C164	DILLIN MERTZ	208	
C206	DILLIN MERTZ	208 207	
<u>C735</u>	DILLIN MERTZ		
C1072	DINO PETKOVIC	207	
C1652	DOLORES SOLIZ	207	
<u>C1814</u>	DOLORES SOLIZ	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C224</u>	DOMANIK GUTIERREZ	207	
<u>C45</u>	DOMANIK GUTIERREZ	209	
<u>C59</u>	DOMANIK GUTIERREZ	208	
C129	DOMINIC A. JACKSON	209	
C165	DOMINIC A. JACKSON	208	
C582	DOMINIC A. JACKSON	207	
C1530	DOMINICK LAGRUTTA JR	207	
C3222	DOMINICK PARSON MACCARI	207	
C1903	DONALD ALLY	207	
C1307	DONALD GENE ALLY, JR	207	
C20	DONALD MULDER	208	
<u>C90</u>	DONALD MULDER		
		207	
C3185	DONALD VINCENT CIOTA II	207	
C1637	DONALD WILLIAMS	207	
<u>C1568</u>	DONNA CALLIHAN	207	
<u>C760</u>	DONNA M ZERBE	207	
<u>C3106</u>	DONNA R. TUCKER	207	
<u>C158</u>	DONNELL J HALL	207	
<u>C169</u>	DONNELL J. HALL	207	
C1440	DONNELL P. HICKS	207	
C2175	DORIAN ELIZONDO	207	
C2251	DOUG ATKINS	207	
C1566	DOUGLAS A. ESPINOSA	207	
C1478	DOUGLAS BRIONES MARADAIAGA	207	
C1852	DOUGLAS LEE SEACRIST	207	
C2676	DREW HAGUE	207	
C2672	DUC CHONG	207	
C2256	DULCE FLORES	207	
C3407	DUSTIN FRANKS	207	
C2308	DUSTIN HAGER	207	
C3175	DUSTIN HETRICK	207	
C320	DUSTIN VICK	207	
C1882	DUWADE RIDEAUX	207	
<u>C1662</u> <u>C2543</u>	DWAYNE TURNER	207	
		207	
<u>C126</u>	DYLAN CRAWFORD		
<u>C23</u>	DYLAN CRAWFORD	209	
<u>C30</u>	DYLAN CRAWFORD	208	
<u>C2297</u>	DYLAN ROSE	207	
C3093	E BOE	207	
<u>C2765</u>	EDDY A. CANO	207	
<u>C706</u>	EDDY JESAEN ALVARADO	207	
<u>C471</u>	EDGAR LOZANO	207	
C1858	EDGAR PEREZ	207	
C1865	EDGAR PEREZ	207	
C3214	EDWARD C. STURGESS, JR	207	
C1526	EDWARD COOK	207	
C284	EDWARD DAVID HURDEL	207	
C2242	EDWARD DEAN HENNINGSEN	207	
C1088	EDWARD JOHN PEREZ	207	
C236	EDWARD JOHN PEREZ	209	
<u>C290</u>	EDWARD JOHN PEREZ	208	
<u>C2642</u>	EDWARD JOSEPH CARROLL	207	
C1561	EDWARD LANING GORDON V	207	
	EDWARD MARSHALL GORDON	207	
C3373	EDWARD MARSHALL GORDON EDWARD T. HARTNAGEL	207	
C3143	•		
C1832	EDWARD THOMAS GARDNER	207	
<u>C3468</u>	EDWARD WILLIAMS	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2718	EDWIN CARRANZA	207	
C288	EFRAIN RIVERA	207	
C922	EILEEN JACOBSON-VITA	207	
C3327	ELISSA DUNN	207	
C3346	ELIZABETH CLOSE	207	
C3194	ELIZABETH HICKS	207	
C505	ELIZABETH HICKS	209	
C611	ELIZABETH HICKS	208	
C1004	ELIZABETH HURT	207	
C1594	ELIZABETH W. FRANKLIN	207	
<u>C329</u>	ELIZABETH W. FRANKLIN	209	
C405	ELIZABETH W. FRANKLIN	208	
C2206	ELLEN LASHER	207	
C1996	ELLISH DANZY		
		207	
C2776	ELLISH DANZY	207	
C2992	ELLISH DANZY	207	
<u>C2706</u>	ELVIRA L. GONZALES	207	
C2798	EMERSON AYALA	207	
<u>C1120</u>	EMERY B. CARTER	207	
<u>C246</u>	EMERY B. CARTER	209	
<u>C300</u>	EMERY B. CARTER	208	
<u>C2879</u>	EMILI HERNANDEZ	207	
C2363	EMILIA ADAMICHINA	207	
C2625	EMILY BRINSON	207	
C3226	EMILY HOLCOMB	207	
C2024	EMILY VELA	207	
C175	EMMA L. ROSS	209	
C221	EMMA L. ROSS	208	
C799	EMMA LROSS	207	
C2601	EMMANUEL MORRIS	207	
C1118	EMMANUEL UGONO	207	
C299	EMMANUEL UGONO	208	
C2736	ENCARNACION MOYA	207	
C1954	ENRICO WEBB	207	
C2240	ENRIQUE GONZALEZ	207	
C2358	ENRIQUE LOYD	207	
C1753	EPHRAIM REYES	207	
C3491	ERIC BRONCY	207	
<u>C894</u>	ERIC JUSTIN JAY	207	
	ERIC MUNIE	207	
<u>C3471</u> C3763		207	
C2762	ERIC NOVAK ERIC NOVAK	207	
C2915			
C2596	ERIC PETERS	207	
C1690	ERIC WILEY	207	
C346	ERIC WILEY	209	
<u>C423</u>	ERIC WILEY	208	
C1263	ERICA BROWN	207	
<u>C790</u>	ERICA JORDAN PHARR	207	
<u>C1533</u>	ERICA WARREN	207	
<u>C323</u>	ERICA WARREN	209	
<u>C397</u>	ERICA WARREN	208	
C3233	ERICK D. NORVIEL	207	
C1097	ERICK FERNANDO MARZANA ZELAYA	207	
C2060	ERICK L. MENCOS-SANTOS	207	
<u>C2000</u>			
	ERIK WINKELKOTTER	207	
<u>C2000</u> <u>C1545</u> <u>C158</u>	ERIK WINKELKOTTER ERIKA DAWN MOHR	207 209	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C719	ERIKA DAWN MOHR	207	
C2406	ERIKA DIAZ	207	
C3010	ERIN E. GOLDMAN	207	
C2349	ERIN HINNEN	207	
C2999	ERIN JOHNSON	207	
C1398	ERIN NIVENS	207	
<u>C1846</u>	ERNEST BURGS	207	
C2218	ERNEST BURGS	207	
C1045	ERNEST COGDELL	207	
C2933	ERNEST L. JONES	207	
<u>C3342</u>	ESTEBAN D. WILLIAMS	207	
<u>C3127</u>	ESTHER E. TAYLOR	207	
C3230	ETHAN E HALL		
C2292	ETHAN E HALL ETHAN WASSERBURGER	207	
C2990		207	
	EUGENE C RISKO	207	
<u>C3490</u>	EVA JONES	207	
<u>C899</u>	EVERETT D. GEORGE, SR.	207	
<u>C330</u>	EVERETT T. HUCKPETH	207	
<u>C1573</u>	EZEKIEL LAWSON	207	
<u>C503</u>	FDIELDEN HENDRY-SMITH	207	
<u>C107</u>	FIELDEN HENDRY-SMITH	209	
<u>C136</u>	FIELDEN HENDRY-SMITH	208	
C3087	FOLARIN TALLMAN	207	
<u>C1670</u>	FOREST BOND-WHEELER	207	
<u>C3211</u>	FORREST STEPHAN	207	
<u>C2725</u>	FRANCES GRIMES	207	
<u>C1586</u>	FRANCISCO VILELA CUSTODIO TEMBO	207	
<u>C1696</u>	FRED S. LACHER JR.	207	
<u>C3166</u>	FREDDIE BELTRAN III	207	
C1583	FREDERICK C. WEST IV	207	
<u>C5</u>	FREDRICK NORFLEET	209	
<u>C65</u>	FREDRICK NORFLEET	207	
<u>C3370</u>	FREDY MONTANO	207	
<u>C1544</u>	GABRIEL ALEXANDER JIMENEZ	207	
C2862	GABRIEL FLORES	207	
<u>C2473</u>	GABRIEL JIMENEZ	207	
C3409	GABRIEL R. VALENZUELA	207	
C3448	GABRIELA CARRILLO	207	
C3158	GABRIELLE KELLERMAN	207	
<u>C608</u>	GABRIELLE KELLERMAN	208	
C1267	GAMAYIEL KAWANA HARRIS	207	
C1460	GARREN HENRY	207	
C2553	GARREN HENRY	207	
C1506	GARRETT M. SHUCK	207	
C2666	GARY JUSTIN NEELY	207	
C1148	GARY L. MCCLARIN	207	
C2620	GAURI SHARMA	207	
<u>C3151</u>	GENE DRAKE	207	
<u>C3253</u>	GENNARO FUNARO	207	
C3275	GENTRY ROBERTS	207	
<u>C1501</u>	GEORGE A. HURLBURT	207	
<u>C316</u>	GEORGE A. HURLBURT	209	
<u>C389</u>	GEORGE A. HURLBURT	208	
C1826	GEORGE ALEXANDER IAZZI	207	
C1117	GEORGE CHEEKS	207	
<u>C243</u>	GEORGE CHEEKS	209	
C298	GEORGE CHEEKS	208	
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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C1887	GEORGE KELLEY	207	
C2808	GEORGE QUINONES	207	
C3000	GEORGE SMITH	207	
C1856	GERALD BOWES	207	
C966	GERICE PARTEE	207	
C3280	Gertrude C. Nelson	207	
C2928	GERTRUDE CECILIA NELSON	207	
<u>C481</u>	GERTRUDE CECILIA NELSON		
<u>C589</u>	GERTRUDE CECILIA NELSON	209	
C1252		208	
	GILBERT BERNARD SHAW JR.	207	
<u>C1715</u>	GILBERT BERNARD SHAW, JR	207	
<u>C1433</u>	GILBERT BERNARD SHAW, JR.	207	
<u>C2025</u>	GINA HAYDEN	207	
<u>C241</u>	GISELA NAVARRO	208	
<u>C889</u>	GISELA NAVARRO	207	
<u>C1765</u>	GLEN EASLEY	207	
<u>C2698</u>	GLENN CORTES	207	
<u>C458</u>	GLENN CORTES	209	
<u>C562</u>	GLENN CORTES	208	
C2635	GLENN ESSEX	207	
<u>C3443</u>	GLENN JOHNSON	207	
C3366	GLENN RICHARDS, JR.	207	
C3025	GORDON BREEDING	207	
<u>C940</u>	GRANT A CONRY	207	
C203	GRANT A. CONRY	209	
C252	GRANT A. CONRY	208	
C526	GRANT COOLEY	207	
C539	GRANT LONYE COOLEY	207	
<u>C774</u>	GRANT LONYE COOLEY	207	
<u>C1094</u>	GREER ANNE WAGNER	207	
<u>C237</u>	GREER ANNE WAGNER	209	
<u>C291</u>	GREER ANNE WAGNER	208	
<u>C1724</u>	GREG AGOPIAN	207	
<u>C2710</u>	GREGORY DODGE	207	•
C1907	GREGORY FOSTER	207	
C1847	GREGORY GILL	207	
C1886	GREGORY SCOTT VANOVER	207	
C3150	GUILLERMO A BARBA	207	
C3299	GURESJ GURESJ	207	
C3197	HABIB RASHIDI-TORGHI	207	
C306	HAMIM BIN ALAM RAFI	207	
<u>C61</u>	HAMIM BIN ALAM RAFI	209	
<u>C78</u>	HAMIM BIN ALAM RAFI	208	
<u>C672</u>	HANNAN MICHAEL EDWARDS	207	
	HARLAN T. BRODIE	207	
C2934		207	
C1699	HARLEY SIEVENPIPER		
<u>C171</u>	HAROLD D PATRICK, JR.	208	
<u>C601</u>	HAROLD D PATRICK, JR.	207	
<u>C138</u>	HAROLD D. PATRICK, JR.	209	
<u>C3383</u>	HARRY B. EVERS	207	
C1500	HEATHER ALLEN	207	
<u>C315</u>	HEATHER ALLEN	209	
<u>C388</u>	HEATHER ALLEN	208	
<u>C62</u>	HECTOR ALEXIS SANCHEZ	208	
<u>C144</u>	HECTOR ALEXIS SANCHEZ	207	
<u>C242</u>	HECTOR ALEXIS SANCHEZ	207	
C26	HECTOR ALEXIS SANCHEZ	209	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C34</u>	HECTOR ALEXIS SANCHEZ	208	
<u>C49</u>	HECTOR ALEXIS SANCHEZ	209	
C1734	HECTOR M. NAVA, JR.	207	
C2524	HECTOR PAZOS	207	
C2152	HEIDI MARSDEN	207	
C3398	HEIKE NELLY JURADO	207	
C1175	HELEN G. JOHNSON	207	
