

**MONITOR'S EMERGENCY EX PARTE APPLICATION FOR TEMPORARY
RESTRAINING ORDER AND RELIEF PURSUANT TO SECTIONS 105(A) AND 1519
OF THE BANKRUPTCY CODE**

Now comes Ernst & Young, LLP (“EY”), as the court-appointed monitor (the “Monitor”) and authorized foreign representative of the above-captioned Debtors,¹ and states:

**I.
JURISDICTION, VENUE, AND CORE ALLEGATIONS**

This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 1334(a) and (b) and 11 U.S.C. § 1501 of the Bankruptcy Code. Venue is proper in this district pursuant to 28 U.S.C. § 1410. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(P).

**II.
EMERGENCY RELIEF REQUESTED**

The Debtors are a group of Canadian-based companies who have filed for restructuring under the Companies’ Creditors Arrangement Act in Canada. The Canadian Court has appointed the Monitor for the Debtors. The Debtors are attempting to sell their assets through a court-supervised procedure. The Monitor has contemporaneously filed a petition for recognition of the foreign proceedings under Chapter 15 of the Bankruptcy Code in this Court. The Monitor is concerned that, if immediate relief staying execution of assets and litigation is not ordered, creditors in the United States will take action that could disrupt the sale and thereby damage the body of creditors and stakeholders. Accordingly, the Monitor seeks emergency provisional relief under 11 U.S.C. § 1519 and 105(a).

¹ The “Debtors” are the following six entities: GASFRAC Energy Services Inc. (“GESI”), which is the 100% parent company of GASFRAC Services GP Inc. (“GSGP”), GASFRAC US Holdings Inc. (“Holdings”), and the 99.99865% owner of GASFRAC Energy Services Limited Partnership (“GES LP”) (GSGP owns the remaining 0.00135% or one unit of GES LP). Holdings is in turn the 100% owner of GASFRAC Inc. (“GI”) and GASFRAC Energy Services (US) Inc. (“GESI US”).

III.
SUPPORT FOR THIS APPLICATION

The Monitor attaches the following Exhibits to this Application.

Exhibit	Description	Comment
A	Form of Order Granting Monitor's Emergency Ex Parte Application For Temporary Restraining Order And Relief Pursuant To Sections 105(A) And 1519 Of The Bankruptcy Code	

The Monitor also requests that the Court take judicial notice of its files in this case, and relies upon Monitor's Notice Of Filing Of Documents In Support Of First Day Motions, filed contemporaneously herewith.

IV.
BACKGROUND

A. The Structure and General Operations of the Debtors

1. The entities seeking protection in the Canadian Proceedings and under chapter 15 of the Bankruptcy Code are the Debtors.

2. GESI is a corporation formed under the Alberta *Business Corporations Act*, R.S.A c. B-7 of Alberta, Canada (the "ABCA") with its principal place of business located in Calgary, Alberta, Canada. Its shares are publically traded on the Toronto Stock Exchange under the symbol GFS. GSGP is a corporation formed under the ABCA and a wholly-owned subsidiary of GESI. GES LP is a registered partnership formed under the ABCA with GSGP, a corporation registered under the ABCA, owning .00135% and serving as GES LP's General Partner and GESI owning 99.99865% of GSGP's equity. Holdings is a Delaware corporation that is wholly-owned by GESI. GI is a Delaware corporation wholly owned by Holdings. GESI US is a

Delaware corporation wholly owned by Holdings (together, Holdings, GESI US, and GI² are “**GASFRAC US**”).

3. The corporate operations of the Debtors are directed and controlled through the parent company, GESI. All of the directors of the Debtors are employees of GES LP or GESI and are located in Canada. Likewise, all of the officers of the Debtors are employees of GES LP or GESI and are located in the corporate headquarters of GESI in Alberta, Canada. All key corporate decision making is directed and controlled at the parent level by GESI, including decisions regarding contracts, accounts payable, accounts receivable, human resources, insurance, capital expenditures and financing. In addition, the working capital financing for the Debtors is provided by PNC Bank Canada Branch (“**PNC Canada**”) located in Montreal, Quebec, Canada through that certain Revolving Credit and Security Agreement dated as of June 19, 2014 (the “**Revolving Facility**”). The Debtors are jointly and severally liable to PNC Canada for sums owed under the Revolving Facility and practically all of the assets of the Debtors are pledged to PNC Canada to secure such obligations. Except for the creation and perfection for security interests in assets located in the United States, the Revolving Facility is governed by Canadian law.

B. Business Operations of the Debtors

4. Headquartered in Calgary, Alberta with operations throughout Western Canada and the United States, the Debtors have pioneered the utilization of the liquid petroleum gas fracturing process (the “**LPG Fracturing Process**”). GESI is the parent company that owns, operates and funds the subsidiaries as well as the holder of all of the Debtors’ intellectual property. All directors and officers of all the Debtors are based in Canada and are employed by GESI or GES LP. Collectively, the Debtors employ approximately 195 people: 149 in Canada

² Holdings and GESI U.S. Inc. have no employees or tangible assets.

and 46 in the United States, with most employees in the United States working in field offices in Floresville, Texas. The corporate headquarters for the Debtors are located in Calgary, Alberta, Canada.

5. Fracturing in the oil and gas industry has typically consisted of hydraulic fracturing, whereby water is used as the fluid injected with proppant to fracture the rock formation holding the petroleum or natural gas. The LPG Fracturing Process, which replaces water with LPG, is a relatively new technology in the industry, having been developed and first used by the Debtors only six years ago.

6. The LPG Process is advantageous in that it saves on costs and burdens associated with using water for fracturing. In regard to the LPG Fracturing Process, GESI has developed and owns certain intellectual property (the "IP"). The IP consists primarily of 15 product and process patents either issued or pending in Canada, the US and internationally. The IP is essential to the LPG Fracturing Process. The use of the intellectual property by GASFRAC US is not conducted through a formal licensing agreement but with the consent of GESI. The intellectual property is essential to the Debtors' unique place in the market as the single purveyor of LPG technology. The Debtors have also developed fluids that are comprised of mixtures of LPG and other high vapor pressure fluids, including gelled crude oil, which in certain formations are believed to make the fracturing process more efficient and environmentally sound.

7. Since inception, the Debtors have completed over 2,400 fracks at over 700 locations in numerous formations in Canada and the United States, including the Eagleford, San Miguel, Cardium, Viking, Utica and Frederick Brook Shale formations.

8. The Debtors have master services agreements with approximately seven customers located primarily in Canada, however, these agreements simply set out terms in the

event the parties wish to contract with the Debtors at a later date to provide LPG fracturing services. Individual jobs are contracted based on a purchase order which is governed by the master services agreement. The Debtors currently have two contracts to provide LPG fracturing services to customers located in Canada and the US and have recently signed a three year contract extension with one of these customers to provide fracturing services in Western Canada through to September 22, 2017. While contracts exist in respect of two customers, the Debtors' revenue stream from these contracts is dependent on the customers' level of fracturing activity. All contracts with customers must be finalized and approved by GESI.

9. The Debtors' business is seasonal, with fracturing activity curtailed in Canada during the second quarter, during the "spring breakup" period in the oil and gas industry. Fracturing activities of the Debtors in the US are curtailed or in some cases stopped entirely from December to February due to bans in place during the hunting seasons.

10. The Debtors' assets, located in Canada (primarily in Edson, Alberta and Red Deer, Alberta) and the United States (primarily in Floresville, Texas), consist of various equipment, intellectual property, inventory including but not limited to chemicals and proppant, material contracts and contract receivables, leased real property in Alberta, Texas and Oklahoma, as well as owned real property located in Edson, Alberta and Floresville, Texas. Approximately 60-70% of the Debtors' assets are located in Canada and approximately 30-40% are located in the United States.

11. Almost all of the creditors of the Debtors are located in Canada and the United States. For example, of the company's active vendor creditors, 111 are located in the U.S. and 176 in Canada. The overwhelming majority of the amount of the liabilities of the Debtors, including GASFRAC US's individually, are also to Canadian creditors. At the end of December,

2014, the Debtors owe PNC approximately C\$31 million pursuant under the Revolving Facility. In addition, GESI owes approximately C\$40.25 million to unsecured subordinated debenture holders pursuant to a Convertible Debenture dated February 8, 2012 between GESI and Olympia Trust Company, located in Calgary, Alberta, Canada. (the “**Debentures**”). The Debentures are governed by Canadian law. Collectively, the Debtors owe trade creditors, located in Canada and the United States C\$3.8M million and \$10.0 respectively.

C. Events Leading to the Commencement of the Canadian Proceedings

12. Despite the benefits to the LPG Fracturing Process, the process can be costly due to its relative novelty and has been slow to gain acceptance in the oil and gas industry. Because it is relatively novel, the infrastructure required to perform the operations associated with the LPG Fracturing Process is expensive and not available in large capacities. The Company has worked to develop much of the equipment necessary to successfully employ the LPG Fracturing Process, but at a significant cost.

13. Over the last year, the Debtors experienced a significant decrease in revenue, primarily due to the level of activity in the Debtors’ three major LPG customers who represent 84.1% of total revenue. As a result of the decrease, the Debtors have expanded into conventional fracturing methods in an attempt to increase revenues. Unfortunately, this expansion have not made up for the overall decrease in revenues. Further, the Debtors have incurred significant costs to acquire the equipment and supplies needed to provide conventional fracturing services.

14. While revenues have decreased, the Debtors’ fixed operating costs have remained relatively unchanged. As a result, the Debtors have been operating at a loss, which losses have been covered to date by draws made under the Revolving Facility. As the Debtors have almost reached the limit of funds available under the Revolving Facility, there is a significant risk that, without another source of interim funding, some cost cutting measures and some form of

restructuring or compromise, the Debtors will not be able to continue operations on a go forward basis. Furthermore, the current environment in the oil and gas industry, namely the precipitous decline in oil prices over the last quarter, has created considerable uncertainty for the Debtors' 2015 revenue stream.

15. Following a review of the Debtors' prospects and in light of the decline in revenues, a special committee of the Debtors' directors was formed in the fall of 2014 to seek strategic alternatives for the Debtors. The special committee retained CIBC World Markets Inc. ("CIBC") in November, 2014 to explore and evaluate a range of strategic alternatives to maximize value for the Debtors and its stakeholders, including but not limited to pursuing a sale of all or a portion of the Debtors' equipment. While CIBC has been unable to close a transaction in the short time it has been working with the Debtors, CIBC has identified potential parties with whom restructuring options may be pursued in the context of the Canadian Proceedings and the proposed Chapter 15 proceedings.

16. The Debtors, together with EY and CIBC, have been working together to create a Sale and Investment Solicitation Process ("SISP") intended to generate interest in either the business or the assets of the Debtors, with the goal of maximizing value and creating the foundations of a plan of compromise in the Canadian Proceedings or arrangement to stake holders. The Debtors anticipate that they will bring an application to the Canadian Court within the next week or two to seek approval for a SISP.

17. In addition to a SISP, the Debtors intend to also pursue alternative options as part of a restructuring, such as reducing or compromising its obligations, minimizing operating costs in various ways, including reducing unnecessary staff and conducting one-off asset sales of surplus assets. Any of these efforts will be undertaken for the purpose of further enhancing the

Debtors' term financial health and liquidity, with the goal of presenting a plan of compromise or arrangement to creditors to maximize value for the benefit of the Debtors' stakeholders.

