

**EXHIBIT A**

<b><u>Objector</u></b>	<b><u>Objection</u></b>	<b><u>Debtors' Response</u></b>
<b>General Electric Capital Corporation and Gelco Corporation d/b/a GE Fleet Services (collectively, “GE”)</b> [Docket No. 1782]	<ol style="list-style-type: none"> <li>1. GE objects to the buy-out of its leased equipment unless GE consents and requests that (i) Debtors identify which equipment is being purchased, (ii) immediate payment to GE upon closing, (iii) GE's other rights under leases are not impaired, and (iv) Court approves the buy-out.</li> <li>2. To the extent the leases are to be assumed and assigned in part or any equipment is sold in an outright sale, GE objects.</li> </ol>	<ol style="list-style-type: none"> <li>1. Debtors and Purchaser are presently negotiating with GE with respect to buy-out terms that are acceptable to GE.</li> <li>2. The GE leases are not being assumed and assigned to Purchaser. See Section 1.7 of the Purchase Agreement.</li> </ol>
<b>Fifth Third Leasing Company (“Fifth Third”)</b> [Docket No. 1789]	<ol style="list-style-type: none"> <li>1. Fifth Third objects to the buy-out of its leased equipment unless Fifth Third consents and requests that (i) Debtors identify which equipment is being purchased, (ii) immediate payment is made to Fifth Third upon closing, (iii) Fifth Third's other rights under leases are not impaired, and (iv) Court approves the buy-out.</li> <li>2. To the extent the leases are to be assumed and assigned in part or any equipment is sold in an outright sale, Fifth Third objects.</li> </ol>	<ol style="list-style-type: none"> <li>1. Debtors and Purchaser are presently negotiating with Fifth Third with respect to buy-out terms that are acceptable to Fifth Third.</li> <li>2. The Fifth Third leases are not being assumed and assigned to Purchaser. See Section 1.7 of the Purchase Agreement.</li> </ol>
<b>Banc of America Leasing &amp; Capital, LLC (“BoA”)</b> [Docket No. 1792]	<ol style="list-style-type: none"> <li>1. BoA objects to the buy-out of its leased equipment unless BoA consents and requests that (i) Debtors identify which equipment is being purchased, (ii) immediate payment is made to BoA upon closing, (iii) BoA's other rights under leases are not impaired, and (iv) Court approves the buy-out.</li> <li>2. To the extent the leases are to be assumed and assigned in part or any equipment is sold in an outright sale, BoA objects.</li> </ol>	<ol style="list-style-type: none"> <li>1. Debtors and Purchaser are presently negotiating with BoA with respect to buy-out terms that are acceptable to BoA.</li> <li>2. The BoA leases are not being assumed and assigned to Purchaser. See Section 1.7 of the Purchase Agreement.</li> </ol>
<b>FMC Corporation (“FMC”)</b> [Docket No. 1779]	<p>FMC provides Debtors a certain salmonella control program consisting of equipment and services pursuant to certain agreements that are not being assumed and assigned to the Purchaser. FMC objects to the sale unless:</p> <ol style="list-style-type: none"> <li>1. FMC's postpetition amounts are paid at closing.</li> <li>2. Debtors pay FMC's reclamation claim.</li> <li>3. Debtors return to FMC, at Debtors' cost and expense, all unused products provided by FMC to the Debtors at the Farmerville plant and all equipment located at that plant.</li> </ol>	<ol style="list-style-type: none"> <li>1. Debtors' books and records reflect that FMC's postpetition invoices are being paid in ordinary course pursuant to the terms of the FMC contracts. Moreover, even if a default exists, FMC's contracts are not being assumed and assigned. Accordingly there is no requirement to cure such alleged defaults.</li> <li>2. Debtors have disputed FMC's reclamation claim, which is being litigated in a separate proceeding. As an unsecured creditor, whose contracts are not being assumed, Debtors are not required to pay FMC's prepetition claims as part</li> </ol>

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	<p>FMC also asserts that the Sale Order should provide that:</p> <ol style="list-style-type: none"> <li>4. The FMC contract is rejected.</li> <li>5. Debtors pay FMC all prepetition and postpetition amounts owed.</li> <li>6. Debtors must return all unused products and equipment at the Farmerville location.</li> </ol>	<p>of the Sale.</p> <ol style="list-style-type: none"> <li>3. The FMC Spectrum Contract relates to more than just the Farmerville facility. Debtors have reached out to FMC to negotiate a resolution that would result in the return of the equipment and products at the Farmerville facility while still maintaining services at the other facility that is not being sold.</li> <li>4. See response to No. 3 above. Thus, the Debtors cannot and should not be forced to reject the contracts at this time.</li> <li>5. See responses to Nos. 1 and 2 above.</li> <li>6. See response to No. 3 above.</li> </ol>
<b>Liberty Mutual Insurance Company ("Liberty")</b> [Docket No. 1795]	<ol style="list-style-type: none"> <li>1. Liberty seeks to clarify that while the permits and licenses associated with the Farmerville Assets may be transferable, any of Liberty's surety bonds supporting such transferred permits and licenses are not assignable to any buyer.</li> <li>2. Liberty requests that the Sale Order require the Debtors to accommodate any applicable trust fund or similar statue by requiring Debtors to segregate any sale proceeds to the extent they relate to assets subject to any express or constructive trust.</li> <li>3. Liberty requests that the Sale Order provide that while the permits and licenses relating to the Farmerville Assets may be transferable, any surety bonds issued by Liberty in support thereof are not transferable and shall not be transferred to any buyer of the Farmerville Assets.</li> </ol>	<ol style="list-style-type: none"> <li>1. Neither the Debtors' grain dealer license with the Louisiana Agricultural Commodities Commission (the "<u>License</u>") nor the supporting surety bond with Liberty is being assumed and assigned, or otherwise transferred to any buyer of the Farmerville Assets.</li> <li>2. As the Debtors are not assigning or otherwise transferring the License, this request is moot.</li> <li>3. The Debtors will amend the Sale Order to provide that no surety bond with Liberty related to the Farmerville Assets will be transferred to any buyer of the Farmerville Assets.</li> </ol>
<b>CIT Communications Finance Corp. d/b/a Avaya Financial Services ("CIT")</b> [Docket No. 1799]	<ol style="list-style-type: none"> <li>1. CIT, a lessor of certain telephone equipment, requests that the sale be conditioned on Debtors formally rejecting those schedules of its master lease that relate to the equipment at the Farmerville facility.</li> </ol>	<ol style="list-style-type: none"> <li>1. Debtors and Purchaser are presently negotiating a resolution of this issue with CIT.</li> </ol>
<b>Centerpoint Energy Services, Inc., et al. ("Centerpoint")</b> [Docket No. 1812]	<ol style="list-style-type: none"> <li>1. The GEGT Transportation Agreement and the Arkla Transportation Agreement may not be assumed and assigned without also assuming and assigning the Base Contract (all as defined in the Objection).</li> <li>2. Debtors have to provide adequate assurances of Purchasers' future performance under the assigned contracts.</li> </ol>	<ol style="list-style-type: none"> <li>1. Debtors and Purchaser have reached a resolution of this issue with Centerpoint.</li> <li>2. Evidence of adequate assurance of Purchaser's future performance under the contracts will be provided to Centerpoint.</li> </ol>