C261	HELEN G. JOHNSON	209	
C316	HELEN G. JOHNSON	208	
<u>C1470</u>	HELENA LU	207	
C2368	HERIBERTO LEMUS AGUILAR	207	
<u>C81</u>	HERNAN ZARATE	207	
C1873	HOANG NGUYEN	207	
<u>C600</u>	HOI YAN NG	207	
C2342	HOLLY HINDMARSH	207	
C2840	HOLLY MONTOYA	207	
C1359	HOWARD O. ARIYO	207	
<u>C1416</u>	HOWARD R. TOLLER	207	
<u>C91</u>	HUNG NGOC NGUYEN	207	
C2859	HUNTER BACON	207	
<u>C1132</u>	HYUN SON	207	
C2143	IAN STOVER	207	
C2568	IAN STOVER	207	
C2082	INDIA HOWE	207	
<u>C2212</u>	ISABEL Y. JACOBO	207	
<u>C199</u>	ISAIAH TAYLOR	207	
<u>C1759</u>	ISMET CAPIRO	207	
<u>C3239</u>	ISRAEL DE LA CRUZ	207	
<u>C1373</u>	ISRAEL SANDOVAL	207	
<u>C1781</u>	ISRAEL SANDOVAL	207	
<u>C2563</u>	ISRAEL SANDOVAL	207	
<u>C1543</u>	IVAN MOORE	207	
<u>C397</u>	IVEY M BRYANT	. 207	
<u>C2538</u>	JACK RUCKER IV	207	
<u>C1763</u>	JACK SARKIS KEYIAN IV	207	
C2067	JACLYN B. DOEBBER	207	
<u>C3176</u>	JACLYN STEPHENS	207	
C2512	JACOB A EVERETT	207	
<u>C552</u>	JACOB B. TIETZ	207	
C2291	JACOB C. ROSENTHAL	207	
C3480	JACOB CROSKEY	207	
C1830	JACOB DYLAN PEREZ	207	
C3258	JACOB GRAUL	207	
C2522	JACOB JARECKI	207	
C1324	JACOB MICHAEL BOREN	207	
<u>C292</u>	JACOB MICHAEL BOREN	209	
<u>C355</u>	JACOB MICHAEL BOREN	208	
C2634	JACOB NIEBUHR	207	
C2491	JACOB SCHAEFFER	207	
C2519	JACOB YEOMANS JOHNSON	207	
C2755	JACQUELINE MARIE BONNER	207	
C2993	JACQUELINE MEADOWS	207	
<u>C3104</u>	JACQUELINE ROLFE	207	
<u>C423</u>	JACQUELYN A HOWELL	207	
C2337	JACQUELYN ANN WILLIAMS	207	
C1668	JACQUELYN ROBINSON	207	
<u>C2265</u>	JACQUELYNN DOELLER	207	
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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C3420	JACY R. ROBERTS	207	
C2693	JADDERRIN E. WILKINS	207	
<u>C2282</u>	JADE DIXON	207	
<u>C406</u>	JADE DIXON	209	
<u>C497</u>	JADE DIXON	208	
C3447	JAIME BARRAGAN	207	
C2678	JAIME DORSEY	207	
C2863	JAIME KITE	207	
C2386	JAIRUS MCALLUM	207	
C2499	JAKE D. ANDRY	207	
<u>C440</u>	JAKE D. ANDRY	209	
<u>C535</u>	JAKE D. ANDRY	208	
C1990	JAKE MILLS	207	
C2558	JAMAAL WATSON	207	
C212	JAMAR REED		
<u>C212</u> <u>C41</u>	-	207	
<u>C41</u> <u>C56</u>	JAMAR REED	209	
	JAMAR REED	208	
C2458	JAMEELA CHRISTIAN	207	
C1735	JAMES ANDERSON	207	
<u>C181</u>	JAMES B. TAURING	209	
<u>C811</u>	JAMES B. TAURING	207	
<u>C2446</u>	JAMES B. WHITE	207	
<u>C2428</u>	JAMES BRYON LUJAN	207	
<u>C151</u>	JAMES CAMOZA	209	
<u>C1353</u>	JAMES D. HOYT	207	
<u>C2910</u>	JAMES E. MCKINLEY III	207	
C2932	JAMES EARL CONDON	207	
C1569	JAMES EDMOND BOWERS	207	
C3170	JAMES GRAY	207	
C503	JAMES GRAY	209	
<u>C609</u>	JAMES GRAY	208	
C3152	JAMES HEYWORTH	207	
C2167	JAMES HMUN	207	
C3030	JAMES IAN METCALF	207	
C2052	JAMES JOHNSON	207	
C389	JAMES JOHNSON	209	
<u>C473</u>	JAMES JOHNSON	208	
C207	JAMES K DAWSON	208	
<u>C737</u>	JAMES K. DAWSON	207	
<u>C57</u>	JAMES LOSOYA	207	
C2608	JAMES M. COSTELLO II	207	
<u>C549</u>	JAMES M. COSTELLO II	208	
C2378	JAMES MICHAEL MIESNIK	207	
<u>C2378</u> C1290	JAMES MICHAEL SUMMEROUR	207	
	5		
C1548	JAMES O. JOHNSON	207	
<u>C607</u>	JAMES R. HEYWORTH	208	
C2861	JAMES RICHARD OXLEY	207	
C2914	JAMES RICHARD OXLEY	207	
C1869	JAMES RYAN HOSEY	207	
<u>C1482</u>	JAMES SAPIEGA	207	
<u>C1587</u>	JAMES SAPIEGA	207	
<u>C3268</u>	JAMES SHACKELTON	207	
<u>C106</u>	JAMES WOODY	207	
C2991	JAMI HARPER	207	•
C2441	JAMIE BOLES	207	
<u>C3492</u>	JAMIE G. SMITH	207	
<u>C2643</u>	JAMIE MONTGOMERY	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C1208	JAMIE MORROW	207	, and the control of
C1574	JANEE S. HARRIS	207	
C2339	JANELLE DILLEY	207	
<u>C2797</u>	JAQUELINE MARIE BONNER	207	
C2249	JARED GRINDLE	207	
C2224	JARED JAMISON	207	
C1615	JAREN GABRIEL WHITE	207	
C2055	JARID MIRANDA	207	
C12	JARMIE JOHNSON	208	
<u>C68</u>	JARMIE JOHNSON	207	
<u>C7</u>	JARMIE JOHNSON	209	
C2887	JARROD BUCHMAN	207	
C2127	JARROD JONES	207	
C2796	JASMINN COMBS	207	
C2369	JASON ABBENANTE	207	
C2377	JASON ABBENANTE	207 207	
C3130	JASON ADDENANTE JASON C. MOORE		
C3128	JASON C. MOOKE JASON COFFMAN	207	
	3	207	
C2540	JASON FISHER	207	
C2513	JASON HAYWARD	207	
<u>C1427</u>	JASON HUBER	207	
C1967	JASON ISAACS	207	
C1255	JASON JENKINS	207	
C281	JASON JENKINS	209	
<u>C341</u>	JASON JENKINS	208	
<u>C1999</u>	JASON JIMENEZ	207	
<u>C2602</u>	JASON PINCKNEY	207	
<u>C3180</u>	JASON PROTZMAN	207	
<u>C2722</u>	JASON RYER	207	
<u>C3322</u>	JASON THOMAS	207	
<u>C2004</u>	JASON TRONDSON	207	
<u>C1904</u>	JASON YOUNG	207	
<u>C121</u>	JAYDEN M LE	209	
<u>C153</u>	JAYDEN M LE	208	
<u>C553</u>	JAYDEN M LE	207	
<u>C3242</u>	JAYSON MICHAEL HINTON	207	
C2346	JAZMYN MCKINNEY	207	
<u>C419</u>	JAZMYN MCKINNEY	209	
<u>C512</u>	JAZMYN MCKINNEY	208	
<u>C242</u>	JEANA CUZZUPE	209	
C3102	JEANETTE SANCHEZ	207	
<u>C1737</u>	JEANNE GALLO	207	
C3236	JEANNE TAYLOR	207	
C3177	JEB WEBB	207	
C1890	JEFFERY ROGERS	207	
<u>C1598</u>	JEFFREY BEAVER	207	
<u>C1893</u>	JEFFREY D. SPANGLER	207	
<u>C375</u>	JEFFREY D. SPANGLER	209	
<u>C453</u>	JEFFREY D. SPANGLER	208	
C3353	JEFFREY FEHR	207	
C3274	JEFFREY IRWIN	207	
C2426	JEFFREY KNIGHT	207	
C2960	JEFFREY KNIGHT	207	
C2804	JEFFREY M. SIMPSON	207	
C439	JEFFREY MAHON	207	
C2325	JEFFREY MONTES	207	
C1579	JEFFREY PADEN	207	
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Second S	
288 JEFFREY S. MORRIS 208 2815 JEFFREY T. KLIPP 207 2949 JEFHRELL KERR 207 213 JENIPHER BETH COWLEY 209 262 JENIPHER BETH COWLEY 208 291 JENIPHER BETH COWLEY 207 2593 JENNA M. REGAN 207 2780 JENNIFER A. JACKSON 207 2215 JENNIFER BRYANT 207 460 JENNIFER DENISE MCKINLEY 207 3226 JENNIFER KLEE 207 4425 JENNIFER LEFKO 207 18 JENNIFER MASON 207 3345 JENNIFER PATRICIA LOPEZ 207	
2815 JEFFREY T. KLIPP 207	
2049 JEFHRELL KERR 207	
13	
JENIPHER BETH COWLEY 209	
262 JENIPHER BETH COWLEY 208 291 JENIPHER BETH COWLEY 207 2593 JENNA M. REGAN 207 2780 JENNIFER A. JACKSON 207 2215 JENNIFER BRYANT 207 460 JENNIFER DENISE MCKINLEY 207 3226 JENNIFER KLEE 207 4225 JENNIFER LEFKO 207 418 JENNIFER MASON 207 3345 JENNIFER PATRICIA LOPEZ 207	
291 JENIPHER BETH COWLEY 207 2593 JENNA M. REGAN 207 2780 JENNIFER A. JACKSON 207 2215 JENNIFER BRYANT 207 460 JENNIFER DENISE MCKINLEY 207 3226 JENNIFER KLEE 207 4225 JENNIFER LEFKO 207 418 JENNIFER MASON 207 3345 JENNIFER PATRICIA LOPEZ 207	
JENNA M. REGAN 207 207 2215 JENNIFER A. JACKSON 207 2215 JENNIFER BRYANT 207	
2780 JENNIFER A. JACKSON 207 2215 JENNIFER BRYANT 207 460 JENNIFER DENISE MCKINLEY 207 3226 JENNIFER KLEE 207 4425 JENNIFER LEFKO 207 418 JENNIFER MASON 207 3345 JENNIFER PATRICIA LOPEZ 207	
2215 JENNIFER BRYANT 207 160 JENNIFER DENISE MCKINLEY 207 1326 JENNIFER KLEE 207 1425 JENNIFER LEFKO 207 18 JENNIFER MASON 207 1345 JENNIFER PATRICIA LOPEZ 207	
460 JENNIFER DENISE MCKINLEY 207 4326 JENNIFER KLEE 207 4425 JENNIFER LEFKO 207 418 JENNIFER MASON 207 4345 JENNIFER PATRICIA LOPEZ 207	
326 JENNIFER KLEE 207 2425 JENNIFER LEFKO 207 218 JENNIFER MASON 207 3345 JENNIFER PATRICIA LOPEZ 207	
JENNIFER LEFKO 207 18 JENNIFER MASON 207 345 JENNIFER PATRICIA LOPEZ 207	
JENNIFER MASON 207 345 JENNIFER PATRICIA LOPEZ 207	
JENNIFER PATRICIA LOPEZ 207	
·	
200 EMMER STEVENSON 207	
JENNY JOHNSTON 207	
483 JEREMIAH LYLES JOHNSON 207	
484 JEREMIAH LYLES JOHNSON 207	
182 JEREMY ARMSTRONG 207	
<u>62</u> JEREMY ARMSTRONG 209	
17 JEREMY ARMSTRONG 208	
<u>1965</u> JEREMY DAVIS 207	
<u>867</u> JEREMY HASSINGER 207	
494 JEREMY HICKEY 207	
JEREMY IAN CUMMINGS 207	
<u>52</u> JEREMY IAN CUMMINGS 209	
52 JEREMY IAN CUMMINGS 208	
JEREMY JOSEPH WINRIGHT 207	
198 JEREMY R. SHARP 207	
8 JERI ALDEA 207	
301 JERIMIAH HILGER 207	
232 JERRON BERNARD DAVIS 207	
526 JERRY MITCHELL 207	
947 JESSA LYN MCCALL 207	
JESSE CARRASCO 207	
457 JESSE COATES 207	
952 JESSE L. HOPE JR. 207	
29 JESSE LAMAR LEARY 207	
29 JESSE WISEMAN 207	
062 JESSICA ANAYA 207	
293 JESSICA BELANGER 207	
88 JESSICA BELANGER 209	
50 JESSICA BELANGER 208	
	