18. While the Debtor's balance sheet assets are in excess of its liabilities, the Debtors have cash flow issues which require them to undertake some form of restructuring, coupled with cost cutting and/or a capital injection. As a result, the Debtors are not currently able to pay obligations generally as they come due. Therefore, Debtors are insolvent. The Canadian Proceedings and Chapter 15 proceedings are intended to allow the Company an opportunity to continue as a going concern while maximizing value for all of its stakeholders.

D. The Canadian Proceedings

19. The Companies' Creditors Arrangement Act ("CCAA") is a Canadian federal Act³ that affords financially troubled corporations the opportunity to restructure their financial affairs through a formal process commonly known as a "Plan of Arrangement." Corporations seeking relief under the CCAA are given the opportunity to avoid liquidation, typically allowing such corporations' creditors to receive some form of distribution for outstanding amounts owing to them while preserving the going-concern value of the corporation. The process under the CCAA is commenced by applying to the Canadian court for protection under the CCAA. The Canadian court will then issue an initial order, giving the debtor thirty (30) days of protection from its creditors to allow for the preparation of the Plan of Arrangement.

20. The initial order will also appoint a monitor for the debtor. The monitor is an independent third party appointed by the Canadian court to monitor the debtor company's ongoing operations and assist with the filing and voting on the Plan of Arrangement. The

³ The Court in *In re Fracmaster, Ltd.*, 237 B.R. 627, n. 3 (Bankr. E.D. Tex. 1999) noted that "[t]he CCAA is a Canadian federal statute which provides a statutory system, roughly equivalent to the Chapter 11 process in the United States, whereby corporations which are insolvent may seek court protection from creditor actions as they attempt to restructure their financial affairs, usually by way of a plan of arrangement or compromise with creditors."

monitor's duties also include reporting to the Canadian court on any major events that may impact the viability of the debtor company and notifying creditors and shareholders of any meetings relating to the Canadian Proceedings.

21. On January 14, 2015 the Debtors instituted The Canadian Proceedings by filing applications for the commencement of reorganization proceedings pursuant to the CCAA in the Court of Queen's Bench of Alberta, Judicial Centre of Calgary (the "**Canadian Court**").

22. On January 15, 2015, the Canadian Court granted an Initial Order (the "**Initial Order**") for relief in the Canadian Proceedings, a copy of which is attached as Exhibit GF-4 to the Monitor's Notice Of Filing Of Documents In Support Of First Day Motions.

23. Pursuant to the Initial Order, a stay is in place in Canada⁴ which prohibits any proceeding or enforcement process against the Debtors or their assets. Initial Order at ¶ 14. Further, all rights and remedies of any entity, whether judicial or extra-judicial, are stayed and suspended against the Debtors and their assets. *Id.* at ¶ 15.

24. Also, on January 15, 2015, the Canadian Court appointed EY as the Monitor of the Canadian Proceedings under the Initial Order. Initial Order at. ¶ 25. The Monitor's role in the Canadian Proceedings is to supervise the property and business affairs, and the Debtors are obligated to cooperate with the Monitor in this respect. *Id.* at ¶¶ 25-32.

25. The Initial Order also requests "the aid and recognition of any court . . . to give effect to this Order and to assist [the Debtors], the Monitor and their respective agents in carrying out the terms of this Order." Initial Order at ¶ 48. The Initial Order also allows for "[e]ach of [the Debtors] and the Monitor be at liberty and is hereby authorized and empowered to apply to any court . . . , wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order." *Id.* at ¶ 49.

⁴ This stay does not apply to PNC Bank. Initial Order at ¶19.

E. GASFRAC'S Intended Actions for Reorganization

26. The Debtors believe the ability to carry on their operations will add value in restructuring and/or selling the business as a going concern. Although this process is still in the developmental stage, the Debtors expect over the coming weeks to pursue a recapitalization or sale of their assets.⁵

F. The Chapter 15 Cases

27. Contemporaneously with the filing of this Application, the Monitor filed Official Form No. 1 Chapter 15 petitions for each of the Debtors pursuant to 11 U.S.C. § 1504, 1509(a) and 1515(a).

28. Pursuant to the Initial Order, the Monitor is a foreign representative in a foreign proceeding, and hereby seeks relief under Chapter 15 of the bankruptcy code.

**V.
ARGUMENT AND AUTHORITIES**

A. Need for Provisional Relief

The Monitor has contemporaneously filed petitions for recognition for each Debtor, seeking a recognition and a ruling that the Canadian Proceedings are foreign main proceedings under 11 U.S.C. §§ 1517(b)(1) and 1520 and has sought expedited relief for that petition. Although “[a] petition for recognition of a foreign proceeding shall be decided upon at the earliest possible time,”⁶ there is necessarily a gap between the time the petition for recognition is filed and the time the Court makes a decision on whether a proceeding should be recognized, and if so, whether such proceeding is a foreign main proceeding or a foreign nonmain proceeding.

⁵ Indeed, eight months ago, the Debtors obtained an appraisal of its equipment. The fair market value of the equipment alone exceeded the total amount of secured and unsecured debt of the Debtors.

⁶ 11 U.S.C. § 1517(c).

Accordingly, the Monitor seeks emergency provisional relief under 11 U.S.C. § 1519 and 11 U.S.C. § 105(a).⁷

The standard for such provisional relief is “where relief is urgently needed to protect the assets of the debtor or the interests of the creditors.” 11 U.S.C. § 1519(a). Pending a determination by the Court on the petition for recognition, the following provisional relief under 11 U.S.C. § 1519(a) is available:

- (1) staying execution against the debtor’s assets;
- (2) entrusting the administration or realization of all or part of the debtor’s assets located in the United States to the foreign representative or another person authorized by the court, including an examiner, in order to protect and preserve the value of assets that, by their nature or because of other circumstances, are perishable, susceptible to devaluation or otherwise in jeopardy; and
- (3) any relief referred to in paragraph (3), (4), or (7) of section 1521(a), namely:
 - suspending the right to transfer, encumber or otherwise dispose of any assets of the debtor to the extent this right has not been suspended under section 1520(a) [11 U.S.C. § 1521(a)(3)];
 - (4) providing for the examination of witnesses, the taking of evidence or the delivery of information concerning the debtor’s assets, affairs, rights, obligations or liabilities [11 U.S.C. § 1521(a)(4)];
 - (7) granting any additional relief that may be available to a trustee, except for relief available under sections 522, 544, 545, 547, 548, 550, and 724 (a) [11 U.S.C. § 1521(a)(7)].

Accordingly, the Monitor requests the following provisional relief, which appears in the Exhibit A proposed form of Order attached:

The terms of the Initial Order be given full force and effect in the United States. 11 U.S.C. §§ 1519(a)(3); 1521(a)(7); 1525(a).

⁷ Section 105(a) provides: “The court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title. No provision of this title providing for the raising of an issue by a party to interest shall be construed to preclude the court from, sua sponte, taking any action or making any determination necessary or appropriate to enforce or implement court orders or rules, or to prevent an abuse of process.”

The commencement or continuation of any action or proceeding concerning the assets, rights, obligations or liabilities of the Debtors, including any action or proceeding against EY in its capacity as Monitor of the Debtors, be stayed. 11 U.S.C. §§ 1519(a)(3); 1521(a)(7).

Execution against the assets of the Debtors be stayed. 11 U.S.C. § 1519(a)(1).

The administration or realization of all or part of the assets of the Debtors within the territorial jurisdiction of the United States be entrusted to the Debtors, and the terms of the Initial Order shall apply to the Debtors, its creditors, the Monitor, and any other parties-in-interest. 11 U.S.C. § 1519(a)(2).

The right of any person or entity, other than the Debtors, or the Monitor, to transfer or otherwise dispose of any assets of the Debtors be suspended unless authorized in writing by the Debtors or by Order of this Court. 11 U.S.C. §§ 1519(a)(3); 1521(a)(3).

The Monitor may undertake the examination of witnesses, the taking of evidence, the production of documents, or the delivery of information concerning the assets, affairs, rights, obligations or liabilities of the Debtors. 11 U.S.C. §§ 1519(a)(3); 1521(a)(4).

Notwithstanding Rule 7062 of the Bankruptcy Rules, made applicable to this case by Rule 1018 of the Bankruptcy Rules, the terms and conditions of this Order shall be immediately effective and enforceable upon its entry and, upon its entry, shall become final and appealable.

This Court shall retain jurisdiction with respect to the enforcement, amendment or modification of this Order, any request for additional relief or any adversary proceeding brought in and through these Chapter 15 foreign proceedings, and any request by an entity for relief from the provisions of this Order, for cause shown, that is properly commenced and within the jurisdiction of this Court.

If the Monitor has not already filed a copy of the Initial Order with this Court, the Monitor shall do so within ten days of the entry of this Order.

The security provision provided in Rule 65(c) of the Federal Rules of Civil Procedure, made applicable through Rule 7065 of the Bankruptcy Rules, is unnecessary in this case be waived.

The above relief shall be called the “**Provisional Relief.**”

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B. The Provisional Relief Requested is Consistent With the Initial Order

The Initial Order in the Canadian Proceedings provides for a Stay Period whereby no proceeding or enforcement process in any court (each, a “**Proceeding**”) shall be commenced or continued against or in respect of the Debtors or the Monitor, or affecting the Business or the Property, except with leave of the Canadian Court, and any and all Proceedings currently under way against or in respect of the Debtors or any one of them, or affecting the Business or the Property are hereby stayed and suspended pending further order of the Canadian Court. The Initial Order further provides that during the Stay Period, all rights and remedies of any Persons, whether judicial or extra-judicial, statutory or non-statutory against or in respect of the Debtors or the Monitor, or affecting the Business or the Property, are hereby stayed and suspended and shall not be commenced, proceeded with or continued except with leave of the Canadian Court.

The Provisional Relief requested is similar to the Stay Period relief already ordered by the Canadian Court, but it will specifically protect Debtors and assets in the United States.

Comity should be extended to the Initial Order. If the court grants recognition, and subject to any limitations that the court may impose consistent with the policy of Chapter 15, a court in the United States shall grant comity or cooperation to the foreign representative. 11 U.S.C. § 1509(b)(3). Consistent with section 1501, the court shall cooperate to the maximum extent possible with a foreign court or a foreign representative, either directly or through the trustee. 11 U.S.C. § 1525(a).

On an provisional basis until recognition is ordered, the Monitor seeks comity and cooperation of this Court with respect to the Canadian Court and its Initial Order.

A central tenet of Chapter 15 is the importance of comity in cross-border insolvency proceedings. *Ad Hoc Group of Vitro Noteholders v. Vitro SAB De CV (In re Vitro SAB De CV)*, 701 F.3d 1031, 1053 (5th Cir. 2012).

The Supreme Court defined comity as follows:

“Comity,” in the legal sense, is neither a matter of absolute obligation, on the one hand, nor of mere courtesy and good will, upon the other. But it is the recognition which one nation allows within its territory to the legislative, executive, or judicial acts of another nation, having due regard both to international duty and convenience, and to the rights of its own citizens, or of other persons who are under the protection of its laws.

Hilton v. Guyot, 159 U.S. 113, 143 (1895); *see also Vitro*, 701 F.3d at 1043-44.

The exceptions to comity are construed especially narrowly when the foreign jurisdiction is like Canada, a sister common law jurisdiction with procedures akin to those in the United States. *Clarkson Co. v. Shaheen*, 544 F.2d 624, 630 (2d Cir. 1976)(Clear and convincing evidence of fraud is required to successfully attack a foreign judgment; the court held that it would contravene the public policy of New York and the doctrine of comity not to recognize the Canadian judgment in these circumstances); *see also In re Petition of Davis*, 191 B.R. 577, 587 (Bankr. S.D.N.Y. 1996)(stating that “Courts in the United States uniformly grant comity to Canadian proceedings” and noting that Canada is a sister common law jurisdiction with the United States).

The extension of comity to Canadian orders has continued since the 2005 enactment of Chapter 15. *See In re Metcalfe & Mansfield Alternative Invs.*, 421 B.R. 685, 698-99 (Bankr. S.D.N.Y. 2010)(extending comity to Canadian CCAA order providing for a third party release and citing numerous cases where American courts have extended comity to Canadian judgments); *Raymond Chabot, Inc. v. Serge Côté Family Trust*, 2014 U.S. Dist. LEXIS 117128, 6 (D.S.C. Aug. 22, 2014)(entering temporary restraining order assisting Canadian bankruptcy receiver and noting “the widely-accepted view that Canadian judgments are entitled to recognition and enforcement here”); *Collins v. Oilsands Quest, Inc.*, 484 B.R. 593, 597 (S.D.N.Y. 2012)(bankruptcy court enforced Canadian court stay from in CCAA noting “the

question here is not whether this Court should grant a stay in the first instance, but whether should accord comity and deference to the stay orders entered by the Alberta Court. The Court concludes that in light of the comity principles laid out above, the Court must defer to the procedures set forth in the Canadian Proceedings and enforce the stay.”).

C. Automatic Stay, Other Protections, Likely to Apply Upon Recognition

The Monitor contends that the Canadian Proceedings are foreign main proceedings.⁸ If the Court finds the Canadian Proceedings to be foreign main proceedings, certain relief is automatic. Upon recognition of a foreign proceeding that is a foreign main proceeding—

(1) sections 361 and 362 apply with respect to the debtor and the property of the debtor that is within the territorial jurisdiction of the United States;

(2) sections 363, 549, and 552 apply to a transfer of an interest of the debtor in property that is within the territorial jurisdiction of the United States to the same extent that the sections would apply to property of an estate;

(3) unless the court orders otherwise, the foreign representative may operate the debtor’s business and may exercise the rights and powers of a trustee under and to the extent provided by sections 363 and 552; and

(4) section 552 applies to property of the debtor that is within the territorial jurisdiction of the United States.

11 U.S.C. § 1520(a).

Accordingly, the Provisional Relief requested is consistent with what will likely be automatic upon recognition.

D. Discretionary Relief Whether Foreign Proceeding is Main or Nonmain

Even a determination that the Canadian Proceedings are nonmain does not prevent the Court from ordering protective relief to the Debtors and the Monitor during the Chapter 15 case. “Any appropriate” discretionary relief is available upon recognition of a foreign proceeding,

⁸ See Monitor’s Expedited Petition For Recognition As Foreign Main Proceeding Pursuant To Sections 1515 And 1517 Of The United States Bankruptcy Code And Related Relief, filed contemporaneously herewith.

whether or not a foreign proceeding is main. 11 U.S.C. § 1521(a) (“Upon recognition of a foreign proceeding, whether main or nonmain, where necessary to effectuate the purpose of this chapter and to protect the assets of the debtor or the interests of the creditors, the court may, at the request of the foreign representative, grant any appropriate relief”). In granting relief under 11 U.S.C. § 1521 to a representative of a foreign nonmain proceeding, the court must be satisfied that the relief relates to assets that, under the law of the United States, should be administered in the foreign nonmain proceeding or concerns information required in that proceeding. 11 U.S.C. § 1521(c). That relief includes:

- (1) staying the commencement or continuation of an individual action or proceeding concerning the debtor’s assets, rights, obligations or liabilities to the extent they have not been stayed under section 1520(a);
- (2) staying execution against the debtor’s assets to the extent it has not been stayed under section 1520(a);
- (3) suspending the right to transfer, encumber or otherwise dispose of any assets of the debtor to the extent this right has not been suspended under section 1520(a);
- (4) providing for the examination of witnesses, the taking of evidence or the delivery of information concerning the debtor’s assets, affairs, rights, obligations or liabilities;
- (5) entrusting the administration or realization of all or part of the debtor’s assets within the territorial jurisdiction of the United States to the foreign representative or another person, including an examiner, authorized by the court;
- (6) extending relief granted under section 1519(a); and
- (7) granting any additional relief that may be available to a trustee, except for relief available under sections 522, 544, 545, 547, 548, 550, and 724 (a).

11 U.S.C. § 1521(a).

In addition, under 11 U.S.C. § 1521(b), upon recognition of a foreign proceeding, whether main or nonmain, the court may entrust the distribution of all or part of the debtor’s

assets located in the United States to the foreign representative or another person, including an examiner, authorized by the court, provided that the court is satisfied that the interests of creditors in the United States are sufficiently protected. This shall be called “1521 Relief.”

E. Injunction Standards

The standards, procedures, and limitations applicable to an injunction shall apply to relief under 11 U.S.C. § 1519(a). 11 U.S.C. § 1519(e).

The Monitor contends that it is not required that an adversary proceeding be filed and served on all parties in interest in order to obtain injunctive relief under chapter 15. *In re Ho Seok Lee*, 348 B.R. 799, 801 (Bankr. W.D. Wash. 2006)(adversary proceeding not required for Chapter 15 injunctive relief).

The factors for injunctive relief are stated in *Dallas Cowboys Cheerleaders, Inc. v. Scoreboard Posters, Inc.*, 600 F.2d 1184, 1187 (5th Cir. 1979). They are discussed below.

A substantial likelihood of success on the merits. There is no difficult real issue on whether the Canadian Proceedings should be recognized, as other courts have recognized CCAA proceedings and the proper documentation has been submitted. The Monitor also contends that the center of main interests is in Canada, since the headquarters, management, most employees, and the majority of claims are in Canada. Accordingly, there is a substantial likelihood that the Canadian Proceedings will be recognized as main, so mandatory relief under Section 1520 will be ordered. There is a substantial likelihood that with the relief granted herein, the Debtors, with the Monitor’s assistance will be able to successfully complete restructuring or sale as a going concern under the provisions of the CCAA in the Canadian Proceedings, which will benefit all stakeholders.

A substantial threat of irreparable injury if the injunction is not issued. The Initial Order provides for a stay against seizure of assets and litigation similar to the automatic stay of

11 U.S.C. § 362(a). The Initial Order and papers submitted in conjunction therewith establishes that the Debtors are currently insolvent and unable to pay their debts as they become due. The Monitor is concerned that these facts may cause creditors to seek prejudgment attachments and other remedies against the Debtors and their assets in the United States. The Debtors are attempting to sell their assets or otherwise restructure in the Canadian Proceedings. If the injunctive relief is not ordered, the sale or restructuring could be jeopardized.

That the threatened injury to the movant outweighs any damage the injunction might cause to the opponent. The injunctive relief would actually benefit the Debtors' creditors by ensuring an equitable and orderly distribution of assets and facilitate the Canadian Proceedings. *See In re Basis Yield Alpha Fund (Master)*, Case No. 07-12762 (Bankr. S.D.N.Y.) (stating that failing to issue a restraining order against creditors could, inter alia, "undermine the Foreign Representative's efforts to achieve an equitable result for the benefit of all of the Foreign Debtor's creditors.").

That the injunction will not disserve the public interest. The injunctive relief will not disserve the public interest. The injunctive relief is in the public interest. It sets to facilitate a cross-border reorganization that will provide a benefit to the estates of the Debtors. The injunctive relief is supported by notions of comity and will allow the Debtors to craft a productive solution for their estates.

In sum, the relief sought is necessary and appropriate, in the interest of the public and international comity, consistent with the United States public policy, and will not cause any hardship to any party in interest that is not outweighed by the benefits of granting the requested relief.

F. No Bond

The Monitor respectfully suggests that no bond be required under Fed. R. Bankr. P. 7065 and Fed. R. Civ. P. 7065(c). A temporary restraining order or preliminary injunction may be issued on application of a debtor, trustee, or debtor in possession without compliance with Rule 65(c). Fed. R. Bankr. P. 7065. The Monitor, who is carrying out his duties under the CCAA and the Initial Order, is akin to a trustee, and any bond would necessarily come from the Debtors' assets.

**VI.
PRAAYER**

Wherefore, the Monitor seeks an Order providing emergency injunctive relief as a temporary restraining order and setting a hearing on a preliminary injunction, described herein and in the attached Exhibit A proposed form of Order pursuant to 11 U.S.C. §§ 105(a) and 1519, and for all other relief, at law or in equity, to which the Monitor is justly entitled.

Dated: January 15, 2015

Respectfully submitted,

FULBRIGHT & JAWORSKI LLP

By: */s/Steve A. Peirce*

Steve A. Peirce

State Bar No. 15731200

steve.peirce@nortonrosefulbright.com

300 Convent Street, Suite 2100

San Antonio, TX 78205-3792

Telephone: (210) 224-5575

Facsimile: (210) 270-7205

Louis R. Strubeck

State Bar No. 19425600

louis.strubeck@nortonrosefulbright.com

FULBRIGHT & JAWORSKI LLP

2200 Ross Avenue, Suite 2800

Dallas, TX 75201

Telephone: (214) 855-8000

Facsimile: (214) 855-8200

COUNSEL FOR CANADIAN MONITOR

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing MONITOR'S EMERGENCY EX PARTE APPLICATION FOR TEMPORARY RESTRAINING ORDER AND RELIEF PURSUANT TO SECTIONS 105(A) AND 1519 OF THE BANKRUPTCY CODE has been served upon the persons entitled to notice on the attached service list by either U.S. first class mail, postage prepaid or by electronic notification on January 15, 2015.