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J	
476 JESSICA KNISS 207	
880 JESSICA L. DEW 207	
74 JESSICA L. DEW 209	
83 JESSICA L. DEW 208	
JESSICA LYNN LOVE 207	
249 JESSICA MEDINA 207	
191 JESSICA NICOLE MOORE 207	
244 JESSICA RENDLE 207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C278	JESSICA RENDLE	209	
<u>C336</u>	JESSICA RENDLE	208	
C1578	JESSILYN HAYWARD HILTON	207	
C2983	JESUS MARCANO	207	
<u>C489</u>	JESUS MARCANO	209	
C595	JESUS MARCANO	208	
C1550	JESUS RAMIREZ	207	
C2655	JESUS RAMIREZ	207	
C2605	JILL GABRIDGE	207	
C1564	JIMMY BILBO	207	
<u>C702</u>	JIMMY C. THOMPSON	207	
C2595	JIMMY R. ABAD	207	
C1995	JIMMY VASQUEZ	207	
C1612	JOANNA RODRIGUEZ	207	
C2865	JOE NIZNEK	207	
C579	JOEL ABISINA	207	
C3419	JOEL ALEXANDER	207	
C2405	JOEL F. JIMENEZ	207	
C2918	JOEL GARCIA	207	
<u>C2477</u>	JOEL QUINONEZ, JR.	207	
C2207	JOEL R. DOMINGUEZ	207	
C2159	JOEL ROSS LOWTHER	207	
C2849	JOEL KOSS LOW THEK JOEL STRUBE	207	
C3309	JOEL WILLIAMS	207	
C3348	•	207	
	JOELLE HOLLENBAUGH	207	
C3331	JOHN ALLAND	207	
<u>C3332</u>	JOHN ALLAND	207	
C3196	JOHN BARNES	207	
<u>C1472</u>	JOHN BASS	207	
<u>C1870</u>	JOHN C. SAYLOR		
<u>C1671</u>	JOHN CANIA	207	
<u>C1331</u>	JOHN D. WALKER	207	
<u>C584</u>	JOHN DELAVERGNE	207	
<u>C2631</u>	JOHN DOUGLAS HUGHES	207	
<u>C1145</u>	JOHN E. PERTEET	207	
<u>C252</u>	JOHN E. PERTEET	209	
<u>C306</u>	JOHN E. PERTEET	208	
<u>C1976</u>	JOHN F. AKER	207	
<u>C3095</u>	JOHN FIIG	207	
<u>C606</u>	JOHN FIIG	208	
<u>C3218</u>	JOHN FULLER	207	
<u>C317</u>	JOHN GREENE JR	209	
<u>C390</u>	JOHN GREENE JR	208	
<u>C1502</u>	JOHN GREENE, JR.	207	
<u>C3264</u>	JOHN GUTZ	207	
<u>C1831</u>	JOHN H GILLMORE JR	207	
<u>C2970</u>	JOHN L WION III	207	
<u>C2098</u>	JOHN LINO	207	
<u>C1934</u>	JOHN MACNEIL	207	
<u>C378</u>	JOHN MACNEIL	209	
<u>C457</u>	JOHN MACNEIL	208	
<u>C2742</u>	JOHN MARTIN	207	
<u>C205</u>	JOHN MCCULLOUGH	207	
<u>C3481</u>	JOHN MCCULLOUGH	207	
C1987	JOHN N. GEORGE	207	
C3337	JOHN RICHARD BYBEE (RICK)	207	
C1829	JOHN STETTIN	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C3227	JOHN THORNE	207	
<u>C3310</u>	JOHN TURNER, II	207	
C1205	JOHN W. GUYINN	207	
C268	JOHN W. GUYINN	209	
C324	JOHN W. GUYINN	208	
C2931	JOHNATHAN D. CONDON	207	
C2920	JOHNATHAN GARBER	207	
C2855	JOHNATHON DALLAS THOMPSON	207	
C3466	JOHNETAN PITALUGA	207	
C78	JOHNNY DOOLEY	207	
C3026	JON DONOHUE	207	
C491	JON DONOHUE	209	
C597	JON DONOHUE	208	
<u>C2746</u>	JON MICHAEL BELL	207	
C3183	-		
	JONAH ELIAS BRUMMETT	207	
C3184	JONAH ELIAS BRUMMETT	207	
C2243	JONATHAN BROWN	207	
C2783	JONATHAN BROWN	207	
C1651	JONATHAN E MARTINEZ	207	
C1813	JONATHAN E. MARTINEZ	207	
C2303	JONATHAN ERIC HAMILTON	207	
<u>C3116</u>	JONATHAN FAMOSO	207	
C2728	JONATHAN HAWLEY	207	
C2730	JONATHAN HAWLEY	207	
C194	JONATHAN SIBLEY	209	
<u>C242</u>	JONATHAN SIBLEY	208	
<u> </u>	JONATHAN SIBLEY	207	
C1928	JONATHAN SINGLEY	207	
C2731	JONATHAN SOLTE	207	
<u>C3347</u>	JONATHAN VALLES	207	
<u>C83</u>	JONATHAN VILLEGAS	207	
C3300	JONATHAN WHALEY	207	
C2228	JONATHON DEVORE	207	
C2230	JONATHON DEVORE	207	
C2838	JONATHON R. HILLIS	207	
C2001	JONQUEZ CALVIN	207	
C1891	JON-RYAN LEWIS	207	
C3267	JORDAN HUDSON	207	
<u> </u>	JORDAN MINTER	207	
<u> </u>	JORDAN SMITH	207	
<u> </u>	JORGE A. ROSALES, JR.	207	
<u> </u>	JORGE E. GARCIA	207	
<u> </u>	JORGE QUIRINO	207	
	•	207	
C2320	JOSE DALE SUEDA	207	
<u> </u>	JOSE DALE SIJERA		
<u>C2106</u>	JOSE DUENAS	207	
C1871	JOSE FEDERICO BARRIENTOS	207	
<u>C1977</u>	JOSE FEDERICO BARRIENTOS	207	
<u> </u>	JOSE G. ESCOBAR RIVERA	207	
<u> </u>	JOSE LUIS RAMIREZ	207	
<u>C2831</u>	JOSE MONTES DE OCA SILVA	207	
C2467	JOSE MOYA	207	
C1410	JOSE ZEVALLOS	207	
C2612	JOSEPH A BLEDSOE	207	
22022	JOSEPH A. MITCHELL	207	
<u> 23109</u>	JOSEPH AHRENS	207	
	JOSEPH ALFRED MILLER	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C2462</u>	JOSEPH BALLARD	207	
<u>C235</u>	JOSEPH CAMPBELL (TIMOTHY)	209	
<u>C117</u>	JOSEPH DAVIS	209	
<u>C146</u>	JOSEPH DAVIS	208	
<u>C514</u>	JOSEPH DAVIS	207	
C1376	JOSEPH DICICCO	207	
C2012	JOSEPH HAMLIN	207	
C2534	JOSEPH MICHAEL TAMBURRO	207	
C3311	JOSEPH ORR	207	
<u>C651</u>	JOSEPH OSBORNE	207	
<u>C637</u>	JOSEPH PULASKI	207	
<u>C2359</u>	JOSEPH ROBERT MIXEN	207	
C3234	JOSEPH ROBERTS	207	
C2147	JOSEPH SCHETTLER	207	
C2361	JOSEPH TAYLOR	207	
C421	JOSEPH TAYLOR	209	
C517	JOSEPH TAYLOR	208	
C1287	JOSEPH WHITE	207	
C2841	JOSEPHINE I. SANDOVAL	207	
C2117	JOSEPHINE R. DIZON	207	
C1712	JOSH C. LINN	207	
C312	JOSHUA BURROUGHS	207	
C1613	JOSHUA CAIN DICKERSON	207	
C3101	•	207	
<u>C931</u>	JOSHUA CHARNIGO	207	
	JOSHUA DEEDWESTER	207	
C2533	JOSHUA DOREEY		
<u>C241</u>	JOSHUA DORSEY	207	
C2806	JOSHUA LANTER	207	
<u>C3251</u>	Joshua M. Russell	207	
C1044	JOSHUA MARTIN	207	
<u>C3086</u>	JOSHUA MCEVOY	207	
<u>C3367</u>	JOSHUA MCNABB	207	
<u>C2397</u>	JOSHUA MICHAEL SERGEANT	207	
<u>C222</u>	JOSHUA MINJAREZ-BRUYERE	207	
<u>C3333</u>	JOSHUA RANKIN	207	
<u>C3205</u>	JOSHUA RYDER	207	
<u>C2688</u>	JOSHUA SMITH	207	
<u>C668</u>	JOSHUA STANPHILL	207	
<u>C3111</u>	JOSHUA WOLFF	207	
<u>C3340</u>	JOSIAH HILL	207	
<u>C508</u>	JOSIAH HILL	209	
<u>C615</u>	JOSIAH HILL	208	
<u>C3344</u>	JOY M. MORGAN	207	
C2270	JOYCE E. CHAVEZ	207	
C2967	JOYCE WRIGHT	207	
C2340	JUAN CASTILLO	207	
<u>C2559</u>	JUAN L HINOJOSA AVILA	207	
<u>C2110</u>	JUAN MARTINEZ	207	
<u>C995</u>	JUAN PLIEGO	207	
C2318 ·	JUAN VALERIO	207	
<u>C2716</u>	JUANITA LOPEZ	207	
C1382	JUAQUIN M. BROWN	207	
C588	JUDY BOYNTON	207	
C2419	JUDY ELLIS	207	
C341	JUDY WANG	207	
C2057	JULIA MARTIN	207	
C289	JULIA NUNEZ	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C3273	JULIAN AIRA	207	
C3138	JULIAN CHRISTOPHER ZUUR	207	
C2173	JULIANA ELIZONDO	207	
C3004	JULIE CAVANAUGH/HATTIS	207	
C2551	JULIEANN LOPEZ	207	
<u>C2616</u>	JULIO ZUNIGA	207	
<u>C3354</u>	JUSTIN ABBOTT	207	
<u> 2795</u>	JUSTIN CAMPER	207	
C2557	JUSTIN CHUN SING YUEN	207	
2702	JUSTIN CLUCKEY	207	
C2310	JUSTIN HICKS	207	
C1884	JUSTIN JAMES	207	
C1492	JUSTIN LIDY	207	
C1316	JUSTIN M. O'NEAL	207	
21611	JUSTIN M. PARKER	207	
21168	JUSTIN MURCIA	207	
C1169	JUSTIN MURCIA	207	
22889	JUSTIN R HUSVAR	207	
2317	JUSTIN SCOTT	207	
<u> 2517</u> 21922	JUSTIN WILLIS	207	
<u> </u>	JUSTIN WILLIS JUSTIN YOCHEM	207	
<u> </u>	JUSTINA SERRANO	207	
<u> 2283</u>	KALEB WARNER	207	
<u> 22384</u>	KAMERON CAYSON		
		207	
2687	KAMERON CAYSON	207	
<u>1537</u>	KAMERON REED DAVIS	207	
: <u>324</u>	KAMERON REED DAVIS	209	
<u>398</u>	KAMERON REED DAVIS	208	
2193	KARA MARCIAL	207	
<u> </u>	KAREN ROCHAT	207	
<u> 2866</u>	KARI HEATH-SHULTZ	207	
<u> </u>	KARI HEATH-SHULTZ	209	
<u> </u>	KARI HEATH-SHULTZ	208	
<u> 22857</u>	KARI L ROWBOTHAM	207	
2306	KARRI HEDDEN	207	
<u> 412</u>	KARRI HEDDEN	209	
<u> </u>	KARRI HEDDEN	208	
3336	KATELYN RZESZUTKO	207	
<u> 2981</u>	KATHE WILLINGS	207	
<u> 2626</u>	KATHELENE B. POE	207	
<u> 2627</u>	KATHIA YAMOUT	207	
<u>453</u>	KATHIA YAMOUT	209	
<u>553</u>	KATHIA YAMOUT	208	
			Parent plus loan excluded from class.
			Subsidized and unsubsidized Stafford loans
<u> 3199</u>	KATHLEEN MYERS (JUSTIN)	207	are included in class
821	KATHRYN L. CRADDOCK	207	
120	KATHRYN V NOREEN	209	
2545	KATHRYN V. NOREEN	207	
<u>2178</u>	KATIANA DESIR	207	
<u>22173</u>	KATLYN M. HICKEY	207	
<u>881</u>	KATRINA GOAD-AULT	207	
	KATRINA MAXWELL	207	
<u> 21953</u>	KATRINA MAXWELL KATY SERRA	207 207	
<u> 2061</u>	KATY SERRA	207	
<u>C1953</u> C <u>2061</u> C <u>2132</u>	KATY SERRA KAYLA HARN	207 207	
<u> 2061</u>	KATY SERRA	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C861</u>	KEEGAN L. PRIES	207	
<u>C2469</u>	KEISHA CORBETT	207	
C2311	KEITH ERIC SCHMIDT	207	
<u>C2748</u>	KEITH HESSMAN	207	
C2360	KEITH J. DOWERS, JR	207	
C1703	KEITH JAMES WERTMAN	207	
C2971	KEITH LE BLANC	207	
C848	KEITH WOODFORK	207	
C2427	KEIVON FRANKLIN	207	
C3171	KELIOMER CASTILLO	207	
C2700	KELLIE KAMROWSKI	207	
C3252	KELLY MILLER	207	
C2833	KELLY W. YELTON	207	
C2156	KELLYAN EDWARDS		
C3433		207	
	KELSEY HIDINGER	207	
C2923	KELSEY PONSEGRAU	207	
C2401	KEN CADIEUX	207	
<u>C2648</u>	KENDRA BOCKIUS	207	
<u>C1443</u>	KENDRA ENGLEHART	207	
<u>C172</u>	KENDRICK SHEARD	209	
<u>C218</u>	KENDRICK SHEARD	208	
<u>C780</u>	KENDRICK SHEARD	207	
<u>C1727</u>	KENIA MABEL GUEVARA	207	
C2248	KENNETH GRINDLE	207	
C3432	KENNETH GUSTAFSON	207	
C3110	KENNETH GWOZDZ	207	
<u>C14</u>	KENNETH R. CLEMENS	209	
<u>C19</u>	KENNETH R. CLEMENS	208	
<u>C89</u>	Kenneth R. Clemens	207	
C2968	KENTAVIAN BRAYNT	207	
C1053	KENTAVIAN BRYANT	207	
C3408	Chapter 7 Bankruptcy Trustee)	207	
C100	KENYA JEROME ALEXANDER	209	
<u>C126</u>	KENYA JEROME ALEXANDER	208	
<u>C461</u>	KENYA JEROME ALEXANDER	207	
C2760	KENYATTA R. WALLACE	207	
C2237	KEOSHA SMITH	207	
C3312	KERRY MYLES	207	
<u>C1875</u>	KEVIN C. ROBERTSON II	207	
	KEVIN C. ROBERTSON II KEVIN CHASE	207	
C3149	KEVIN CHASE KEVIN CRAWLEY	207	
C1043		207	
<u>C1216</u>	KEVIN DEON BROWN		
C1292	KEVIN DEON BROWN	207	
<u>C271</u>	KEVIN DEON BROWN	209	
<u>C286</u>	KEVIN DEON BROWN	209	
<u>C328</u>	KEVIN DEON BROWN	208	
<u>C349</u>	KEVIN DEON BROWN	208	
<u>C3477</u>	KEVIN DIMEO	207	
<u>C2690</u>	KEVIN DUONG	207	
<u>C2843</u>	KEVIN EUGENE HOLDER	207	
<u>C2964</u>	KEVIN L. WARD	207	
<u>C594</u>	KEVIN L. WARD	208	
C1515	KEVIN LEWIS	207	
C2341	KEVIN MELTON	207	
<u>C191</u>	KEVIN R. BELL	209	