/s/Steve A. Peirce

1161821 Alberta Ltd.
310, 250-6th Avenue SW
Calgary, Alberta T2P 3H7

AG Sandman Ltd.
P.O Box 830
Red Deer County, AB T4N
5H2

Alberta Securities
Commission
Suite 600, 250-5th St. SW
Calgary, Alberta, T2P 0R4

1168142 Alberta Ltd. o/a CJ's
Towing
207 Rispler Way
Hinton, Alberta T7V 1L8

AGAT Laboratories
2905-12 Street NE
Calgary, Alberta T2E 7J2

Alcor Petrolab
1300 E. Corporate Dr.
Arlington, TX 76006

3 Way Trucking Inc.
PO Box 1207
Boyd, TX 76023

Agility Logistics Co
410 Admiral Blvd
Mississauga, Ontario L5T
2N6

Altank Leasing Ltd
PO Box 53130 RPO
Marlborough
Calgary, Alberta T2A 7L9

309964 Alberta Ltd.
PO Box 517
Carrot Creek, Alberta T0E
0G0

Agility Logistics Co
410 Admiral Blvd
Mississauga, Ontario L5T
2N6

Altank Leasing Ltd
PO Box 53130
RPO Marlborough
Calgary Alberta T2A 7L9

3-D Welding & Industrial
Supply, Inc.
3016 Hwy. 123
San Marcos, TX 78666

AGS Flexitallic, Inc
4340-78 Avenue
Edmonton, Alberta T6B 3J5

Altex Electronics, LLC
11342 IH 35 North
San Antonio, TX 78233

A & B Towing
PO Box 578
Grande Prairie, Alberta T8V
3A6

Air Liquide
1250 Rene-Levesque W,
Suite 1700
Montreal, Quebec H3B 5E6

Ametek Chandler
Engineering
2001 N Indianwood Ave
Broken Arrow, OK 74012

A.R. Thomson Group
7930 130 ST
Surrey, BC V3W 0H7

Air Liquide Canada Inc.
1250 Rene-Levesque W,
Suite 1700
Montreal, Quebec H3B 5E6

AMTA, Alberta Motor
Transport Association
#1 285005 Wrangler Way
Rocky View, Alberta T1X
0K3

A.R. Thomson Group
7930-130 Street
Surrey, British Columbia
V3W 0H7

Air Liquide Industrial U.S.
L.P.
PO Box 301046
Dallas, TX 75303-1046

Ancira Ford
P.O. Box 506
Floresville, TX 78114

Accountemps
PO Box 57349 File T57349C
STN A
Toronto, Ontario M5W 5M5

Albert Uresti, MPA
PO Box 2903
San Antonio, TX 78299-2903

Andy's Oilfield Hauling
PO Box 2010
Blackfalds, Alberta T0M 0J0

ACS Engineering
16225 Park Ten Place, Suite
110
Houston, TX 77084

Alberta Boilers Safety
Association
9410 - 20 Ave
Edmonton, Alberta T6N 0A4

Anna D. Gonzales
Wilson County Tax Assessor-
Collector
2 Library Lane, Suite 1
Floresville, TX 78114

APEGA
1500 Scotia One, 10060
Jasper Avenue NW
Edmonton, Alberta T5J 4A2

APEGGA
220 Scotia Centre, 700 - 2nd
St. S.W.
Calgary, Alberta T2P 2W1

APLS
Box 861
Red Deer County, Alberta
T4N 5H3

Apparel Solutions
International
18030 - 107 Ave
Edmonton, Alberta T5S 1P4

ARD Equipment Ltd
1235 H 40 Ave NE
Calgary, Alberta T2E 4P9

Artemis Services Company
LLC
PO Box 1404
Chehalis, WA 98532

Artic Truck Parts & Service
7947 Edgar Industrial Drive
Red Deer County, Alberta
T4P 3R2

AT&T Corporation
PO Box 5019
Carol Stream, IL 60197-5019

AT&T Mobility
PO Box 6463
Carol Stream, IL 60197-6463

ATS Logistics Services, Inc
PO Box 1450
Minneapolis, MN 55485

Audis Byrd
4185 FM 1002 S
Big Sandy, TX 75755

Austin Distributing
PO Box 7890
Amarillo, TX 79114

BAKERCORP
PO Box 843596
Los Angeles, CA 90084-3596

BDI Canada Inc
PO Box 57379 STN A
Toronto, Ontario M5W 5M5

Bedrock Capital Inc
7915 Edgar Industrial Way
Red Deer County, Alberta
T4P 3R2

Bell Canada
PO Box 1550
North York, Ontario M3C 3N5

Belmar Consulting Group
212 - 4268 Lozells Ave
Burnaby, British Columbia
V5A 0C6

Best Pump Works
PO Box 7095 6461 Reynolds
Road
Tyler, TX 75711

Best PumpWorks
PO Box 846334
Dallas, TX 75284-6334

Best Western - Edson
300, 52nd St.
Edson, Alberta T7E 1V8

Best Western - Grande
Cache
PO Box 1200
Grande Cache, Alberta T0E
0Y0

Best Western - Red Deer
6839 - 66 Street
Red Deer County, Alberta
T4P 3T5

Best Western- Grande Prairie
10745-117 Avenue
Grande Prairie, Alberta T8V
7N6

BFI Canada
8028 Edgar Industrial Green
Red Deer County, Alberta
T4P 3S2

Big Dogs Truck & Car Wash
6670 - 71 St
Red Deer County, Alberta
T4P 3Y7

Big Horn Crane Service Ltd.
Box 5190
High River, Alberta T1V 1M4

Big Steel Box
PO Box 333
Salmon Arm, British
Columbia V1E 4N5

Big Tow
4083 78 St Cres
Red Deer County, Alberta
T4P 3E3

Black Tiger Fuels
Box 330
Slave Lake, Alberta T0G 2A0

BLACKGOLD Emergency
Planners Inc
4715B -1st Street SW
Calgary, Alberta T2G 0A1

Bracewell & Giuliani LLP
PO Box 848566
Dallas, TX 75284-8566

Bushell Transport Company
Ltd
Box 2020
St Albert, AB T8N 2G3

Blake, Cassels & Graydon
LLP
Suite 3500, East Tower
Bankers Hall, 855 - 2nd St.
S.W.
Calgary, Alberta T2P 4J8

Bracewell & Giuliani LLP
PO Box 848566
Dallas, TX 75284-8566

Bushell Transport Company
Ltd.
Box 2020
St. Albert, Alberta T8N 2G3

Bluecross Blueshield Of
Texas
PO Box 731428
Dallas, TX 75373-1428

British Columbia Securities
Commission
12th Floor - 701 Georgia
Street West
Vancouver, British Columbia
V7Y 1K8

Calgary Fasteners & Tools
4550 72nd Ave. S.E.
Calgary, Alberta T2C 3Z2

BlueLine Rental, LLC
2201 Timberloch Place #225
The Woodlands, TX 77380

Broadridge
PO Box 57461 Postal Station
A
Toronto, Ontario M5W 5M5

Caliber Paint & Body Inc.
110-7320B Johnstone Drive
Red Deer County, Alberta
T4P 3Y6

Bluewave Energy
#236, 4919 - 59 Street
Red Deer County, Alberta
T4N 6C9

Bruin's Plumbing & Heating
Ltd
7026 Johnstone Drive
Red Deer County, Alberta
T4P 3Y6

Cam Clark Ford
1001 Highland Park
Boulevard NE
Airdrie, Alberta T4A 0R2

BMO Financial Group
ATTN: Ravinder Gill
100 King Street W
24th Floor
Toronto, Ontario M5X 1A1

Buffco
4000 Hwy 31 N.
Kilgore, TX 75662

Canadian Discovery Ltd
300, 706-7th Ave SW
Calgary, Alberta T2P 0Z1

Bold Production Services,
LLC
Dept. 748 P.O. Box 4346
Houston, TX 77210-4346

Burgess Transportation
Services
P.O. Box 2505
Petitcodiac, New Brunswick
E4Z 6H4

Canadian Freightways
Limited
PO Box 1236 STN MAIN
Edmonton, Alberta T5J 2M4

Borden Ladner Gervais LP
Centennial Place, East Tower
1900, 520-3 Ave SW
Calgary, Alberta T2P 0R3

BURNELL & ASSOCIATES
INC.
Box 43070
Calgary, Alberta T2J 7A7

Canadian Linen and Uniform
Service
Box 51072 RPO Tyndall
Winnipeg, Manitoba R2X 3C6

Bowne of Canada Ltd.
c/o T10022 PO Box 10022
Postal Stn A
Toronto, Ontario M5W 2B1

Burstall Winger, LLP
Suite 1600 Dome Tower
333 7th Ave SW, Cleo TD
Square
Calgary, AB T2P 2Z1

Canadian Pacific Railway
Company
PO Box 2790 STN M
Calgary, Alberta T2P 2M7

Canadian Propane
Association
130 Albert Street, Suite 616
Ottawa, Ontario K1P 5G4

Canwest Propane Ltd
7905 - 50 Ave.
Red Deer County, Alberta
T4P 2V3

CAP Logistics
PO Box 5608
Denver, CO 80217

Capitol Bearing Service
PO Box 190
Round Rock, TX 78680

Carbo Ceramics
PO Box 201147
Dallas, TX 70560

CARBO Ceramics Inc.
PO Box 201147
Dallas, TX 75320-114

Cardinal Fleet Service LLC
333 16th Street SW
New Philadelphia, OH 44663

Carrizo Auto Supply
PO Box 756
Carrizo Springs, TX 78834

CAS Corporate Governance
Services
600, 815 - 8 Ave. S.W.
Calgary, Alberta T2P 3P2

CCS Midstream Services
1800, 140 - 10 Ave. S.E.
Calgary, Alberta T2G 0R1

CDW Canada
20 Carlson Court, Suite 300
Etobicoke, Ontario M9W 7K6

Centratech Technical
Services Ltd
1, 7644 - 49th Avenue
Red Deer County, Alberta
T4P 1M4

Ceridian Benefits Services
3201 34th Street South
St. Petersburg, FL 33711

CFR Chemicals Inc
#915 4747 - 67th Street
Red Deer County, Alberta
T4N 6H3

Charlton & Hill Welding Inc.
2620 - 5 Ave. North
Lethbridge, Alberta T1H 6J6

Chevron Energy Technology
Company
1500 Louisiana St., Room
24010
Houston, TX 77002

Chinook Energy Inc.
700 - 700 2nd St SW
Calgary, Alberta T2P 2W1

Cintas
1235 - 23 Ave. S.E.
Calgary, Alberta T2G 5S5

Cintas Fire Protection
3349 SE Loop 410
San Antonio, TX 78222

City Centre Registry Inc.
#177, 401 - 9 Ave. S.W.
Calgary, Alberta T2P 3C5

Class A Janitorial Services
Inc.
PO Box 19534 PO South
Calgary
Red Deer County, Alberta
T3M 0V4

Clean Blast Services, Inc.
PO Box 677
Kennedale, TX 76060-0677

Clean Solutions Inc.
7915 Edgar Industrial Way
Red Deer County, Alberta
T4P 3R2

Clearview Glass Service Ltd.
8 Cuendet Industrial Way
Sylvan Lake, Alberta T4S
2J7

Clearwater Specialty
Chemical Co.
Box 101
Blackfalds, Alberta T0M 0J0

Cliff's Towing Ltd
18420-118 A Ave
Edmonton, Alberta T5S 2M3

CMA Alberta
300 - 1210 8 St SW
Calgary, Alberta T2R 1L3

Coastal Chemical CO LLC
Dept. 2214
Dallas, TX 75312-2214

Cole International Inc.
PO Box 2718, STN M
Calgary, Alberta T2P 3C2

Comfort Inn & Suites
6846 66st.
Red Deer County, Alberta
T4P 3T5

Communications Group Red
Deer County Ltd.
7434 - 50 Ave.
Red Deer County, Alberta
T4P 1X7

Comp-U-Dopt
1602 Airline Drive
Houston, TX 77009

Computershare Trust
Company of Canada
11th Floor, South Tower, 100
University Ave
Toronto, Ontario M5J 2Y1

Concept Controls Inc
1, 2315 - 30th Avenue NE
Calgary, Alberta T2E 7C7

Concept Controls Inc.
#1 2315-30 Avenue NE
Calgary, AB T2E 7C7

ConferTel
PO Box 8232
Vancouver, British Columbia
V6B 6N3

Cory Leon Moore
117 Parkcrest
Floresville, TX 78114

Country Inn & Suites by
Carlson
2481 39 Ave N.E.
Calgary, Alberta T2E 8V8

Creative Lodging Solutions
PO Box 896065
Charlotte, NC 28289-6065

CreditRiskMonitor.com, Inc.
704 Executive Boulevard
Suite A
Valley Cottage, NY 10989

Critical Workplace Solutions
100 Westland Crescent SW
Calgary, Alberta T3H 0W1

CRS Proppants LLC
P.O. Box 702067
Tulsa, OK 74170

CRYOCANADA, INC
530 McNicoll Ave
Toronto, Ontario M2H 2E1

Cryogenic Experts Inc.
531 Sandy Circle
Oxnard, CA 93036-0971

Cryogenic Experts, Inc.
531 Sandy Circle
Oxnard, CA 93036

Cryogenic Industries Service
Companies, LLC
PO Box 505183
St. Louis, MO 63150-5183

CS&P Technologies, LP
P.O. Box 130
Cypress, TX 77410

CS&P Technologies, LP
PO Box 130
Cypress, TX 77410

CST Performance Products
Corporation
14292 Koalstad Rd
Conroe, TX 77302

Culligan
1110 - 58 Ave. S.E.
Calgary, Alberta T2H 2C9

Cummins Western Canada
PO Box 2521 STN M
Calgary, Alberta T2P 0T6

D & R Septic
Box 747
Bentley, Alberta T0C 0J0

D and H Oil & Gas Services,
LLC
P.O. BOX 1755
Laredo, TX 78043

Dalmac Oilfield Services Inc.
4934-89 St.
Edmonton, Alberta T6E 5K1

Dana Transport, Inc
PO Box 74286
Cleveland, OH 44194-4286

Daniel R. Cook
390 North 100 West
Bountiful, UT 84010

DataDrill Communications Inc
6701 Fairmount Drive
Southeast
Calgary, AB T2H 0R6

DataDrill Communications
Inc.
6701 Fairmount Dr. S.E.
Calgary, Alberta T2H 0R6

DAVID PIWONKA-CYPRESS
FAIRBANKS ISD
TAX ASSESSOR-
COLLECTOR
Po Box 1807
Henderson, TX 75653-1807

DB Squared, INC
P.O. Box 3679
Federal Way, WA 98063

Delron Laser Products
(Calgary) Ltd.
105 Fisher Street
P.O. Box 277
Okotoks, Alberta T1S 1A5

DHL Express (Canada) Ltd.
200 Westcreek BLVD
Brampton, Ontario L6T 5T7

Donahue & Partners LLP
5 Times Square
New York, NY 10036

Egon Zehnder International
Inc
1 Place Ville Marie
Montreal, Québec H3B 3N2

Dickinson Wright PLLC
199 Bay Street, Suite 2200
Commerce Court West
Toronto, Ontario M5L 1G4

Downton's Transport Ltd
4514-46 Avenue
Lacombe, Alberta T4L 2C6

Electrogas Monitors Ltd.
#1, 7961 - 49 Ave.
Red Deer County, Alberta
T4P 2V5

Dickinson Wright PLLC
199 Bay Street, Suite 2200
Commerce Court West
Toronto, Ontario M5L 1G4

DRAGON ENERGY SALES
213 Spruce Street
Red Deer County, AB T4E
1B4

Elliott Electric Supply, Inc.
PO Box 630610
Nacogdoches, TX 75963

DI-CORP
8750-53 Avenue
Edmonton, Alberta T6E 5G2

Dragon Products, Ltd
PO Box 3127
Beaumont, TX 77704-3127

Emkay Canada Leasing Corp
109 Atlantic Ave., Suite 300
Toronto, Ontario M6K 1X4

Diesel Shop
53428 Range Road 170
Yellowhead County, Alberta
T7E 3K8

Drew's Food Services, LLC
1027 N Main Avenue
San Antonio, TX 78212

Endress+Hauser, Inc.
P.O. Box 663674
Indianapolis, IN 46266-3674

Direct Energy Marketing Ltd
1200, 525 8 Ave SW
Calgary, Alberta T2P 1G1

Dynamic Rubber, Inc
70 Rawls Rd
Des Plaines, IL 60018

Enerflow Industries, Inc
19425 E. 54th ST
Broken Arrow, OK 74014

Direct Energy Regulated
Services
PO BOX 1520, 639 5th Ave
SW
Calgary, Alberta T2P 5R6

E.C.S. Safety Services Ltd
Box 2109
Brooks, Alberta T1R 1C8

Energy Products LLC
PO BOX 7471
TULSA, OK 74157

Dirt Works Ltd.
7134 Southglen Ave.
Edson, Alberta T7E 1N1

E.J. Cunningham Ltd.
PO Box 7404
Sussex Corner, New
Brunswick E4E 3B2

Enform
5055 - 11 St. N.E.
Calgary, Alberta T2E 8N4

DISA INC
Dept. 890314 PO BOX
120314
Dallas, TX 75312-0314

Eagle Auto Glass
P.O. Box 150325
Longview, TX 75615

Enmax
PO Box 2900 Station M
Calgary, Alberta T2P 3A7

DistributionNOW
PO Box 664, Stn M
Calgary, Alberta T2P 2J3

Eagle Ford Lodges
PO Box 1930
Seguin, TX 78156-1930

Enterprise Fleet Management
Exchange Inc
PO Box 843004
Kansas City, MT 64184-
3004

Econo Lodge
10419 Alaska Road
Fort St. John, British
Columbia V1J 1B1

ENTERPRISE FM TRUST
PO Box 800089
Kansas City, MO 64180-0089

Fairways Exploration & Production LLC
13430 Northwest Freeway,
Suite 800
Houston, TX 77040

First Choice Suites
2316 Uxbridge Drive NW
Calgary, Alberta T2N 3Z6

ENTERPRISE FM Trust
PO Box 800089
Kansas City MO 64180

Federal Express Canada Ltd.
PO Box 4626 Toronto Stn A
Toronto, Ontario M5W 5B4

First Flare and Repair, LLC
6551. S Revere Pkwy, Suite
200
Centennial, CO 80111

EnviroShred Inc.
4378 116th Ave. S.E.
Calgary, Alberta T2Z 3Z9

FedEx
PO Box 660481
Dallas, TX 75266-0481

FIRST Insurance Funding of
Canada
20 Toronto St. 7th Floor
Toronto, Ontario M5C 2B8

Epcor
PO Box 500
Edmonton, Alberta T5J 3Y3

FedEx Freight Inc.
DEPT CH PO Box 10306
Palatine, IL 60055-0306

FIRST Insurance Funding of
Canada
20 Toronto Street, 7th Floor
Toronto, AB M5C 2B8

Ernst & Young LLP
PO Box 57104 Postal Station
A
Toronto, Ontario M5W 5M5

Ferus Inc.
Suite 916, 401 - 9 Ave. S.W.
Calgary, Alberta T2P 3C5

Flare Out Suppression
Bay #3 4604 13 St. N.E.
Calgary, Alberta T2E 6P1

Ernst & Young U.S. LLP
3712 Solutions Center
Chicago, IL 60677-3007

FIBA Canning Inc
2651 Markham Road
Scarborough, Ontario M1X
1M4

Flare Out Suppression
Systems
Bay 3 4604 13 Street NE
Calgary, AB T2E 6P1

ESORSE Corporation
234 Eglinton Ave East, Suite
502
Toronto, Ontario M4P 1K5

Fifth Avenue Club
2nd Floor, 715 5 Ave SW
Calgary, Alberta T2P 2X6

Flare Out Suppression
Systems
Bay #3 4604 13 St. N.E.
Calgary, Alberta T2E 6P1

Excel Ford
2228 S.E. Loop
Carthage, TX 75633

Fifth Wheel
12114B 163 St.
Edmonton, Alberta T5V 1H4

Fleet Lube Services Inc
PO Box 2920
Kilgore, TX 75663

Executive Auto Glass
#2 - 7859 Gaetz Ave.
Red Deer County, Alberta
T4P 1M8

Fireball Express Courier Inc.
122-510 12 Avenue SW
Calgary, Alberta T2R 0X5

FLEETPRIDE
P.O. Box 847118
Dallas, TX 75284-7118

Executive Royal Inn North
Calgary
2828 - 23rd Street NE
Calgary, Alberta T2E 8T4

Firemaster Oilfield Services
Inc.
4728 - 78A Street Close
Red Deer County, Alberta
T4P 2J2

Floresville Electric Light &
Power System
P.O. Box 218, 1400 Fourth
Street
Floresville, TX 78114

FMC Technologies Canada
10th Floor, 333-11 Ave. S.W.
Calgary, AB T2R 1L9

FMC Technologies, Inc
2825 W Washington
Stephenville, TX 76401

FMC Transport, Inc.
PO Box 218
Willow Springs, MO 65793

FORD
PO Box 4600 STN Agincourt
Scarborough Ontario M1S
5V2

Ford Credit Canada Leasing
PO Box 4600 STN Agincourt
Scarborough, Ontario M1S
5V2

Foresite Logistics
8145 - 106 Street
Grande Prairie, Alberta T8W
2H1

ForeSite Logistics
8145 - 106 Street
Grande Prairie, Alberta T8W
2H1

Fort Garry Industries Ltd.
2525 Inkster Blvd, RR 2 STN
Main
Winnipeg, Manitoba R3C 2E6

Fox Chapel Oilfield Services,
LP
PO Box 202056
Dallas, TX 75230-2056

French Ellison Truck Center,
LLC
P.O Box 732492
Dallas, TX 75373-2492

Fuel Energy Services Ltd
Bay 1, 18 Burnt Bluff Street
Red Deer County, Alberta
T4N 5E9

Fusion Glass
101-6660 Taylor Drive
Red Deer County, Alberta
T4P 1Y3

Garda Canada Security Corp.
1390 Barre Street
Montreal, Quebec H3C 1N4

Gator Testing Services, LLC
PO Box 10
Como, TX 75431

GCR Tire Centers
P.O. Box 910530
Denver, CO 80291-0530

Gibson Energy (U.S.) Inc.
PO Box 66512
Chicago, IL 60666-0512

Gibson Energy Partnership
1700, 440 - 2 Ave. S.W.
Calgary, Alberta T2P 5E9

Gibson Gas Liquids
1700, 440-2nd Ave. S.W.
Calgary, Alberta T2P 5E9

Government of Alberta
Provincial Court of Alberta,
Law Courts
1A Sir Winston Churchill
Square
Edmonton, Alberta T5J 0R2