C027	KEVIN R. BELL	208	
<u>C237</u>	TECHT CELEB	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2886	KEVIN ROBERTS	207	
C213	KEVIN TARRELL DUNBAR	207	
<u>C42</u>	KEVIN TARRELL DUNBAR	209	
<u>C57</u>	KEVIN TARRELL DUNBAR	208	
C2474	KHALILOU NANAKASSE	207	
C2149	KI YI	207	
C2392	KIERA KERSEY	207	
<u>C67</u>	KIM KONOLD	207	
C2286	KIMBERLY A. MOORE	207	
C1991	KIMBERLY BORIAS	207	
C3229	KIMBERLY O'LEARY	207	
C2166	KIMBERLY RODRIGUEZ		
C1310		207	
	KIP LADWAYNE MALONE	207	
C1975	KIRK DICKINSON	207	
<u>C195</u>	KIRSTIN CRABTREE	207	
<u>C36</u>	KIRSTIN CRABTREE	209	
<u>C49</u>	KIRSTIN CRABTREE	208	
<u>C3179</u>	KIWANA WATSON WALKER	207	
<u>C127</u>	KIWANIS BROWNLEE	207	
<u>C696</u>	KIZZY LORRAINE SCOTT	207	
C2590	KLAUDIA HOXHA	207	
C1854	KODY LAWRENCE VICKNAIR	207	
C123	KOFFI H. AGBOTON	207	
C2119	KOULAP SIVONGSAK	207	
C2205	KRISTA HARMON	207	
C2864	KRISTEN DEANN COWAN COX	207	
C2868	KRISTEN HALL	207	
C1518	KRISTEN SMITH	207	
C2517	KRISTI A. SCIAMBRA	207	
C2569	KRISTIAN THOMAS	207	
C1279	KRISTIN FOLEY	207	
		207	
<u>C3400</u>	KRISTOFER J. PAGLIARO		
C3020	KRYSTELLE HICKS	207	
<u>C3212</u>	Kwok-Ping E Tse	207	
<u>C2408</u>	KYERRA IVORY	207	
<u>C429</u>	KYERRA IVORY	209	
<u>C526</u>	KYERRA IVORY	208	
<u>C2200</u>	KYLE A. WINSLOW	207	
<u>C1455</u>	KYLE HEMMING	207	
<u>C1711</u>	KYLE HIDEY	207	
<u>C2744</u>	KYLE HIDEY	207	
C3302	KYLE MCCALL	207	
<u>C1318</u>	KYLE OLGUIN	207	
C1517	KYLE OLGUIN	207	
C3193	KYLE QUISENBERRY	207	
C504	KYLE QUISENBERRY	209	
<u>C2434</u>	LACEY JENKINS	207	
C2415	LAKESHA LYNN WILLIS	207	
<u>C3405</u>	LANCE ANDREW FOWLER	207	
C3164	LANIER BUTLER	207	
<u>C2703</u>	LAREESE HOLLIS	207	
	LARINA BOYD (MARTIN)	207	
<u>C1422</u> <u>C2713</u>	LARRY WHITFIELD	207	
		207	
C263	LASONYA L BONDS	207	
<u>C2247</u>	LATASHA RORIE		
C2324	LATASHA RORIE	207	
<u>C1702</u>	LATEISHA ANDERSON	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C3315	LATOYA ASHFORD	207	
C2789	LAURA ISABEL REYNA	207	
C2116	LAURA MCCLEARY	207	
C2835	LAURA WALTERS	207	
C2813	LAUREN ELISE MALOON	207	
21431	LAUREN MCCRACKEN	207	
21186	LAURENCE VINZEN	207	<i>y</i>
<u> </u>	LAVARIS FRETT	207	
C1770	LAWRENCE CARVER	207	
<u> 2953</u>	LAWRENCE DANIEL HAFERTEPE	207	
<u>2674</u>	LAZARO CARDENAS	•	
<u> 22074</u> 21956		207	
	LEISHAN CUBIT	207	
C825	LELAND A. DEKAY	207	
<u> 2134</u>	LELIA STRANEY	207	
232	LELIA STRANEY	208	
<u>C120</u>	LENZY ELLIOT GAITER	208	
<u> 2451</u>	LENZY ELLIOT GAITER	207	
<u> 295</u>	LENZY ELLOITT GAITER	209	
<u> 2640</u>	LEON BLYE	207	
<u> 455</u>	LEON BLYE	209	
<u> 2555</u>	LEON BLYE	208	
1507	LEON GRIFFIN	207	
1966	LEON GRIFFIN	207	
1491	LEROY HARRISON III	207	
2182	LESLIE ESPARZA	207	
2104	LESLIE REED	209	
<u> 498</u>	LESLIE REED	207	
21581	LESMANY NUNEZ	207	
21335 21335	LILLIE-ANNE LETARTE	207	
-		207	
<u> </u>	LINDA ORNDOFF		
21694	LINDSAY M. SAUNDERS	207	
<u> </u>	LINDSEY CANIZALEZ	207	
23469	LINDSEY TERRY JOHNSON JR	207	
<u> 2180</u>	LINH NGUYEN	208	
<u> 2654</u>	LINH NGUYEN	207	
<u> 23368</u>	LISA LUONG	207	
<u> 1496</u>	LISA MELLO	207	
<u> 2860</u>	LISA MELLO	207	
<u> 1974</u>	LISA MOLLET	207	
2749	LISA VANDERMEY	207	
1635	LISA WEBSTER	207	
1609	LLOYD D. BORCHERT	207	
789	LOGAN SANDERS	207	
2179	LORI JACKSON	207	
C1046	LORRAINE DANDREA (COLE)	207	
2729	LOUISE MCDANIEL	207	
2668	LOWELL EUGENE SHIPLEY, III	207	
<u> 23201</u>	LUCAS MYRAN	207	
	LUCKNER GERMAIN	207	
<u> 23001</u>	LUIS ANGEL MORALES	207	
<u>258</u>		207	
22488	LUIS E. REYES GONZALEZ		
<u> 2694</u>	LUIS MEDINA	207	
<u> </u>	LUIS TORO	207	
<u> 21112</u>	LUKE E. WHIPPO	207	
C2021	LYNDON JAMES SIPLE JR	207	
<u> </u>	LYNNETTE WILLIAMS	208	
<u> 2499</u>	LYNNETTE WILLIAMS	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C1438</u>	MABY HERNANDEZ AUDELO	207	
<u>C294</u>	MACEY NEAGLE	207	
<u>C239</u>	MACKEL MITCHELL	207	
<u>C1372</u>	MAGALI HERNANDEZ	207	
C2245	MALACHI C. LITTLE	207	
C402	MALACHI C. LITTLE	209	
<u>C492</u>	MALACHI C. LITTLE	208	
C560	MALIAANA BRUHN	207	
C2222	MALISSIA L. BAUN	207	
C2827	MANDY L. SLENDER	207	
C2142	MANUEL EDMUNDO FLORES PORTILLO	207	
C2583	MANUEL JEAN	207	
<u>C446</u>	MANUEL JEAN	209	
C543	_		
C352	MANUEL JEAN MARC ANTHONY S NICEDAO	208	
	MARC ANTHONY S NICDAO	207	
<u>C1978</u>	MARC ASISTORES	207	
<u>C169</u>	MARCELLA Y. ARELLANO	208	
<u>C495</u>	MARCELLA Y. ARELLANO	207	
C3217	MARCO AURELIO COMERLATO	207	
<u>C2691</u>	MARCO BERMUDEZ	207	
C1503	MARCUS D. WILLIAMS	207	
C2667	MARCUS GUTIERREZ	207	
C3243	MARCUS LEE HARRIS	207	
C3235	MARCUS SAM	207	
C3017	MARDEN NIEVES	207	
C2697	MARGARET CAMPBELL	207	
C3305	MARGO LAZETT BELL	207	
<u>C1761</u>	MARIA GRISEL CARNERO GONZALEZ	207	
C356	MARIA GRISEL CARNERO GONZALEZ	209	
<u>C433</u>	MARIA GRISEL CARNERO GONZALEZ	208	
C2812	MARIA ISABEL MCNAUGHTON	207	
C2752	MARIA T. MOYA	207	
	MARIA TESTA	207	
C551	MARIAH ELIZABETH MEADER	207	
C3096			
<u>C3125</u>	MARIAH ELIZABETH MEADER	207	
C3140	MARIANA BARRERA	207	
<u>C1539</u>	MARIE N. POPPS	207	
<u>C1540</u>	MARIE N. POPPS	207	
C2385	MARIO FIGUEROA	207	
<u>C3296</u>	MARIO HAWKINS JR.	207	
C2979	KYLE GROOM	207	
<u>C488</u>	KYLE GROOM	209	
C2822	MARK ANTHONY JOHNSON	207	
C2944	MARK ANTHONY SCOTT	207	
C2582	MARK BAHRS	207	
C2695	MARK ERIC MOEN	207	
C2261	MARK FAJARDO	207	
C2262	MARK FAJARDO	207	
C2496	MARK IZQUIERDO	207	
C2403	MARK LEE DOAN	207	
C3450	MARK PAYNE	207	
C2902	MARK SINGLETON	207	
	MARK SINGLETON MARK UNIANDEYE	207	
C1643		207	
C1278	MARKUS ANDREW CLARK		
C282	MARKUS ANDREW CLARK	209	
C345	MARKUS ANDREW CLARK	208	
<u>C535</u>	MARKUS L. JONES	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2682	MARLAYNA MCBRIDE	207	
<u>C2253</u>	MARLON BROWN	207	
C2905	MARNEICE HOHNEKE	207	
C2552	MARQUES D. REEVES	207	
C189	MARQUIS LAMAR HOOPER	209	
<u>C234</u>	MARQUIS LAMAR HOOPER	208	
<u>C851</u>	MARQUIS LAMAR HOOPER	207	
C2769	MARRELL L. NEWMAN, SR.	207	
<u>C2771</u>	MARRELL L. NEWMAN, SR.	207	
<u>C985</u>	MARSHALL HARTLESS	207	
C1642	MARSHONA SEAWRIGHT	207	
C532	MARTEZ SCOTT	207	
C2370	MARTHA MASON	207	
C3472	MARTINQUE JENKINS	207	
C3050	MARY KATHLEEN HILLEY	207	
C532	MARY L HENRY	208	
C2493	MARY L. HENRY	207	
<u>C438</u>	MARY L. HENRY	207	
<u>C458</u> <u>C1641</u>			
	MARY PATTERSON-LAWSON	207	
C1428	MASON A. CUMMINGS	207	
<u>C308</u>	MASON A. CUMMINGS	209	
<u>C377</u>	MASON A. CUMMINGS	208	
<u>C2539</u>	MATEO THOMAS RIOS	207	
<u>C1226</u>	MATT BRENNAN	207	
C2396	MATT CARTER	207	
<u>C428</u>	MATT CARTER	209	
<u>C525</u>	MATT CARTER	208	
C2013	MATTHEW BARR	207	
<u>C1716</u>	MATTHEW BICKFORD	207	
<u>C64</u>	MATTHEW BROWN	207	
C1439	MATTHEW CHANDLER	207	
C240	MATTHEW ELLIS	207	
C2683	MATTHEW HALLMON	207	
C204	MATTHEW HOLLERMANN	209	
<u>C253</u>	MATTHEW HOLLERMANN	208	
<u>C942</u>	MATTHEW HOLLERMANN	207	
C2650	MATTHEW JAKUBAS	207	
C2146	MATTHEW L. MORRIS	207	
C1101	MATTHEW MALONEY	207	
C2852	MATTHEW MEDFORD	207	
C2081	MATTHEW R. MCGUIRE	207	
C2942	MATTHEW R. MCGUIRE	207	
C3023	MATTHEW ROBERT WATERSTRADT	207	
<u>C490</u>	MATTHEW ROBERT WATERSTRADT	209	
C596	MATTHEW ROBERT WATERSTRADT	208	
C1633	MATTHEW ROBERTS	207	
	MATTHEW T JOHNSON	207	
C2338	MATTHEW I JOHNSON MAURICE RILEY	207	
C1040	MAURICE RILET MAX SCHWARTZ	207	
C1921		207	
C166	MAXIMINO RIOS JR		
C208	MAXIMINO RIOS JR	208	
<u>C738</u>	MAXIMINO RIOS JR	207	
<u>C1834</u>	MAXWELL LESLIE	207	
<u>C122</u>	MAXYMILIAN R. SPIEWAK	207	
<u>C1979</u>	MAYRA CARBAJAL-NUNEZ	207	
<u>C2129</u>	MEGAN HAMM	207	
C2430	MEKEITA LINDER	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2489	MEKEITA LINDER	207	
<u>C1885</u>	MELIDA M. FLORES	207	
<u>C2847</u>	MELINDA KONO	207	
<u>C130</u>	MELISSA ALEJANDREZ	207	
<u>C24</u>	MELISSA ALEJANDREZ	209	
<u>C31</u>	MELISSA ALEJANDREZ	208	
<u>C1361</u>	MELISSA BARRAGAN	207	
C2510	MELISSA GAYLE BRAMBS	207	
C2120	MELISSA M. MENDEZ	207	•
C2267	MELISSA MALONE	207	
C1447	MELISSA RUSH	207	
C2216	MELISSA WRIGHT	207	
C142	MELODY ENGLISH	207	
C1673	MELVIN E. JENKINS	207	
C2785	MERLE WICHERN	207	
C1597	MICHAEL A. COLE	207	
C3441	MICHAEL A. COME	207	
C2011	MICHAEL A. LOAIZA	207	
C2995	MICHAEL ALEX MURRAY	207	
C2008	MICHAEL BIEGO	207	
<u>C2008</u> <u>C195</u>	MICHAEL BIEGO MICHAEL BLAND	207	
	MICHAEL BLAND	208 207	
<u>C709</u>			
C2107	MICHAEL C. BADIAL	207	
<u>C834</u>	MICHAEL C. BARNES	207	
C2803	MICHAEL CHRISTOPHER HALL	207	
C2741	MICHAEL CRADIT	207	
C2870	MICHAEL D MASON	207	
C2354	MICHAEL D. ST.JOHN	207	
<u>C304</u>	MICHAEL DAVIS JR	207	
<u>C1773</u>	MICHAEL DEAN SWITALSKI SR	207	
C2148	MICHAEL DUNAWAY	207	
<u>C3439</u>	MICHAEL EDWARD DUNN	207	
<u>C1709</u>	MICHAEL EDWARDS	207	
<u>C1746</u>	MICHAEL FULKERSIN	207	
<u>C708</u>	MICHAEL GALI	207	
<u>C3277</u>	MICHAEL GAUTHREAUX	207	
<u>C3369</u>	MICHAEL GUERRA	207	
<u>C3445</u>	MICHAEL HOLODENKO	207	
<u>C1289</u>	MICHAEL J. BELL JR.	207	
<u>C285</u>	MICHAEL J. BELL, JR.	209	
<u>C348</u>	MICHAEL J. BELL, JR.	208	
<u>C120</u>	MICHAEL J. TADYCH	207	
<u>C2801</u>	MICHAEL JORY BOSWORTH	207	
<u>C3192</u>	MICHAEL JOSEPH LAABS	207	
<u>C1900</u>	MICHAEL KEATING	207	
<u>C3317</u>	MICHAEL LINE	207	
<u>C2007</u>	MICHAEL LOAIZA	207	
C2005	MICHAEL LOIZA	207	
<u>C806</u>	MICHAEL MACHADO	207	
C2959	MICHAEL MORRELL	207	
<u>C3356</u>	MICHAEL PASCHALL	207	
C1349	MICHAEL PIVARAL	207	
C1352	MICHAEL PIVARAL	207	•
C3365	MICHAEL PYSKA	207	
C3119	MICHAEL R. MANION	207	
C3360	MICHAEL RIBAR	207	
		207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2374	MICHAEL S. BIEGO	207	, A OALOGA OF CAMILLE
<u>C337</u>	MICHAEL SHORT	209	
C2680	MICHAEL TUCKER	207	
<u>C561</u>	MICHAEL TUCKER	208	
C1474	MICHAEL W. DICHAZI	207	
C1580	MICHAEL W. DICHAZI	207	
C2549	MICHAEL W. SLOCUM II	207	
C3203	MICHAEL WALTER CONNELLY	207	
C2160	MICHAEL WAYNE FULKERSIN	207	
C2794	MICHAEL WAYNE FULKERSIN	207	
C2845	MICHAEL WILDER	207	
C3027	MICHAELLE LOUIS-CHARLES	207	
C3094			
. —	MICHAELLE LOUIS-CHARLES	207	
<u>C3174</u>	MICHEAL MCCOMBER	207	
<u>C610</u>	MICHEAL MCCOMBER	208	
<u>C1355</u>	Michelle Chesnut	207	
<u>C300</u>	MICHELLE CHESNUT	209	
<u>C367</u>	MICHELLE CHESNUT	208	
<u>C149</u>	MICHELLE CRENSHAW	209	
<u>C186</u>	MICHELLE CRENSHAW	208	
<u>C671</u>	MICHELLE CRENSHAW	207	
<u>C112</u>	MICHELLE MAIER	208	
<u>C416</u>	MICHELLE MAIER	207	
<u>C87</u>	MICHELLE MAIER	209	
C2226	MIGUEL CUEVAS	207	
C1211	MIKE COPLEY	207	
C2394	MIKE GAINES	207	
C2904	MIKE SARGENT	207	
C3314	MIKIA JASMINE BELL	207	
C1222	MISTY BROCK	207	
C275	MISTY BROCK	209	
C332	MISTY BROCK	208	
C1521	MISTY KILLINDER	207	
C320	MISTY KILLINDER	209	
<u>C394</u>	MISTY KILLINDER	208	
C2364	MISTY VALENCIA	207	
<u>C15</u>	MITCHELL D. HUGHES	209	
<u>C21</u>	MITCHELL D. HUGHES	208	
<u>C93</u>	MITCHELL D. HUGHES	207	
<u>C3403</u>	MITCHELL WHEELER	207	
	MONIC HONIKER	207	
<u>C267</u>	MONIC HONIKER MONICA NIVENS	207	
<u>C1402</u>			
C2792	MONICA R. CARTER	207	
<u>C2357</u>	MONIQUE L. BARRINGER	207	
<u>C2844</u>	MOSES CLARK	207	
<u>C467</u>	MOSES CLARK	209	
<u>C575</u>	MOSES CLARK	208	
<u>C1170</u>	MRS REMI AKANDE (DAYO IGHODALO)	207	
<u>C3160</u>	MYRA SARMIENTO	207	
<u>C1347</u>	MYTEAR LEE	207	
<u>C199</u>	NACIRA NICOLE HALL	209	
<u>C248</u>	NACIRA NICOLE HALL	208	
<u>C912</u>	NACIRA NICOLE HALL	207	
<u>C1041</u>	NAKEEF WRIGHT	207	
<u>C223</u>	NAKEEF WRIGHT	209	
C273	NAKEEF WRIGHT	208	
		207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C3393	NANCY S. RODEN	207	
C1259	NASHEA SWINSON	207	
C2717	NATARA ROGERS	207	
C3028	NATHAN DEMONTIGNY	207	
<u>C3014</u>	NATHAN EIKREM	207	
<u>C2356</u>	NATHAN ERICKSON	207	
<u>C3139</u>	NATHAN H. SKILES	207	
C2611	NATHAN HAYES	207	
<u>C1940</u>	nathan j. villani	207	
C2464	NATHAN MICHELSEN	207	
C2271	NATHAN RYAN CHAVEZ	207	
C1221	NATHANIEL A. WHARTON	207	
<u>C274</u>	NATHANIEL A. WHARTON	209	
<u>C331</u>	NATHANIEL A. WHARTON	208	
C1733	NATHANIEL JAMES ROBENOLT	207	
C2809	NATHANIEL R. BOLLMAN	207	
C1683	NATHANIEL WALKER	207	
C2603	NATHANIEL WOLFE	207	
C1764	NATHLI ROBINSON	207	
C1698	NEITH HEREDIA	207	
C2699	NESTOR RAFAEL AYALA	207	
C459	NESTOR RAFAEL AYALA	209	
C563	NESTOR RAFAEL AYALA	208	
C2322	NICHOLAS E. COFFMAN	207	
C1842	NICHOLAS EDMOND	207	
C2562	NICHOLAS HARRIS	207	
C1207	NICHOLAS PRICE	207	
C270	NICHOLAS PRICE	209	
C326	NICHOLAS PRICE	208	
C1128	NICHOLAS RAMOS	207	
C1936	NICHOLAS SMITH	207	
C2986	NICHOLE MCCORMICK	207	
C2151	NICK BOONE	207	
C2686	NICK W. BUCK	207	
C948	NICKOLAS SMITH	207	
C2618	NICOLAS BATES	207	
<u>C84</u>	NICOLE AMBER AUGHE	207	
<u>C2509</u>	NICOLE HOWLAND	207	
<u> </u>	NICOLE HOWLAND	208	
<u> </u>	NICOLE JESAITIS	207	
<u> </u>	NICOLE JOHNSON	207	
<u> </u>	NICOLE JOHNSON	209	
<u> </u>	NICOLE JOHNSON	208	
<u> </u>	NICOLE OLSON	207	
<u> </u>	NICOLE GLEGOV NICOLE RADER	207	
	NICOLE SCHULTZ-RYAN	207	
<u>C1367</u>	NIKELL CRUMP	207	
C2246		207	
<u> </u>	NIKO N. SERVIN	207	
C2000	NIKOLAS PALELLA	207	
C2238	NIKOLAS PALELLA		
<u> </u>	NINO YAGHOUBI	207	
<u>C2217</u>	NOEMI ARJON	207	
<u> </u>	Nora Potter	207	
<u> </u>	NORMA TREVIZO	207	
<u>C1197</u>	NORTASHA SHAUNTA TUCK	207	
C1109	NWAMAKA MUOEGBUNAM	207	
<u> </u>	OLGA QUEVEDO	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C475</u>	OLGA QUEVEDO	209	
<u>C584</u>	OLGA QUEVEDO	208	
C2685	OLIVAS CURLEY	207	
C1588	OMAR ALKAM	207	
C185	OMAR TORRES	207	
C1945	OMAR VERDINEZ	207	
C380	OMAR VERDINEZ	209	
C459	OMAR VERDINEZ	208	
C1902	ORLANDO GOMEZ	207	
C548	ORLANDO WEEKS	207	
C231	ORREN C. BRADLEY III	207	
<u>C47</u>	ORREN C. BRADLEY III	209	
<u>C60</u>	ORREN C. BRADLEY III	208	
C2660	OSCAR BOTELLO TREVIZO	207	
C2125	OSCAR GUEVARA	207	
<u>C3154</u>	OSCAR J. DIAZ	207	
C2047	PAMELA ANN MORRIS	207	
<u>C2047</u> <u>C466</u>	PAMELA COLEMAN-ADAMS	207	
	PAMELA COLEMAN-ADAMS PAMELA GEORGE		
C2832		207	
<u>C362</u>	PARIA BAKHSHI	207	
C1596	PARIS FLORES	207	
C2950	PASCHAL ABIAMIRI	207	
C2653	PATRIC HAWKS	207	
C2056	PATRICE LUCERO	207	
<u>C2670</u>	PATRICIA B. STEWART	207	
<u>C2922</u>	PATRICIA GARY	207	
<u>C2825</u>	PATRICK CAFFEY	207	
<u>C1471</u>	PATRICK GRAY	207	
<u>C1143</u>	PATRICK LEYBA	207	
<u>C251</u>	PATRICK LEYBA	209	
<u>C305</u>	PATRICK LEYBA	208	
<u>C575</u>	PATRICK NKANSAH	207	
<u>C2376</u>	PATRICK POWERS	207	
<u>C1250</u>	PAUL ASHER JARROLD	207	
C1563	PAUL ASHER JARROLD	207	
<u>C1973</u>	PAUL BRADLEY HAMMOND	207	
C1837	PAUL E. KENNEDY	207	·
C2909	PAUL GOODWIN	207	
<u>C3318</u>	PAUL GUALTIERI	207	
C1841	PAUL JARROLD	207	
<u>C123</u>	PAUL LOUISSAINT	208	
<u>C458</u>	PAUL LOUISSAINT	207	
<u>C98</u>	PAUL LOUISSAINT	209	
C3320	PAUL MATHERNE	207	
C3155	PAUL PESSAGNO	207	
C3395	PAUL RAMM	207	
C1344	PAUL RICHARD BASLER	207	
C58	PAUL W. GUILMETTE	209	
C275	PAUL WELENC JR.	207	
C2651	PAULA KRISTINE MOORE	207	
C3382	PERRY DELONE, JR	207	
C3325	PERRY L. HOPPER SR.	207	
C2576	PERRY WILLIAM ROBINSON	207	
C445	PERRY WILLIAM ROBINSON	209	
<u>C542</u>	PERRY WILLIAM ROBINSON	208	
C1576	PETER E. GALEY	207	
<u>C927</u>	PETER MICHAEL HALL	207	
2741	1	_*.	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C1704	PETER SAMIR HANNA	207	
C1365	PHILIP A CARROLL	207	
<u>C3434</u>	PHILIP HIDINGER	207	
C1131	PHILIPPE FRASER	207	
<u>C2128</u>	PHILL KUCZYNSKI	207	
C2743	PHILLIP D. PATIRE	207	
<u>C3380</u>	PHILLIP EDGARS	207	
C1531	PHILLIP FRANTA	207	
C2454	PHILLIP SCOTT MITCHELL	207	
C283	PHOEUT PECH	207	
C3224	PHYLLIS SCHERER	207	
<u>C507</u>	PHYLLIS SCHERER	209	
C613	PHYLLIS SCHERER	208	
C1464	POLINA MIKELOVA	207	
C1745	POLINA MIKELOVA	207	
C2528	PRISCILLA HARRIS	207	
<u>C765</u> <u>C2451</u>	QUENSHANA JOHNSON	207 207	
	QUINTONETT O'NEAL		
<u>C3200</u>	QUOC KLEN NGUYEN	207	
<u>C2252</u>	RACHAEL WORLEY	207	
<u>C2411</u>	RACHEL CHESSOR	207	
<u>C1508</u>	RACHEL SMITH	207	
<u>C1585</u>	RACHEL SMITH	207	
<u>C2623</u>	RACHEL WILLIAMS	207	
<u>C1622</u>	RACQUEL HIBDON	207	
<u>C2577</u>	RALPH FRICK	207	
<u>C316</u>	RALPH PARRISH	207	
<u>C1617</u>	RAMZI THEODORE NASSAR	207	
<u>C330</u>	RAMZI THEODORE NASSAR	209	
<u>C406</u>	RAMZI THEODORE NASSAR	208	
C3338	RANDALL GERALD TANNER, JR.	207	
C3427	RANDY SWINDALL	207	
C2014	RANDY TYLER MULLINS	207	
<u>C2591</u>	RASHANA HUIZAR	207	
<u>C448</u>	RASHANA HUIZAR	209	
<u>C545</u>	RASHANA HUIZAR	208	
C3016	RASHEA GAINES	207	
<u>C1584</u>	RASHEEN SHAMAR DAYS	207	
C3209	RAUL G. PEREZ	207	
<u>C95</u>	RAUL LUIS VILLARREAL III	207	
C2721	RAY SANDOVAL	207	
C1230	RAYMOND P. CRUZ	207	
C1231	RAYMOND P. CRUZ	207	
C2988	RAYMOND R. MATUSKO	207	
C2977	REBECCA VANDOLEN	207	
C2973	REBECCA WERNER	207	
C146	REGINALD JONES JR.	209	
<u>C140</u> <u>C184</u>	REGINALD JONES JR.	208	
	REGINALD JONES JR.	207	
<u>C663</u> <u>C103</u>	REGINALD JONES JK. REGINALD MILLER II	207	
	REGINALD MILLER II REGINALD RASHAD COSTEN	207	
C2604		207	
C548	REGINALD RASHAD COSTEN		
<u>C548</u>	REGINALD RASHAD COSTEN	208	
C2810	RENE D. FELDER	207	
C2199	RENEE REMBERT	207	
C2536	REYNA ROGERS	207	
<u>C2834</u>	RICARDA BROWN	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C1700</u>	RICARDO B. GARCIA	207	
<u>C612</u>	RICARDO SEPULVEDA	207	
<u>C1076</u>	RICHARD CHAD DORSEY	207	
<u>C2295</u>	RICHARD CRADDOCK	207	
<u>C410</u>	RICHARD CRADDOCK	209	
<u>C501</u>	RICHARD CRADDOCK	208	
<u>C3118</u>	RICHARD FELLOWS	207	
<u>C3352</u>	RICHARD GOTTRON	207	
C1036	RICHARD JOSEPH LEE	207	
<u>C1059</u>	RICHARD L. POLLOCK, JR	207	
<u>C2137</u>	RICHARD MOSLEY	207	
<u>C1572</u>	RICHARD SHAFFER JR	207	
<u>C1214</u>	RICHARD STAWOWY	207	
C2787	RICHARD WINNING	207	
C3390	RICKIE GRANTHAM	207	
C2881	RICKY SOUTHWOOD	207	
C259	RICO LOGAN	207	
C53	RICO LOGAN	209	
C67	RICO LOGAN	208	
C2375	RIKELVIN GARCIA	207	
C270	RILEY WILLIS	207	
<u>C1556</u>	RILEY WILLIS, III	207	
C1811	ROB THOURSON	207	
C2290	ROBERT C. ADAMS	207	
C1052	ROBERT ALLEN PAYNTER III	207	
C226	ROBERT ALLEN PAYNTER III	209	
<u>C277</u>	ROBERT ALLEN PAYNTER III	208	
<u>C3435</u>	ROBERT BLAKE MARTIN	207	
C2573	ROBERT BRUGGE	207	
<u>C541</u>	ROBERT BRUGGE	208	
C3313	ROBERT D. BARLOW, JR.	207	
C2352	ROBERT DAVENPORT	207	
C2908	ROBERT E. WILLIAMS, JR.	207	
C1096	ROBERT G. HUTH	207	
C3389	ROBERT GONZALEZ	207	
C3397	ROBERT GONZALEZ	207	
C3265	ROBERT GUY	207	
C1787	ROBERT I. TRUJILLO	207	
C3415	ROBERT KOWALEWSKI	207	
C1986	ROBERT L. MORRIS	207	•
C557	ROBERT LOWE	207	
C3374	ROBERT MCKENZIE	207	
C2877	ROBERT MILLER	207	
<u>C1916</u>	ROBERT MONTGOMERY	207	
C1281	ROBERT PASSMORE, JR.	207	
<u>C283</u>	ROBERT PASSMORE, JR.	209	
<u>C346</u>	ROBERT PASSMORE, JR.	208	
C2704	ROBERT PHELPS	207	
C2572	ROBERT ROGERS	207	
C3145	ROBERT SPITTLER	207	
<u>C2443</u>	ROBERT TSAI	207	
C208	ROBERT VALDEZ	207	
<u>C2468</u>	ROBERT WILLIAM WITTENBERG	207	
C1001	ROBERTO A. ORTIZ-LOPEZ	207	
C2241	ROCCO PALELLA	207	
C2214	ROCCO PALELLA	207	
C2208	ROCHELLE BALL	207	