GRAINGER
Dept 879694032 PO Box
419267
Kansas City, MO 64141-6267

Grand & Toy
PO Box 5500
Don Mills, Ontario M3C 3L5

Gray Reed & McGraw P.C.
1300 Post Oak Blvd, Suite
2000
Houston, TX 77056

Gray Reed & McGraw, P.C.
1300 Post Oak Blvd. Suite
2000
Houston, TX 77056

Great West Life
PO Box 7200 Stn. Main
Winnipeg, Manitoba R3C
4W4

Great West Life Assurance
Company
PO Box 1053
Winnipeg, MB R3C 2X4

Greatwest Kenworth
5909-St SE
Calgary, AB T2H1L8

Greatwest Kenworth
PO Box 5066, Station A
Calgary, Alberta T2H 1X1

Greatwest Kenworth Ltd. Red
Deer
6739 - 67 Avenue
Red Deer County, Alberta
T4P 1K3

Greenway Inn
5401 Highway 2A
Lacombe, Alberta T4L 1A9

Gregg Distributors Ltd.
16215 - 118 Ave
Edmonton, Alberta T5V 1C7

Greyhound Courier Express
C/O 3190
PO Box 15414 Station A
Toronto, Ontario M5W 1C1

Harvard Marine Petroleum
Training Institute
558 Highway 181 South
Floresville, Texas 78114

HCTRA
Dept 1, PO Box 4440
Houston, TX 77210-4440

Helmig Fire Equipment Inc
136 Cheviot Drive
Hinton, Alberta T7V1P8

High Arctic Energy Services
8112 Edgar Industrial Drive
Red Deer County, Alberta
T4P 3R2

Hoffer Flow Controls, Inc.
107 Kitty Hawk Lane
Elizabeth City, NC 27909

Holiday Inn Express & Suites
Kilgore
3308 US Hwy 259 N
Kilgore, TX 75662

Holiday Inn Express-Edson
4520-2nd Avenue
Edson, Alberta T7E 1C1

HOLT CAT
PO Box 911975
Dallas, TX 75391-1975

Howes Inc
Box 2282, 4713 Brentwood
Dr
Blackfalds, Alberta T0M 0J0

HSBC Mastercard
PO Box 11749 Station Main
Montreal, Quebec H3C 6T4

HSE Integrated
3 Industrial Drive
Sylvan Lake, Alberta T4S
1P4

Husky Energy Inc.
707 - 8 Ave. S.W.
Calgary, Alberta T2P 3G7

Husky Oil Marketing Co.
PO Box 6525 Stn D
Calgary, Alberta T2P 3G7

Husky Oil Operations Limited
707 - 8 Ave S.W. P.O. Box
6525, STN D
Calgary, Alberta T2P 3G7

Imperial Oil
237 - 4 Ave. S.W. PO BOX
2480 Station M
Calgary, Alberta T2P 3M9

IMS Global Corp.
104, 7370 Sierra Morena
Blvd S.W.
Calgary, Alberta T3H 4H9

Industrial Communications
1019 E. Euclid Ave.
San Antonio, TX 78212

Indy Graphics Group Inc.
#5 - 7659 Edgar Industrial Dr
Red Deer County, Alberta
T4P 3R2

Inergy Propane, LLC
2 Brush Creek Blvd. Suite
200
Kansas City, MO 64112

Infosat Communications
3130-114 Avenue S.E.
Calgary, Alberta T2Z 3V6

Institute of Chartered
Accountants of Alberta
580 Manulife Place 10180 -
101 St.
Edmonton, Alberta T5J 4R2

Intelica
4260, 888-3rd St. S.W.
Calgary, Alberta T2P 5C5

Intellog Inc.
417 3553 31 St. N.W.
Calgary, Alberta T2L 2K7

Internal Revenue Service
Special Procedures Staff -
Insolvency
P. O. Box 7346
Philadelphia, PA 19101-7346

IOSFinance
300 5520 Explorer Drive
Mississauga Ontario L4W 5L1

Iridium Risk Services Inc.
Suite 1100, Bow Valley
Square 3, 255 5 Ave. S.W.
Calgary, AB T2P 3G6

Iridium Risk Services Inc.
Suite 1100, 255 - 5 Ave. S.W.
Calgary, Alberta T2P 3G6

Iron Mountain Information
Management LLC
PO Box 27128
New York, NY 10087-7128

J.J. Keller & Associates, Inc
PO Box 548
Neenah, WI 54957-0548

JET Speciality Inc
PO Box 678286
Dallas, TX 75267-8286

Kilgore Print Centre
116 S Rusk St
Kilgore, TX 75662-2530

LaQuinta Inn & Suites -
Floresville
1910 10 St.
Floresville, TX 78114

JFP Services, LLC
P.O. Box 81162
Lafayette, LA 70598

Kimball Midwest
Dept. L2780
Columbus, OH 43260-2780

LaQuinta Inn & Suites- San
Antonio Airport
850 Halm Blvd
San Antonio, TX 78216

Joe P Maxey Revocable
Trust
8810 S. Yale Ave
Tulsa, OK 74137

King Krebs & Jurgens PLLC
201 St. Charles Avenue, 45th
Floor
New Orleans, LA 70170

Legacy Safety and
Consulting LLC
PO Box 3891
Hobbs, NM 88241

Johnson Oil Company
P.O. Drawer 1959
Gonzales, TX 78629

Kleinfelder Canada Inc.
600, 707-7th Avenue S.W.
Calgary, Alberta T2P 3H6

Les Derksen and Tina
Derksen
RR1, Site 6, Box 12
Sexsmith, Alberta T0H 3C0

Joseph E. Myers
505 Cherryridge
Floresville, TX 78114

Koch Fuels Products Inc.
4321 - 54 Ave.
Red Deer County, Alberta
T4N 4L9

Lewis-Goetz and Company
Inc
PO Box 644819
Pittsburg, PA 15264-4819

Kal Tire True Service
PO Box 1240
Vernon, British Columbia V1T
6N6

Ko-Hen Electronics
6022 - 67A Street
Red Deer County, Alberta
T4P 3E8

Little Dipper
Box 10457
Lloydminster, Alberta T9V
3A6

Kemper Valve and Fittings
Corp.
PO Box 66246
Chicago, IL 60666-0246

Lambert
10328 - 81 Ave. Suite 200
N.W.
Edmonton, Alberta T6E 1X2

Live Oak Truck Shop
P.O. Box 2208
Decatur, AL 35609-2208

Kenworth of Canton
3350 Bruening Avenue SW
Canton, OH 44706

Lambert Trucking (1994) Ltd.
1525 Walter Way N.W
Medicine Hat, Alberta T1C
1X3

Loomis Express
200 Westcreek Blvd.
Brampton, Ontario L6T 5T7

Key Towing & Storage Ltd.
4083-78 Street Cres.
Red Deer County, Alberta
T4P 3E3

Lamberti Canada Inc.
#15B 39207 RR271
Red Deer County, Alberta
T4S 2M4

Louisiana Department of
Natural Resources Office of
Conservation
P.O. Box 94008
Baton Rouge, LA 70804-
9008

Kilgore Hose & Specialty
Warehouse LLC
3103 HWY 135 NORTH
BLDG 1
KILGORE, TX 75662

Lamberti Canada, Inc.
#15B, 39207 - RR271
Red Deer County, Alberta
T4S 2M4

Luxor Emporium & Cafe
937-7 Ave S.W.
Calgary, Alberta T2P 1A5

100 Fairway Dr.
Kerrville, TX 78028

Miller Thomson LLP
3000, 700 - 9 Ave. S.W.
Calgary, Alberta T2P 3V4

Mark Staffing Solutions Inc.
360, 734 7 Avenue S.W.
Calgary, Alberta T2P 3P8

Metano Energy LP
7330 San Pedro Ave., Suite
620
San Antonio, TX 78216

Milton Seiler, LLC
607 Pride Drive
Hammond, LA 70401

Marketwire L.P.
25 York Street, Suite 900 PO
Box 403
Toronto, Ontario M5J 2V5

MGM Lincoln Ford
3010 - 50 Avenue
Red Deer County, Alberta
T4R 1M5

Minister of Finance - AB
401 Provincial Building
Red Deer County, AB T4N
6K8

Mary E Sandoval Dimmit
County Tax Office
PO Box 425
Carrizo Springs, TX 78834

MHC Kenworth - Longview
PO Box 879269
Kansas City, MO 64187-9269

Minister of Finance - N.B.
140 Alison Blvd PO Box 1998
Fredericton, New Brunswick
E3B 5G4

MAS-Pro Oilfield Supply
#120, 134 Queens Drive
Red Deer County, Alberta
T4P 0R4

Micron Industries Inc.
#4, 7621 Edgar Industrial
Drive
Red Deer County, Alberta
T4P 3R2

Minister of Finance - Quebec
545 Boul. Cremazie Est. 4E
stage
Montreal, Quebec H2M 2V2

Matheson Tri-Gas Inc
Dept 3028 PO Box 123028
Dallas, TX 75312

Microsoft Corporation
PO Box 848529
Dallas, TX 75284-7255

Minister of Finance- MB
Provincial Court 100 - 373
Broadway
Winnipeg, Manitoba R3C
4S4

McKees Rocks Industrial
Enterprises Inc
149 Nichol Avenue -Main
Office
McKees Rocks, PA 15136

Microsoft Licensing, Gp
P.O. Box 7808 Postal Station
A
Toronto, ON M5W 4E1

Motel 6-Grande Prairie
15402-101 St.
Grande Prairie, TX T8V 0P7

MEDSAFE
PO Box 1929
Marshall, TX 75671

Mid-West Glass Edson 1995
Ltd.
Box 6217
Edson, Alberta T7E 1T7

Motion Industries, Inc
4536 Macro
San Antonio, TX 78218

Mercer (US), Inc.
PO Box 730212
Dallas, TX 75373-0212

Mike Sullivan- Tax Assessor-
Collector
PO Box 4622
Houston, TX 77210-4622

MR Control Systems
International Inc.
#160, 1209-59 Ave SE
Calgary, Alberta T2H 2P6

Mesquite Logistics LLC
131 Westwood Way
San Antonio, TX 78218

Miles Davison LLP
900, 517 - 10 Avenue SW
Calgary, Alberta T2R 0A8

MRL Integrated Solutions
Ltd.
3763 19th Street NE
Calgary, Alberta T2E 6S8

Mesquite Logistics USA Inc

Napa Auto Parts
#5-6013, 48th Ave
Red Deer County, Alberta
T4N 3V5

Napa Traction - Edson
PO Box 6329 4833 2 Ave.
Edson, Alberta T7E 1T8

National Leasing
1525 Buffalo Place
Winnipeg, MB R3T 1L9

Nationwide Trailers, LLC
8410 N Frwy
Houston, TX 77037

NAVEX Global, Inc.
75 Remittance Drive, Suite
3055
Chicago, IL 60675-3055

NDIC Oil and Gas Division
600 East Boulevard Ave Dept
405
Bismarck, ND 58505-0840

Neopost Canada Ltd.
150 Steelcase Road West
Markham, Ontario L3R 3J9

New Era Technology Inc
300, 633 6th Avenue S.W
Calgary, Alberta T2P 2Y5

Newalta Corporation
211 - 11th Avenue SW
Calgary, Alberta T2R 0C6

Noah's Quality Water
Services Inc.
21 Forest Close
Red Deer County, Alberta
T4N 4Z7

Noble Energy, Inc.
Attention: Accounts Payable
P O Box 909
Ardmore, OK 73402

Norman G. Jensen, Inc.
c/o Livingston International,
Inc 150 Pierce Rd., #500
Itasca, IL 60143

Norman G. Jensen, Inc.
c/o Livingston International,
Inc PO Box 5640
Toronto, Ontario M5W 1P1

NOV Enerflow ULC
c/o C25057C/U
PO Box 2521 Strn M
Calgary, Alberta T2P 0T6

Nova Permits and Pilot Cars
Suite S235, 2800 Ave
St-Jean-Baptiste, Quebec
G2E 6J5

Nova Scotia Securities
Commission
PO Box 458
Halifax, NS B3J 2P8

Office Depot, Inc
PO Box 88040
Chicago, IL 60680-1040

Officestuff Inc.
32 Westwinds Cres. N.E.
Suite 235
Calgary, Alberta T3J 5L3

Ohio CAT
PO Box 774439, 4439
Solutions Center
Chicago, IL 60677-4004

Ohio Department of Natural
Resources
Division of Oil and Gas
Resources Management
2045 Morse Rd., F-2
Columbus, OH 43229-6693

Ohio Department of Taxation
PO Box 182131
Columbus, OH 43218-2131

Oil & Gas Index
405 - 14 Ave. N.E.
Calgary, Alberta T2E 1E6

Oklahoma Corporation
Commission
Oil and Gas Division
2101 N Lincoln Blvd
Oklahoma City, OK 73105

Olympia Trust Company:
2300, 125 – 9th Avenue S.E.
Calgary, Alberta T2G 0P6

Olympia Trust Company:
2300, 125 – 9th Avenue S.E.
Calgary, Alberta T2G 0P6

One Stop Licence Shop Ltd
7-5105 76 A St. Close
Red Deer
Alberta
T4P 3M2

Ontario Securities
Commission
20 Queen Street West,
22nd Floor
Toronto, ON M5H 3S8

O'Reilly Auto Parts
PO Box 9464
Springfield, MT 65801-9464

Owen Bird Law Corporation
PO Box 49130: Three Bentall
Centre
Vancouver, British Columbia
V7X 1J5

Pace Creative Group Ltd
2524 7th Avenue NW
Calgary, Alberta T2N 1A4

Paper Cuts Ltd
1B, 6850 - 52 Avenue
Red Deer County, Alberta
T4N 4L1

Paradise Inn and Suites
Box 238 3609 Hwy St.
Valleyview, Alberta T0H 3N0

Pel-State Services
P.O. Box 95386
Grapevine, TX 76099-9734

Penney Steamers
P.O. Box 15, Site 2, R.R. 3
Ponoka, Alberta T4J 1R3

Peterbilt
27-38403 Burnt Lake trail
Red Deer County, Alberta
T4S 2L4

Petra Freight Forwarding Inc
PO Box 570
La Broquerie, Manitoba R0A
0W0

Petrocanada (Suncor Energy
Products Partnership)
P.O. Box 1720 Stn M
Calgary, Alberta
Canada T2P 0A2

Petroleum Services
Association of Canada
(PSAC)
Suite 1150, 800 - 6 Ave. S.W.
Calgary, Alberta T2P 3G3

Pilot Logistics Services
P.O. Box 677766
Dallas, TX 75267-7766

Pitney Bowes
PO Box 280
Orangeville, Ontario L9W
2Z7

Pitney Bowes Postage By
Phone
PO Box 371874
Pittsburgh, PA 15250-7874

Pitney Works
P.O. Box 280
Orangeville, Ontario L9W
2Z7

Planet Coffee Company Ltd.
Bay F, 7058 Farrell Rd. S.E.
Calgary, Alberta T2H 0T2

Platinum Glass Ltd
4412 Ryders Ridge Blvd
Sylvan Lake, Alberta T4S 0J7

PNC Bank Canada Branch
1 Place Ville Marie, Suite
2001
Montreal, Quebec H3B 2C4

PNC Bank Canada Branch
1 Place Ville Marie, Suite
2001
Montreal, Quebec H3B 2C4

PNC Business Credit Canada
The Exchange Tower
130 King Street West,
Suite 2140

Toronto, Ontario M5X 1E4

PNC Business Credit Canada
The Exchange Tower
130 King Street West,
Suite 2140
Toronto, Ontario M5X 1E4

PND Corporation
14320 NE 21st, Suite 6
Bellevue, WA 98007

Podollan Inn
10612 -99th Avenue
Grande Prairie, Alberta T8V
8E8

Pollock Paper Distributors
PO Box 660005
Dallas, TX 75266-0005

Pomeroy Hotel
11308 Alaska Road
Fort St John, British
Columbia V1J 5T5

Pomeroy Inn & Suites
11308 Alaska Road
Fort St John, British
Columbia V1J 5T5

Pomeroy Lodging
11633-100th Street
Grande Prairie, Alberta T8V
3Y4

Poor Boy Trucking Ltd.
SS2, Site 20, Comp. 26
Fort St. John, British
Columbia V1J 4M7

Power Funding Ltd
PO Box 95260
Grapevine, TX 76099-9752

Powersource Transportation
Inc
2023 N Lafayette Court
Griffith, IN 46319

Progressive Waste Solutions
of TX
PO Box 660043
Dallas, TX 75266-0043

Rainbow Waste
Box 7234
Edson, Alberta T7E 1V5

Powersource Transportation
Inc.
2023 N. Lafayette Court
Griffith, IN 46319

Prop Equipment Systems Inc
108-55202 SH825
Sturgeon County, Alberta
T8L 5C1

Ram Supply & Distribution
Bay #5-4845 79th Street
Red Deer County, Alberta
T4P 2T4

Precision Pump & Valve, LLC
PO Box 16653
Lake Charles, LA 70616

Pro-Stitch Apparel
#4 - 7620 Edgar Industrial
Drive
Red Deer County, Alberta
T4P 3R2

Ramada Inn
6853 - 66 Street
Red Deer County, Alberta
T4P 3T5

Preferred Sands of Canada
ULC
100 Matsonford Road, Suite
101
Radnor, PA 19087

Pump Interactive Inc
205, 822 - 11 Ave S.W.
Calgary, Alberta T2R 0E5

RBS BULK SYSTEMS INC
PO BOX 762
WINNIPEG, Manitoba R3C
2L4

Preferred Sands of
Wisconsin, LLC
One Radnor Corporate
Center
100 Matsonford Road, Suite
101
Radnor, PA 19087

Pumps & Pressure Inc
7018 Johnstone Drive
Red Deer County, Alberta
T4P 3Y6

Receiver General of Canada
PO Box 1046, Station "B"
Ottawa, Ontario K1P 5SP

Purolator Inc.
P.O. Box 1100
Etobicoke, ON M9C 5K2, CA

Red Ball Oxygen Co. Inc.
PO Box 7316
Shreveport, LA 71137-7316

Pricewaterhouse Coopers
354 Davis Road, Suite 600
Oakville, Ontario L6J 0C5

Quatro Services Inc.
155 Canterbury Dr. S.W.
Calgary, Alberta T2W 1H3

Red Deer County
38106, Range Road 275
Red Deer County, Alberta
T4S 2L9

Pricewaterhouse Coopers
LLP
354 Davis Road, Suite 600
Oakville, Ontario L6J 0C5

Quest Signs & Decals Inc
29 Baird Street
Red Deer County, Alberta
T4R 1K5

Red Deer County Fasteners
& Tools Ltd
#7, 4999 - 76St.
Red Deer County, Alberta
T4P 1T5

Pro N2 Ltd
Box 6119
Innisfail, AB T4G 1S8

Railroad Commission of
Texas
P.O. Box 12967
Austin, Texas 78711-2967

Red Deer County Lodge
4311-49 Avenue
Red Deer County, Alberta
T4N 5Y7

Pro-Gas Services, LLC
5613 DTC Pkwy. Ste. 310
Greenwood Village, CO
80111-3031

Railroad Commission of
Texas
PO Box 12967
Austin, TX 78701

Red Deer Lock & Safe
1, 6264 - 67A Street
Red Deer County, Alberta
T4P 3E8

Red Deer Valve & Fitting
Unit 4, 4910 - 78 Street
Red Deer County, Alberta
T4P 3W9

Redwood Inn & Suites
8117-99 Street
Clairmont, Alberta T0H 0W0

Reliance Industrial Products
Ltd.
606 - 19 Ave
Nisku, Alberta T9E 7W1

Reliance Industrial Products,
Ltd.
606 -19th Avenue
Nisku, Alberta T9E 7W1

Renegade Oilfield Services
Unit B 66-38403 Burnt Lake
Cres,
Red Deer County, Alberta
T4S 2L4

Renown Industries Ltd.
5608 - 94A Street
Edmonton, Alberta T6E 3E4

RFS Canada
PO Box 7446 Station A
Toronto, Ontario M5W 3C1

Ricoh Canada Inc.
300 5520 Explorer Drive
Mississauga, Ontario L4W
5L1

Robert Roberts
Box 66
Okotoks, AB T1S 1A4

Rona Revy Inc
CP 1011
Boucherville, Quebec J4B
0B3

Rona Revy Inc./Totem
6920-29 Ave. N.W.
Calgary, Alberta T3B 0J4

Rosenau Transport Ltd.
Suite 200 - 2950 Parsons
Road
Edmonton, Alberta T6N 1B1

Roydale Rentals Inc
4629 46th Street
Red Deer County, Alberta
T4N 1M7

Safelite Auto Glass
P.O. Box 633197
Cincinnati, OH 45263-3197

Salesforce.com Canada
Corporation
C/O 913321, PO BOX 4090
STN A
Toronto, Ontario M5W 0E9

San Antonio Premier Internal
Medicine, PLLC
1032 S WW White Road
San Antonio, TX 78220

Sandman Hotel
310 1755 West Broadway
Vancouver, British Columbia
V6J 4S5

Santrol- Ohio
PO BOX 931184
CLEVELAND, OH
44193-1335

Sard Verbinnen & Co., LLC
630 Third Avenue
New York, NY 10017

Sard Verbinnen & Co., LLC
630 Third Avenue
New York, NY 10017

Saskatchewan Securities
Commission
Suite 601, 1919
Saskatchewan Dr.
Regina, Saskatchewan S4P
4H2

Satellite Shelters, Inc.
2530 Xenium Lane North Ste
150
Minneapolis, MN 55441

SC Fuels
PO BOX 14014
Orange, CA 92863-14014

Schlumberger Canada Ltd.
c/o C09639C PO Box 9639
Stn M.
Calgary, Alberta T2P 0E9

Second Real Properties
Limited
Suite 200, 540 - 5 Ave. S.W.
Calgary, Alberta T2P 0M2