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	Creditor	BK Matter	Excluded/Included Portion of Claim:
C175	ROCHELLE DENISE DAVIS	207	
C30	ROCHELLE DENISE DAVIS	209	
<u>C40</u>	ROCHELLE DENISE DAVIS	208	
C2204	ROCKQUETTA HARRIS	207	
C3031	RODDRICK C. GOODJOHN III	207	
C3032	RODDRICK C. GOODJOHN III	207	
C493	RODDRICK C. GOODJOHN III	209	
C494	RODDRICK C. GOODJOHN III	209	
C495	RODDRICK C. GOODJOHN III	209	
C2677	RODERICK DEON WILLIAMS	207	
C660	RODOLFO CORIA TORRES	207	
C2463	ROGELIO DEAN GARCIA	207	
C2453	ROGER KNIGHT, II	207	
C2761	ROKANIA D. DOWNING	207	
C1485	ROLAND ANDREW POLLACK	207	
C1867	ROLAND ANDREW POLLAK	207	
	ROMAN MINEVICH		
C2045		207	
<u>C686</u>	RON GORDON	207	
<u>C977</u>	RON R. SHAFFER	207	
C2948	RONALD A. THOMAS	207	
<u>C3411</u>	RONALD GOFORTH JR.	207	
<u>C2481</u>	RONCI BROWN	207	
C2447	RONNI HYLTON	207	
C2654	RONNIE GODWIN	207	
<u>C559</u>	RONNIE GODWIN	208	
C2255	RONNYE BERNICE STEWART	207	
<u>C403</u>	RONNYE BERNICE STEWART	209	
C493	RONNYE BERNICE STEWART	208	
<u>C1345</u>	ROOSEVELT ZACHARY III	207	
C364	ROOSEVELT ZACHARY III	208	
C2250	ROSEMARY BURTON	207	
C2895	ROSLIND Y PERRY	207	
C2921	ROSS DIRKSE	207	
C2138	ROSS-LIN HARN	207	
C2997	ROXANA ESTRADA	207	
C1064	ROXANNE RILEY	207	
C231	ROXANNE RILEY	209	
C281	ROXANNE RILEY	208	
C2390	RUBY WINFREY	207	
C425	RUBY WINFREY	209	
C522	RUBY WINFREY	208	
C1033	RUDOLPH WILLIAMS	207	
C1333	RUMMY SULLIMAN	207	
C295	RUMMY SULLIMAN	209	
C359	RUMMY SULLIMAN	208	
C2223	RUTH HACK	207	
C1836	RYAN ATKERSON	207	
	RYAN ATKERSON	209	
C368	RYAN ATKERSON	208	
<u>C447</u>		207	
C2093	RYAN BERILLA	207 207	
C2906/C3153	BENJAMIN, R.B. DEVOR		
C1142	RYAN F. RUSHING	207	
C250	RYAN F. RUSHING	209	
<u>C304</u>	RYAN F. RUSHING	208	
C2418	RYAN L. O'DAY	207	
C3359	RYAN LIVINGSTON	207	
<u>C3159</u>	RYAN MAUPIN	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C1555</u>	RYAN P. HAAS	207	
<u>C1717</u>	RYAN P. HAAS	207	
<u>C3270</u>	Ryan P. Reed	207	
C1163	RYAN RICHARD WENTWORTH	207	
C257	RYAN RICHARD WENTWORTH	209	
C314	RYAN RICHARD WENTWORTH	208	
C3060	RYAN ROMERO	207	
C3061	RYAN ROMERO	207	
C2969	RYAN SCHEFFER	207	
C2232	RYAN SIEKAS	207	
C2417	RYAN THOMAS	207	
C2043	RYEN WILLIAM CRAIG BOWYER		
<u>C2817</u>		207	
	SABREENA MIDDLEBROOKS	207	
<u>C465</u>	SABREENA MIDDLEBROOKS	209	
C572	SABREENA MIDDLEBROOKS	208	
C3213	SABRINA RENEE BROWN	207	
<u>C1339</u>	SALVADOR SUMARAN	207	
<u>C2924</u>	SAM DEBELLA	207	
<u>C2465</u>	SAMANTHA NEWELL	207	
<u>C1706</u>	SAMANTHA SEIFERT	207	
<u>C348</u>	SAMANTHA SEIFERT	209	
<u>C425</u>	SAMANTHA SEIFERT	208	
C2195	SAMANTHA SMITH	207	
C1441	SAMANTHA YOUNG	207	
C310	SAMANTHA YOUNG	209	
C379	SAMANTHA YOUNG	208	
<u>C415</u>	Samuel DeBella	209	
C507	Samuel DeBella	208	
C1791	SAMUEL GALLAGHER	207	
C2114	SAMUEL KHACHERIAN	207	
C3418	SAMUEL ORLANDO	207	
C1824	SAMUEL TAYLOR	207	
C1825	SAMUEL TAYLOR	207	
C3391	SANDRA LUZ YZAGUIRRE	207	
		209	
C510	SANDRA LUZ YZAGUIRRE		
<u>C618</u>	SANDRA LUZ YZAGUIRRE	208	
<u>C1444</u>	SANDRA WATSON	207	
<u>C380</u>	SANDRA WATSON	208	
C2807	SANKYTA SMITH	207	
<u>C2629</u>	SANTIAGO A BARRERA	207	
<u>C388</u>	SANTOS CALDERON	207	
<u>C3364</u>	SAŖA GREAVES	207	
C3134	SARA MILLER	207	
C1374	SARAH ENYEART	207	
C1782	SARAH ENYEART	207	
<u>C1784</u>	SARAH ENYEART	207	
C2790	SARAH PEEPLES DAWSON	207	
C2163	SARAH SMALL	207	
C1796	SARAN CONDE	207	
C362	SARAN CONDE	209	
<u>C442</u>	SARAN CONDE	208	
C3478	SAUL FLORES	207	
C3011	SAUL WILLIAMS III	207	
C2280	SAWO EESIAH	207	
<u>C2490</u>	SCOTT A. SUDER	207	
<u>C2490</u> <u>C3412</u>	SCOTT A. SODER SCOTT A. YOUNG	207	
<u>C182</u>	SCOTT BRAND	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C31</u>	SCOTT BRAND	209	
<u>C42</u>	SCOTT BRAND	208	
C3173	SCOTT BUSIEK	207	
C1851	SCOTT CISCO	207	
<u>C640</u>	SCOTT DAVIS	207	
C1417	SCOTT HUTTO	207	
C3022	SCOTT LUTTERMOSER	207	
C2264	SCOTT MAUTZ	207	
C1955	SCOTT MAXWELL	207	
C2202	SCOTT P. BAUMGARTE	207	
C2514	SCOTT THRASHER		
		207	
C3103	SEAN COALBROOKE	207	
<u>C3321</u>	SEAN D MATRESE	207	
<u>C982</u>	SEAN LOVELADY	207	
<u>C2684</u>	SEAN S. CASTLE	207	
<u>C2951</u>	SEAN S. GARY	207	
<u>C1697</u>	SEBRINA SMITH	207	
<u>C2502</u>	SELVI PAULIAH	207	
<u>C1849</u>	SERGIO CASTRO	207	
C3376	SERGIO JARA	207	
C3142	SETH OLSEN	207	
C2636	SETH PONTIFF	207	
C2712	SHAD BURROUGHS	207	
C1911	SHANA CHAPMAN	207	
C3161	SHANA RILEY	207	
C1243	SHANAKAY CAMPBELL-LAWRENCE	207	
C1730	SHANE ASHER AND BARLETT ASHER	207	
C3115	SHANE MONEY	207	
	SHANE NICHOLS	207	
C2006		207	
<u>C1445</u>	SHANE SWANGER	207	
<u>C1944</u>	SHANE SWANGER		
<u>C1141</u>	SHANICE MITCHELL	207	
<u>C2313</u>	SHANNAN FITZGERALD	207	
<u>C1714</u>	SHANNITA MARIE JOHNSON	207	
<u>C3464</u>	SHANTEL PAYNE	207	
<u>C798</u>	SHAREECE BARRETT-SMITH	207	
<u>C715</u>	SHARLEE KNIGHT	207	
<u>C79</u>	SHARNICE CRAWFORD	207	
C2547	SHARONDA BREWER	207	
C2037	SHARRY L. MARSHALL	207	
C2628	SHAUN SMITH	207	
C454	SHAUN SMITH	209	
<u>C554</u>	SHAUN SMITH	208	
<u>C3250</u>	SHAWN PATRICK STOVER	207	
C3388	SHAWN SAMPSON	207	
C3099	SHAWN SWEENEY	207	
C1229	SHAWN THOMPSON	207	
	SHAWNA J. FERGUSON (aka Shawna J. Taylor)	207	
<u>C3404</u>	- ·	207	
C2350	SHAYNE SNEED	207	
<u>C515</u>	SHAYNE SNEED		
<u>C1311</u>	SHEENA BRILEY	207	
<u>C1689</u>	SHEILA MORING	207	
<u>C345</u>	SHEILA MORING	209	
<u>C422</u>	SHEILA MORING	208	
<u>C3051</u>	SHEILA WILLIAMS	207	
<u>C498</u>	SHEILA WILLIAMS	209	
<u>C601</u>	SHEILA WILLIAMS	208	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C1529</u>	SHELBY HORNE	207	
<u>C3100</u>	SHELBY STANLEY	207	
<u>C109</u>	SHEMEKA DRUMMOND	208	
<u>C411</u>	SHEMEKA DRUMMOND	207	
<u>C85</u>	SHEMEKA DRUMMOND	209	
<u>C2257</u>	SHERRY SHOLOCK	207	
<u>C673</u>	SHERYL HEMMINGWAY	207	
<u>C2274</u>	SHIRLEY ARQUINES	207	
<u>C2239</u>	SHONTANA RUSSELL	207	
<u>C3131</u>	SHUNDRIKA CLARK	207	
<u>C260</u>	SIDEAM M. RANDOLPH	207	
<u>C54</u>	SIDEAM M. RANDOLPH	209	
<u>C68</u>	SIDEAM M. RANDOLPH	208	
<u>C1528</u>	SIDNEY BLAKE ADDISON	207	
<u>C322</u>	SIDNEY BLAKE ADDISON	209	
<u>C396</u>	SIDNEY BLAKE ADDISON	208	
C2015	SIJAN CICELLY MARTINEZ	207	
<u>C443</u>	SILABA MPASU	207	
<u>C455</u>	SILABA MPASU	207	•
<u>C959</u>	SILABA MPASU	207	
C596	SMITH AWAMBU	207	
C705	SOCRATES L. PENA II	207	
C194	SOLOMON FISHER III	208	
<u>C704</u>	SOLOMON FISHER III	207	•
<u>C155</u>	SOLOMON FISHER, III	209	
<u>C1571</u>	SOLOMON L. WALKER, JR	207	
C203	SONDRA BONTON	207	
<u>C204</u>	SONDRA BONTON	207	
C1336	SONIA RAMIREZ	207	
C1217	SONYA PALMER	207	
<u>C272</u>	SONYA PALMER	209	
<u>C329</u>	SONYA PALMER	208	
C1497	SOPHIA DANIELS	207	
C1542	SOPHIA TRAN	207	
C2567	SORRELL STAGGERS	207	
C3323	SPENCER CAIN	207	
C2492	SPURGEON DANIEL ANDERS PAULIAH	207	
C1454	STACEY HOWELL	207	
<u>C1972</u>	STACIE L. BARRETT	207	
C2735	STANLEY EUGENE BUSBY, II	207	
<u>C429</u>	STEDSON BUTLER	207	
C193	STEPHANIE ĆORDOVA	207	
C35	STEPHANIE CORDOVA	209	
<u>C47</u>	STEPHANIE CORDOVA	208	
<u>C2414</u>	STEPHANIE DEMPS	207	
C2050	STEPHANIE DEWEESE	207	
<u>C2050</u> <u>C176</u>	STEPHANIE FISH	209	
<u>C176</u> <u>C222</u>	STEPHANIE FISH	208	
<u>C800</u>	STEPHANIE FISH	207	
<u>C3406</u>	STEPHANIE FRANKS	207	
<u>C3406</u> <u>C1639</u>	STEPHANIE MONTERO (NOW ZERR)	207	
	STEPHANIE MONTERO (NOW ZEAR) STEPHANIE RIDDEL	207	
<u>C796</u>		207	
<u>C173</u>	STEPHANIE RIDDEL		
<u>C3381</u>	STEPHANIE TORLINA	207	
<u>C689</u>	STEPHEN D. BURKETT	207	
<u>C1319</u>	STEPHEN DANIEL HYSON	207	
<u>C351</u>	STEPHEN DANIEL HYSON	208	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2424	STEPHEN DAVID PITZER	207	
C3429	STEPHEN PEASE	207	
C2244	STEPHEN SCARBOROUGH	207	
C433	STEPHEN TAYLOR	207	
C2984	STEPHEN WALKER	207	
C1614	STEPHEN YONZAL HARRIS	207	
C3188	STEPHONE MITCHELL	207	
C2575	STEVEN BAILEY	207	
C2459	STEVEN BOURGEOIS	207	
C3244	STEVEN DOATY	207	
C2388	STEVEN HARRIS	207	
C3204		207	
	STEVEN HIDE MARTINEZ		
C1646	STEVEN JUDE MARTINEZ	207	
<u>C3163</u>	STEVEN KENNEDY	207	
<u>C2786</u>	STEVEN KING	207	
<u>C464</u>	STEVEN KING	209	
<u>C571</u>	STEVEN KING	208	
C3335	STEVEN L. HARRIMAN	207	
<u>C3387</u>	STEVEN M. LADD	207	
C3136	STEVEN MANNE	207	
C2038	STEVEN MCCOMBS	207	
C311	STEVEN PHARO	207	
<u>C63</u>	STEVEN PHARO	209	•
<u>C80</u>	STEVEN PHARO	208	
C1063	STEVEN PRICE	207	
C1295	STEVEN PRICE	207	
C230	STEVEN PRICE	209	
C280	STEVEN PRICE	208	
C1634	STEVEN SIMMONS	207	
C2800	STEVEN TYLER MURPHY	207	
<u>C2521</u>	SUMMER DANIELLE HAVERKOS	207	
C3146	SUSAN D. PARSLEY	207	
<u>C2619</u>	SUSAN DAILEY	207	
	SUSANA GALLEGOS	207	
<u>C340</u>		207	
<u>C1113</u>	SUZANNE FRANKLIN	209	
C241	SUZANNE FRANKLIN		
<u>C297</u>	SUZANNE FRANKLIN	208	
<u>C1212</u>	TABITHA BARRIENTES	207	
<u>C2894</u>	TAD CROWSON	207	
<u>C2548</u>	TAHZENEKA STANLEY	207	
<u>C2662</u>	TALIA STOKES	207	
<u>C456</u>	TALIA STOKES	209	
<u>C557</u>	TALIA STOKES	208	
<u>C2455</u>	TALIEA POCAIGUE	207	
C2587	TALMADGE LEE	207	
C1215	TAMECKO TURLEY	207	
C3462	TAMECKO TURLEY	207	
C129	TAMEKA COLEMAN	207	
<u>C854</u>	TAMEKA DUDLEY	207	
C1498	TANNER REED THRASH	207	
<u>C173</u>	TARRELL HINES	207	
<u>C29</u>	TARRELL HINES	209	
<u>C39</u>	TARRELL HINES	208	
<u>C39</u> <u>C1161</u>	TASHA CRUTCHER	207	
<u>C1101</u> <u>C1828</u>	TASHA M. SMITH	207	
	TASHA M. SMITH TASHANNA FRANKSON	207	
<u>C3035</u>		207	
<u>C1140</u>	TAVARIS T. PEYTON	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
<u>C1147</u>	TAWANDA MCCRAE	207	
<u>C2412</u>	TAYLOR HARRIS	207	
<u>C10</u>	TAYLOR RAYMOND	209	
<u>C15</u>	TAYLOR RAYMOND	208	
<u>C75</u>	TAYLOR RAYMOND	207	
C2183	TEANG UNG	207	
C2423	TEQUILLA SHELTON	207	
C1342	TERRA DURBIN	207	
C2435	TERRY BODDY, JR	207	
C2824	TERRY BODDY, JR.	207	
C2802	TERRY GRAHAM	207	
C3461	TERRY GUTIERREZ	207	
C1876	TERRY LAWRENCE CORNISH	207	
C371	TERRY LAWRENCE CORNISH	207	
<u>C450</u>	TERRY LAWRENCE CORNISH	209	
C2814	TERRY M. HILL	207	
C2278	THEODORA RANDOLPH	207	
<u>C1450</u>	THEODORE HUDSON	207	
<u>C381</u>	THEODORE HUDSON	208	
<u>C2615</u>	THEOTIS K WEATHERSPOON	207	
<u>C1917</u>	THERESA BURNHAM	207	
<u>C2122</u>	THERESA BURNHAM	207	
C3085	THERESA HARRIS	207	
<u>C2593</u>	THERESA SCHMIDT	207	
<u>C1167</u>	THIEN KIM	207	
C518	THOMAS A SCHWARZE	208	
<u>C2367</u>	THOMAS A. SCHWARZE	207	
C422	THOMAS A. SCHWARZE	209	
C1375	THOMAS ANDERSON	207	
C3098	THOMAS BRANDON FRYER	207	
C2229	THOMAS D DUNCAN	207	
C1391	THOMAS E. JOHNSON	207	
C2231	THOMAS HEISLER	207	
C3259	THOMAS INMAN	207	
C2535	THOMAS KAISER	207	
C1420	THOMAS SNOW	207	
C2589	THOMAS VINCENT MANNING, JR.	207	
C2916	TIANA BREAULT	207	
C1144	TIFFANY DOUGHERTY	207	
C2597	TIFFANY HOTT	207	
C2192	TIFFANY M TUCKER	207	
C2726	TIFFANY WALKER	207	
C2083	TIMOTHY BICKEL	207	
<u>C393</u>	TIMOTHY BICKEL	209	
<u>C478</u>	TIMOTHY BICKEL	208	
C767	TIMOTHY CARPENTER	207	
C1362	TIMOTHY DEL GREEN	207	
	TIMOTHY DEL GREEN	209	
<u>C302</u>	TIMOTHY DEL GREEN	208	
<u>C370</u>		207	
<u>C2777</u>	TIMOTHY J. ADAMS	207	
<u>C188</u>	TIMOTHY JOHNSON	208	
<u>C232</u>	TIMOTHY JOHNSON		
<u>C25</u>	TIMOTHY JOHNSON	208	
<u>C843</u>	TIMOTHY JOHNSON	207	
C3084	TIMOTHY KINNIE	207	
<u>C3045</u>	TIMOTHY O. JENKINS	207	
<u>C600</u>	TIMOTHY O. JENKINS	208	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C1442	TIMOTHY PAUL NEWMAN	207	
<u>C3169</u>	TIMOTHY R. REITER II	207	
C105	TIMOTHY T. A. JOHNSON	207	
<u>C18</u>	TIMOTHY T. A. JOHNSON	209	
C3350	TIMOTHY WILLIAMS	207	
C2854	TIMOTHY ZUBYK JR	207	
C2380	TINA MCCUNE	207	
C2689	TOAN DUONG	207	
C105	TOCCARA PRECIOUS CLAY	209	
C134	TOCCARA PRECIOUS CLAY	208	
C501	TOCCARA PRECIOUS CLAY	207	
C2105	TODD A. DECKARD	207	
C1853	TODD BRADFORD	207	
C1129	TODD CUSHMAN	207	
<u>C248</u>	TODD CUSHMAN	207	
C302	TODD CUSHMAN		
C1789		208	
-	TODD E. IHLE	207	
C1674	TODD GERARD BADER	207	
C2033	TOMAS VAQUERANO CORTEZ	207	
C1350	TONI M. BRYANT	207	
<u>C3245</u>	TONI WRIGHT	207	
<u>C1499</u>	TONYA FIGHTMASTER	207	
<u>C113</u>	TONYA GERS	207	
<u>C21</u>	TONYA GERS	209	
<u>C27</u>	TONYA GERS	208	
<u>C2696</u>	TORREY HUGHES	207	
<u>C2941</u>	TRACY DEAN NEVILLE	207	
<u>C3436</u>	TRACY HORT	207	
C1523	TRACY LYNN SUTTLES	207	
C2353	TRAVIS COMBS	207	
C2409	TRAVIS COMBS	207	
C3249	TRAVIS J. WALLENFANG	207	
C1998	TRAVIS KEGG	207	
C3195	TRAVIS PIERCE	207	
C3349	TRAVIS SCHOLL	207	
C2442	TRAVIS STEWART	207	
C3129	TRAVIS SYSLO	207	
C753	TRAVIS T. CRAIG	207	
C1985	TRAVIS W. BARNES	207	
C3255	TRAVIS WALLENFANG	207	
C1430	TRAVIS WIBLE	207	
C2187	TRAYTON JORDAN	207	
C1204	TREMAYNE JACKSON	207	
	TRENT ASH	207	
C1740		207	
<u>C3113</u>	TREVOR BOBO		
<u>C502</u>	TREVOR BOBO	209	
C195	TREVOR JAMAL ENGRAM	209	
<u>C243</u>	TREVOR JAMAL ENGRAM	208	
C905	TREVOR JAMAL ENGRAM	207	
C3215	TREVOR JERMAINE CHRISTIAN	207	
<u>C506</u>	TREVOR JERMAINE CHRISTIAN	209	
<u>C612</u>	TREVOR JERMAINE CHRISTIAN	208	
<u>C1303</u>	TRICIA CHARLESWORTH	207	
C2708	TROY HEITMANN	207	
<u>C1524</u>	TROY K. SCHRADER	207	
<u>C2040</u>	TROY RONDEAU	207	
<u>C2090</u>	TULANCE THOMAS	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C3246	TYLER PITNER	207	
<u>C3216</u>	TYLESHA ALLEN	207	
C206	TYRONE LA'NEAR DUDLEY	207	
<u>C39</u>	TYRONE LA'NEAR DUDLEY	209	
C52	TYRONE LA'NEAR DUDLEY	208	
C2819	TYSON R. BROWN	207	
C1931	ULISSES MARIA	207	
C2287	VALERIA JOHNSON	207	
<u>C408</u>	VALERIA JOHNSON	209	
<u>C499</u>	VALERIA JOHNSON	208	
C153	VALERIE TAYLOR HOLLIS	209	
<u>C133</u> C188			
	VALERIE TAYLOR HOLLIS	208	
C681	VALERIE TAYLOR HOLLIS	207	
C2344	VARDGEZ TOROSSIAN	207	
C2724	VEENAT KAVAN	207	
C2594	VERONICA BARRERA	207	
C2739	VERONICA CUNNINGHAM	207	
C2073	VERONICA DELVADA WILLIAMS	207	
<u>C391</u>	VERONICA DELVADA WILLIAMS	209	
<u>C476</u>	VERONICA DELVADA WILLIAMS	208	
C2919	VICKI LIGHTNER	207	
C2288	VICKY WARNER	207	
C1394	VICTOR CHATMAN	207	
C3385	VICTOR GAETA	207	
C2893	VICTOR L. GUMBS	207	
C479	VICTOR L. GUMBS	209	
C587	VICTOR L. GUMBS	208	
C2711	VICTOR L. HAGANS	207	
C2811	VICTOR L. HAGANS	207	
C2896	VICTOR L. HAGANS	207	
C3328	VICTOR RODRIGUEZ	207	
<u>C2856</u>	VICTORIA C. PYLES	207	
	VICTORIA C. PYLES	209	
<u>C469</u>		208	
C577	VICTORIA C. PYLES		
C3191	VICTORIA ESTES	207	
C1486	VICTORIA M. LOPEZ	207	
C3225	VINCENT BRITTON	207	
C1223	VINCENT HUTCHINSON	207	
<u>C276</u>	VINCENT HUTCHINSON	209	
C333	VINCENT HUTCHINSON	208	
C1412	VINCENT M. CRIDER	207	
C2227	VINSON LONGLEY	207	
<u>C400</u>	VINSON LONGLEY	209	
<u>C489</u>	VINSON LONGLEY	208	
C2113	VIVIAN JOHNSON	207	
C2529	VLADISLAV STEPANENKO	207	
C1424	WALID NASR	207	•
C2269	WALTER M MYERS	207	
C2268	WALTER NASH	207	
<u>C1894</u>	WALTER W. PIPER III	207	
C2221	WANESHIA NORMAN	207	
<u>C2584</u>	WAYNE LEWIS FOWLER	207	
		207	
C2355	WENDI MYERS		
C3241	WESLEY DAVID	207	
<u>C2614</u>	WESLEY DISTAD	207	
<u>C2480</u>	WESLEY TALBOT	207	
<u>C1461</u>	WESSIE N. EMMERT	207	

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Claim No:	Creditor	BK Matter	Excluded/Included Portion of Claim:
C2260	WHITNEY LESHEA KING	207	Landada / Michael Fortion of Ciaim:
<u>C404</u>	WHITNEY LESHEA KING	209	
C494	WHITNEY LESHEA KING	208	
C3254	Whitney Peete	207	
C2345	WHITNEY PETERSON	207	
C2326	WILKE PIERRE	207	
C655	WILLETTER MORRISON	207	
C1620	WILLIAM BRISCOE	207	
C2709	WILLIAM CORWIN	207	
C1166	WILLIAM EDWARDS JACOBS, JR.	207	
C2511	WILLIAM FITZGERALD	207	
C2525	WILLIAM FORD	207	
<u>C443</u>	WILLIAM FORD	209	
C539	WILLIAM FORD	208	
C1536	WILLIAM J. BELL, II	207	
C2158	WILLIAM J. CLARK	207	
C3144	WILLIAM LAWSON	207	
C3271	WILLIAM LEWIS	207	
<u>C1419</u>	WILLIAM LUNDQUIST	207	
C3295	WILLIAM SCHONFELDER	207	
<u>C5235</u> <u>C614</u>	WILLIAM SCHONFELDER	207	
	WILLIAM TOWNES	207	
<u>C174</u> <u>C2985</u>		207	
	WILLIS KEITH HALL WILNEACE T. GRANT	207	
<u>C629</u>		207	
<u>C1743</u>	XOTOVIO BELL	207	
<u>C933</u>	YACOUBA OUATTARA		
C408	YANETH RUIZ	207	
C2943	YASHAEL URENA	207	
C3401	YASHMINA UEJIMA	207	
C2520	YCNAN SANCHEZ	207	
<u>C2737</u>	YESENIA MEDINA	207	
C1980	YEUGENY SKOPINSKY	207	
<u>C1467</u>	YONNIE TRAVIS	207	
<u>C3157</u>	YOSEFE TEGAYE	207	
C2431	YULON ORLANDO JOHNSON	207	
C2757	YVETTE DE LEON	207	
<u>C3399</u>	ZACHARY ASA VIVIAN	207	
<u>C211</u>	ZACHARY CASTRO	207	
<u>C40</u>	ZACHARY CASTRO	209	
<u>C55</u>	ZACHARY CASTRO	208	
<u>C2828</u>	ZACHARY D. BRAYFIELD	207	
<u>C1713</u>	ZACHARY FRANK TAYLOR	207	
<u>C232</u>	ZACHARY HARTMAN	207	
C3021	ZACHARY NELSON	207	
<u>C1248</u>	ZACHARY P. ERICKSON	207	
<u>C338</u>	ZACHARY P. ERICKSON	208	
<u>C177</u>	ZACHARY PAISLEY	209	
<u>C763</u>	ZACHARY TYLER HUGHES	207	
<u>C1432</u>	ZACKERY PAUL SALZWEDEL	207	
<u>C1896</u>	ZAIRA YVONNE ORTIZ	207	
<u>C3440</u>	ZANDRA PATTERSON	207	
	ZEH GIBSON	207	