Secure Energy Services
Suite 1201, 333 - 7th Ave.
S.W.
Calgary, Alberta T2P 2Z1

Serva Group LLC
PO Box 8121
Wichita Falls, TX 76307

ServaGroup LLC
5830-51 Street S.E.
Calgary, Alberta T2C 4M9

ServaGroup LLC
1045 Keystone Avenue
Catoosa, OK 74015

Servicemaster of Calgary
Downtown
#4, 1450-28 Street NE
Calgary, Alberta T2A 7W6

ServiS Inc.
102, 206 - 7 Ave. S.W.
Calgary, Alberta T2P 0W7

SFJ Inc.
345 Sakitawaw Trail
Fort McMurray, AB T9H 5E7

Shaw
PO Box 2468 Stn Main
Calgary, Alberta T2P 4Y2

Shippers Supply
301 8026 Edgar Industrial
Crescent
Red Deer County, Alberta
T4P 3R3

Shooters Light Oilfield
Hauling
P.O. Box 25112
Red Deer County, Alberta
T4R 2M2

Shred-it
1034 -72nd Ave NE
Calgary, Alberta T2E 8V9

Sierra Septic Solutions
PO Box 1300
Red Deer County, Alberta
T4N 7B6

Skyline Displays of Houston
7885 Northcourt Road
Houston, TX 77040

Skyline Executive Suites, Ltd.
11757 Katy Freeway, Suite
1300
Houston, TX 77079

Skystone Engineering
100, 3016-19th Street NE
Calgary, Alberta T2E 6Y9

Smash & Sons Contracting
Ltd.
713046 RR 65
Grande Prairie, Alberta T8W
5E7

Society of Petroleum
Engineers
222 Palisades Creek Drive
Richardson, TX 75080

Source Energy Services
Logistics, US, LP
6565 N. MacArthur Blvd,
Suite 250
Irving, TX 75039

Source Office Furnishings
1248 - 36 Ave. N.E.
Calgary Alberta T2E 6N5

Southwest Proppants &
Services, LLC
3938 CR 1290
Odessa, TX 79765

Sparta Engineering
702-1st Ave NW, PO Box
365
Linden, Alberta T0M 1J0

Speciality Trailer Leasing
P.O. Box 51166
Amarillo, TX 79159-1166

SPM Flow Control Inc.
PO BOX 99395
Ft. Worth, TX 76199-3095

SPM Flow Control Ltd
Unit A 8060 Edgar Industrial
Cres
Red Deer County, Alberta
T4P 3R3

Spring Branch I.S.D Tax
Office
PO Box 19037
Houston, TX 77224

SSP Converged Solutions
3900, Boul. Des Chenaux
Trois-Rivieres, Quebec G8Y
1A4

St. Regis Management Inc
18113-107 Ave
Edmonton, Alberta T5S 1K4

Staples Advantage
C/O C25043C, PO Box 2524,
STN M
Calgary, Alberta T2P 1B1

Sterling West Credit Corp
207-4209 99 St.
Edmonton, Alberta T6E 5V7

Stim-Lab Inc.
7406N. Highway 81
Duncan, OK 73533

Stinger Wellhead Protection,
Inc.
4301 Will Rogers Parkway,
Suite 600
Oklahoma City, OK 73108

StrataGen Inc.
PO Box 203250
Dallas, TX 75320

Stratton Oilfield Systems
2 Park Lane, Suite 201
Hilton Head Island, SC 29928

Sun Coast Resources, Inc.
PO Box 202603
Dallas, TX 75320

Sunsource
PO Box 730698
Dallas, TX 75373-0698

T.R. Transport Inc.
#4, 39125 Range Road 10
Red Deer County, Alberta
T4S 2E3

Texas Auto Carriers, Inc.
5765 Bicentennial St.
San Antonio, TX 78219

Super 8 - Fox Creek
206 Highway Ave.
Fox Creek, Alberta T0H 1P0

TAMMY J. MCRAE
400 N San Jacinto
Conroe, TX 77301-2823

Texas Chrome Transport,
LLC
16233 IH 35 South
Atascosa, TX 78002

Superior Propane
P.O. Box 2875, Stn. M
Calgary, Alberta T2P 5G1

TBM Group
108-55202 SH825
Sturgeon County, Alberta
T8L 5C1

Texas Comptroller of Public
Accounts
Revenue Accounting Division
- Bankruptcy Section
P.O. Box 13528 Capitol
Station
Austin, TX 78711

Superior Trailer Leasing
501 Highway 80 East
Sunnyvale, TX 75182

TBM Sand & Storage
Logistics, LLC
4750 Kimberly Farms Drive
Anderson, CA 96007

Superior Trailer Sales Co.
501 Highway 80 East
Sunnyvale, TX 75182

TecERA Inc
168 Edgevalley Circle NW
Calgary, Alberta T3A 4X8

Texas Department of Public
Safety
6502 South New Braufels
Ave
San Antonio, TX 78223

Superior Wash & Storage Inc
10808 - 99 St.
Clairmont, Alberta T0H 0W2

Telebyte Communications
Inc.
6816 - 50 Ave
Red Deer County, Alberta
T4N 4E3

Texas Workforce
Commission
TWC Building - Regulatory
Integrity Division
101 East 15th Street
Austin, TX 78778

Sussex Auto Parts Ltd.Napa
Store #7730 792 Main St.
Sussex, New Brunswick E4E
2M5

Telus Communications
PO Box 7575 Stn. Terminal
Vancouver, British Columbia
V6B 8N9

The Gear Centre
15729-118 Ave
Edmonton, Alberta T5V 1B7

Sustain Energy Inc
2841b 39 St. SW
Calgary, Alberta T3E 3G8

Telus Mobility
PO Box 8950 Stn. Terminal
Vancouver, British Columbia
V6B 3C3

The Licensing Company
123-205 5 Ave SW
Calgary, Alberta T2P 2V7

Sylvan Auto Centre Inc.
5016 50 Avenue
Sylvan Lake, Alberta T4S
1S3

TeraGo Networks Inc.
PO Box 8956 Postal Station
A
Toronto, Ontario M5W 2C5

The Lock & Safe Roome
Box 6146 515 - 50th Street
Edson, Alberta T7E 1T6

SynOil Energy Services
2000, 300-5 Ave SW
Calgary, Alberta T2P 3C4

TerraStar, Incorporated
11 North Main St.
Waynesburg, OH 44688

The Phone Experts
4724 - 60th Street
Red Deer County, Alberta
T4N 7C7

T & W Tire LLC
PO BOX 974474
Dallas, TX 75397-4474

The Printing House Ltd.
1403 Bathurst St.
Toronto, Ontario M5R 3H8

TRICOR
PO Box 397
Burlington Ontario L7R 3Y3

United Parcel Service Inc.
PO Box 7247-0244
Philadelphia, PA 19170-0001

Thermo Process Instruments,
L.P.
PO Box 742770
Atlanta, GA 30374-2770

Tri-Line Carriers LP
P.O. Box 430
Hagersville, Ontario N0A 1H0

United States Attorney
General
Department of Justice
950 Pennsylvania Avenue,
N.W.
Washington, D.C. 20530

Thompson & Knight LLP
PO Box 660684
Dallas, TX
75266-0684

Tristar Contracting Ltd
14801-89 ST
Grande Prairie, Alberta T8X
0J2

United States Trustee
615 E. Houston, Suite 533
San Antonio, TX 78205

Tire Centers, LLC
991 Post Oak Road
Kilgore, TX 75662

Troyer Ventures Ltd.
9303 - 85 Ave.
Fort St. John, British
Columbia V1J 5Z3

US EPA Region 6
Bankruptcy Contact
Fountain Place
1445 Ross Ave.
Dallas, TX 75202-2750

Titan Supply LP
5303 - 75 Street
Edmonton, Alberta T6E 5S5

Tru-Kare Tank & Meter
Service Ltd.
RR 1 Site 9, Box 2
Lacombe, Alberta T4L 2N1

Utah Department of Natural
Resources
Division of Oil, Gas and
Mining
1594 West North Temple,
Suite 1210
Box 145801
Salt Lake City, Utah 84114-
5801

Topco Oilsite Products Ltd.
9519 - 28 Ave.
Edmonton, Alberta T6N 0A3

Tuscora Rentals, LLC
832 Kaderly St. NW
New Philadelphia, OH 44663

Total Transload Services
ULC
108 55202 SH825
Sturgeon County, Alberta
T8L 5C1

Unifirst Canada Ltd.
4601 - 63st.
Red Deer County, Alberta
T4N 7A6

Van Houtte Coffee Services
Inc.
Bay 1, 2915 10 Ave. N.E.
Calgary, Alberta T2A 5L4

Town of Edson
605 - 50 St. PO Box 6300
Edson, Alberta T7E 1T7

Unifirst Holdings, Inc.
3047 E. Commerce Street
San Antonio, TX 78220

Vanguard Cleaning Systems
of Central Texas
11302 Sir Winston Street,
Suite 1
San Antonio, TX 78216

Traction
UAP #963, 6895 Menway
Court
Mississauga, Ontario L5S
1W2

Unimin Corporation
PO Box 198867
Atlanta, GA 30384

Trenergy Consulting
135 Somerset Square S.W.
Calgary, Alberta T2Y 3E4

United Farmers of Alberta
PO BOX 2790 STATION M
Calgary, Alberta T2P 2M7

Varsity Chrysler
665 Goddard Avenue NE
Calgary, Alberta T2K 6K1

Verizon Business
PO Box 660794
Dallas, TX 75266-0794

Westmor Industries, LLC
PO Box 683, 7 Industrial Blvd
Morris, MN 56267

Zachary T. Shields
Callister Nebeker &
McCullough
10 East South Temple, Suite
900
Salt Lake City, UT 84133

VistaVu Solutions Inc.
Suite 214, 30 Springborough
Boulevard SW
Calgary, Alberta T3H 0N9

Wheels On Safety Training
7897 - 48 Ave.
Red Deer County, Alberta
T4P 2H6

VP Sales & Company LP
P.O. Box 408
Alice, TX 78333

Wiebe Transport
14605-97 STREET
GRANDE PRAIRIE, Alberta
T8V 7B6

Wabash National Trailer
Centers
RBC Charter One Bank Dept.
CH 16739
Palatine, TX 60055-6739

Wilson County Tax Office
Suite 1 - 2 Library Lane
Floresville, TX 78114

Walter Oil & Gas Corporation
1100 Louisiana St, Suite 200
Houston, TX 77002

Worker's Compensation
Board - Alberta
PO Box 2323
Edmonton, Alberta T5J 3V3

Weatherford Engineered
Chemistry
P.O. Box 301003
Dallas, TX 75303-1003

Worker's Compensation
Board - BC
PO Box 9600 Stn Terminal
Vancouver, British Columbia
V6B 5J5

Weatherford Laboratories
C/O C00575, PO BOX 575
STN M
CALGARY, Alberta T2P 2J2

Workopolis
720 King Street West, 10th
Floor
Toronto, Ontario M5V 2T3

Wesclean Equipment &
Cleaning Supplies Ltd
11450-149 Street
Edmonton, Alberta T5M 1W7

WS Leasing Ltd
403-960 Quayside Drive
New Westminister Ontario
V3M 6G2

Western Vacuum Services
4706 - 57 St.
Red Deer County, Alberta
T4N 2K6

Wurth Canada Limited
345 Hanlon Creek Blvd
Guelph, Ontario N1C 0A1

Westmor Industries LLC
3 Development Drive
Morris, MN 56267

Xerox
P.O. Box 7405
Pasadena, CA 91109-7405