Exhibit 4 (Notices)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

IN RE:)	
)	
ITT EDUCATIONAL SERVICES, INC., et al. 1)	Case No. 16-07207-JMC-7A
)	
Debtors.)	Jointly Administered

NOTICE TO STUDENTS: SETTLEMENT OF STUDENT CLASS ACTION

PLEASE READ THIS NOTICE CAREFULLY. YOUR RIGHTS MAY BE AFFECTED. A FEDERAL COURT AUTHORIZED THIS NOTICE. THIS IS NOT A SOLICITATION FROM A LAWYER. YOU ARE NOT BEING SUED.

This Notice is posted at http://omnimgt.com/ITT

Who is This Notice For?

This Notice applies to you if you are a former student of ITT Educational Services, Inc. or Daniel Webster College, Inc. (collectively, the "Debtors"), who attended ITT between January 1, 2006 and September 16, 2016, or attended Daniel Webster College between January 1, 2009 and September 16, 2016 (collectively the "Settlement Class").

This Notice is being sent to (a) those members of the Settlement Class who have filed Student Proofs of Claim;² (b) those former students who have or had accounts placed for servicing or collection with University Accounting Services, LLC or FirstSource Financial Solutions, Inc./One Advantage and who have made payments since the Petition Date; and (c) all parties who have requested that they receive notice in the Debtors' chapter 7 bankruptcy cases.

¹ The debtors in these cases, along with the last four digits of their respective federal tax identification numbers, are ITT Educational Services, Inc. [1311]; ESI Service Corp. [2117]; and Daniel Webster College, Inc. [5980].

² "Student Proofs of Claim" means proofs of claim filed by individual students who are members of the Settlement Class to the extent that such proofs of claim are encompassed by proofs of claim filed on behalf of the Settlement Class [Claim Nos. 424, 520 and 2383]. For the avoidance of doubt, "Student Proofs of Claim" do not include any proofs of claim filed by individual students asserting a claim based on dishonored checks issued by ITT to students for, among other similar reasons, Title IV funds, including Pell grants, student aid funds administered by the Department of Education, or state-based student aid funds that were in excess of the tuition owed by the student for completed semesters but were disbursed to ITT by the state, federal government, or other entity with the intention that ITT act as a pass-through and disburse the funds to the students.

What is This Notice About?

A proposed settlement has been reached in a currently pending class action lawsuit against the Debtors in the chapter 7 bankruptcy cases of ITT Educational Services, Inc. ("ITT"), et al.

What is this Lawsuit About?

On September 16, 2016, ITT and Daniel Webster filed for relief under chapter 7 of the Bankruptcy Code in the United States Bankruptcy Court for the Southern District of Indiana (the "Court").

On January 3, 2017, former students of the Debtors, on behalf of themselves individually and the Settlement Class (collectively, the "Students"), filed a Class Action Adversary Complaint in the Court [Case No. 17-50003] (the "Lawsuit"), and class proofs of claim against each of the Debtors [Claim Nos. 284, 347, and 1285, as amended by Claim Nos. 424, 520, and 2383].

The Lawsuit alleges that the Debtors violated consumer protection laws by engaging in deceptive practices, using abusive, unfair and deceptive recruiting and retention strategies and financial aid practices, and by falsely obtaining accreditation. The Students further allege the Debtors breached their enrollment contracts with the Students by closing their operations before certain students in the Settlement Class could complete their educations and by denying students the benefit of promised post-graduation refresher courses and lifetime job placement assistance. The Students further allege the Debtors breached the covenants of fair dealing and good faith contained in the enrollment contracts and included unconscionable terms in such contracts. The Students sought, among other relief, damages including costs and attorneys' fees, and an order enjoining the collection of all private student loans.

What is the Status of the Settlement?

After engaging in good-faith negotiations, the Debtors and the Students agreed to the terms of a settlement agreement (the "Settlement Agreement"), described below, to resolve their disputes.

On [•], 2017, the Trustee filed a motion seeking Court approval of the Settlement Agreement [Doc [•]] (the "Motion"). A copy of the Settlement Agreement is attached to the Motion and is available free of charge on the Debtors' case website, available at http://omnimgt.com/ITT.

On [•], 2017, the Court entered an order preliminarily approving the Settlement Agreement [Doc [•]]. The Court will hold a further hearing on the Motion on [•] to determine approval of the Settlement Agreement on a final basis.

What Are the Key Terms of the Settlement Agreement?

Student Receivables

- "Student Receivables" are loans that ITT made to students to finance their tuition and other charges and fees owed to ITT.
- The Trustee will return all funds to the students who made payments for debts owed directly to ITT on or after September 16, 2016 to ITT, UAS, FirstSource, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and any and all other

- agencies. The amount returned shall be reduced, pro rata, by the amount deducted from the aggregate of such payments by the collection agencies, including UAS, FirstSource, Security Credit Systems, Inc., Premiere Credit NA, General Revenue Corporation, and reasonable administrative cost associated with returning the funds.
- Each of the collection and servicing agents has marked the Student Receivables as paid in full or has deleted the Student Receivables from the students' credit records and files and no further reporting will be made to any credit bureaus about Student Receivables.
- The Trustee will not sell, assign, transfer, pledge, collect, or in any way dispose of any of the Student Receivables.

Students' Allowed Claim

- The Students' Proofs of Claim will be allowed in the amount of the \$1,500,000,000, as unsecured claims. In other words, <u>all</u> former students who are part of the Settlement Class will share an allowed claim of \$1.5 billion.
- If the Department of Education discharges, forgives or cancels all or any part of the Settlement Class federal student loans or any such loan is otherwise forgiven or deemed paid while the bankruptcy case is pending, the Students' claim may be reduced one dollar for each dollar of debt that the Department of Education discharges or cancels. However, the Claim will not be reduced below the amount of \$1,099,896,000.
- At the end of the bankruptcy case, the Trustee will distribute the funds she is holding on a pro rata basis to all of ITT's creditors according to the priorities set forth in the Bankruptcy Code. Several types of claims such as amounts due for the expenses of the bankruptcy, amounts due to employees and for taxes will be paid ahead of the Students' Proofs of Claim. Once the amount, if any, that will be paid on account of the Students' Proofs of Claim is known, the class representatives will file a proposed division of any money to be distributed to the class members.
- It is not yet known if there will be money in the bankruptcy estate to be distributed on account of the allowed Students' Proofs of Claim, but it appears likely that the amount to be received will be significantly less than \$1.5 billion.

Release of Claims

• In exchange for the Agreement, the Settlement Class is releasing the Trustee, in her capacity as Trustee and individually, all professionals engaged by the Trustee either on her behalf or on behalf of the Debtors' estates from any and all claims, demands, obligations, damages, action, or causes of action, in law or in equity, the Student Class has or may have against the Trustee for any reason whatsoever existing prior to or as of the Settlement Effective Date. This does not release other parties.

Are There Lawyers Representing Me?

The Court has approved lawyers (called "Class Counsel") to collectively represent all Settlement Class Members. You will not be asked to pay your own personal money for the services of these attorneys and their associates and staff in litigating this case and negotiating this Settlement. Only

Class Counsel may act on behalf of the class. However, that does not prevent you from hiring your own lawyer to advise you personally about your rights, options or obligations as a Settlement Class Member in this lawsuit. If you want to be represented by your own lawyer, you may hire one at your own expense. Class Counsel is the Legal Services Center of Harvard Law School, 617-390-2669.

What Is the Release of Claims?

If you are a class member and have not excluded yourself from the class as described below, you are waiving all your rights to all claims during the class period related to any claims against the Trustee, her employees, or anyone she hires in handling the bankruptcy, including even those you are not aware of at present or do not suspect, in exchange for the Settlement Agreement. By participating, you will not be giving up any other claim(s) that you may have against any other third parties, including but not limited to, the Department of Education, directors and officers of the Debtors, and another third party entities that are not part of the Settlement Agreement.

What Happens If I Do Nothing?

If you do nothing, you will be part of the Settlement Class, and you will be releasing all claims you may have against the Debtors related to the allegations in the case.

What If I Don't Want to be Part of the Settlement?

You may request to be excluded from the Settlement. If you request to be excluded, you will not be part of the Settlement Class, will not receive any payout on the Proofs of Claim, if such payouts occur, and will not have released your claims. You will then be entitled to pursue your claims individually.

You may request to be excluded, or "opt out," from the Settlement by returning a copy of the form attached hereto as **Exhibit I** (the "Opt-Out Form") to the Court, evidencing your intention to opt out of the Settlement Class, on or before [•] (the "Opt-Out Deadline").

Opt-Out Forms should be directed to the Court at the address below so as to be received no later than [•]:

In re ITT Educational Services, Inc., et al. 116 U.S. Courthouse 46 East Ohio Street Indianapolis, IN 46204

What if I Object to the Settlement?

Any Settlement Class Member may object to the Settlement, or to any settlement term. Settlement Class Members must object in writing. You must file any objection by [] date.

If you object to any part of the Settlement Agreement and you want to tell the Judge, you must write a letter to the Judge telling him what you do not like about the Settlement Agreement. Include your name, address, phone number, and signature in the letter.

Objections should be mailed to:

In re ITT Educational Services, Inc., et al. 116 U.S. Courthouse 46 East Ohio Street Indianapolis, IN 46204

Should I keep making payments that I owe directly to the Debtor?

Pending further notice, former students of the Debtors should immediately cease making any payments on account of money owed to the Debtors. This notice only applies to Student Accounts owed directly to the Debtors, sometimes known as "Temporary Credits," and not to any other federal or private student loans that you, or anyone on your behalf, took out to attend the Debtors' institutions, including any loan amounts owed to the United States Department of Education, Student CU Connect CUSO, LLC, and/or PEAKS Trust 2009-1.

Who do I contact if I have questions about the Settlement Agreement?

Questions concerning this notice or the matters described herein should be directed to:

Legal Services Center of Harvard Law School 122 Boylston Street Jamaica Plain, MA 02130 617-390-2669 http://www.projectonpredatorystudentlending.com

Tel.: (617) 390-2669

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Dated: [•], 2017

Indianapolis, Indiana

/s/ Jeff J. Marwil

Jeff J. Marwil
Peter J. Young
Jeramy D. Webb
PROSKAUER ROSE LLP

70 West Madison, Suite 3800 Chicago, Illinois 60602-4342 Telephone: (312) 962-3550

Facsimile: (312) 962-3551

-and-

Timothy Q. Karcher Michael T. Mervis Jared D. Zajac Russell T. Gorkin

PROSKAUER ROSE LLP

Eleven Times Square New York, New York 10036 Telephone: (212) 969-3000 Facsimile: (212) 969-2900

Co-counsel to the Trustee

/s/ Deborah J. Caruso

Deborah J. Caruso (Atty. No. 4273-49) John C. Hoard (Atty. No. 8024-49) James E. Rossow Jr. (Atty. No. 21063-29) Meredith R. Theisen (Atty. No. 28804-49) **RUBIN & LEVIN, P.C.** 135 N. Pennsylvania Street, Suite 1400 Indianapolis, Indiana 46204

Telephone: (317) 634-0300 Facsimile: (317) 263-9411

Co-counsel to the Trustee

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

IN RE:)	
ITT EDUCATIONAL SERVICES, INC., et al. 1)	Case No. 16-07207-JMC-7A
, , ,	j –	0.001.00.10.07.207.01010.711
Debtors.)	Jointly Administered

FORM OPTING OUT OF SETTLEMENT CLASS

This Opt-Out Form applies to you if you are a former student of ITT Educational Services, Inc. or Daniel Webster College, Inc. (collectively, the "Debtors"), who attended ITT between January 1, 2006 and September 16, 2016, or attended Daniel Webster College between January 1, 2009 and September 16, 2016 (collectively the "Settlement Class").

Deborah J. Caruso, the trustee (the "<u>Trustee</u>") appointed in the chapter 7 cases of ITT Education Services, Inc. *et al.* has sent and posted this form (the "<u>Opt-Out Form</u>") for members of the Settlement Class affected by the settlement agreement (the "<u>Settlement Agreement</u>"). The Settlement Agreement resolves the claims of the Settlement Class.

On [•], 2017, the Trustee filed a motion seeking Court approval of the Settlement Agreement [Doc [•]] (the "Motion"). A copy of the Settlement Agreement is attached to the Motion and is available free of charge on the Debtors' case website, available at http://omnimgt.com/ITT.

On [•], 2017, the Court entered an order preliminarily approving the Settlement Agreement [Doc [•]]. The Court will hold a further hearing on the Motion on [•] to determine approval of the Settlement Agreement on a final basis.

Under the terms of the Settlement Agreement, Students are entitled to opt out of the Settlement Class by checking the box below and returning this Opt-Out Form to the Court, evidencing their intention to opt out of the Settlement Class, on or before [•] (the "Opt-Out Deadline"). All Students who do not opt out of the Settlement Class before the Opt-Out Deadline will be deemed to be members of the Settlement Class. If you want to be part of the Settlement Class, you do not need to fill out or return this form, or take any further action.

If you do opt out of the Settlement Class, and you individually file a proof of claim, your proof of claim will not be disallowed under the terms of the Settlement Agreement, and instead the Court will determine the whether to allow your claim pursuant to the normal procedures for resolving proofs of claim.

¹ The debtors in these cases, along with the last four digits of their respective federal tax identification numbers, are ITT Educational Services, Inc. [1311]; ESI Service Corp. [2117]; and Daniel Webster College, Inc. [5980].

NOTE: This Settlement does not impact any proofs of claim filed by individual students asserting a claim based on dishonored checks issued by ITT to students for, among other similar reasons, Title IV funds, including Pell grants, student aid funds administered by the Department of Education, or state-based student aid funds that were in excess of the tuition owed by the student for completed semesters but were disbursed to ITT by the state, federal government, or other entity with the intention that ITT act as a pass-through and disburse the funds to the students.

Please check the bo	x below ONLY if you want to opt out of the Settlement Class:
	at of the Settlement Class and have placed a check in the box above, address below so that so that it is <i>received</i> by the Opt-Out
	In re ITT Educational Services, Inc., et al.
	116 U.S. Courthouse
	46 East Ohio Street
	Indianapolis, IN 46204
-	ed the box above, failure to return this form by the Opt-Our r being deemed to be a member of the Settlement Class.
· · · · · · · · · · · · · · · · · · ·	ormer student of the Debtors or the authorized signatory for such information provided in this Opt-Out Form and elect to opt out of the
Student Name:	<u> </u>
Signature:	
Proof of Claim Number:	·

Address:

Telephone:

Date completed: