United States Bankruptcy Court SOUTHERN DISTRICT OF NEW YORK				Voluntary Petition						
	of Debtor (if ind			Middle):		Nan	ame of Joint Debtor (Spouse) (Last, First Middle):			
	n Business Med					A 11	All Other Names used by the Joint Daktor in the last 9 years			
	er Names used e married, maid			s years			All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):			
Last for (if more 20-349	e than one, state 9837	Sec. or Indi- all):			N) No./Complete	EIN	. (if more than on	e, state all):		er I.D. (ITIN) No./Complete
Street Address of Debtor (No. & Street, City, State & Zip Code): 249 W. 17th Street			Stre	et Address of Joir	nt Debtor (No. &	Street, City,	, and State):			
	ork, NY									
					10011					ZIP CODE
	of Residence o ork County	r of the Princ	cipal Place of	Business:		Cou	nty of Residence	or of the Princip	al Place of B	usiness:
	g Address of De	btor (if diffe	rent from stre	et address):		Mai	ling Address of D	ebtor (if differer	t from street	t address):
. .	07.1			(10.11.22						ZIP CODE
	-		siness Debtor	(if different	from street addre	ess above):				
See Sc	chedule 1 Atta	ached					t			ZIP CODE
	• •	e of Debtor	```		Nature of Bus (Check one b		CI	hapter of Bankr the Petition is		
		of Organization ck one box.)	1)	Пн∈	alth Care Business	·			[×]	k one box.)
🗆 Indi	ividual (includes J	· · · · · ·			igle Asset Real Est		□ Chapter 7 □ Chapter 9	Chapter 15 Recognitio	Petition for n of a Foreign	
	Exhibit D on page			11	U.S.C. § 101(51B)		Chapter 11	Main Proce	eeding	
· _ ·	poration (includes	LLC and LLF	?)		ilroad		Chapter 12	Recognitio	n of a Foreign	
	tnership er (If debtor is not	t one of the abo	ove entities ch		ockbroker mmodity Broker			Nonmain P	_	
	box and provide t				earing Bank				ure of Debts eck one box.)	6
				— 🗷 o	her		Debts are prim		í.	Debts are primarily
					Business Me Tax-Exempt I (Check Box, if app	Entity	debts, defined § 101(8) as "in	in 11 U.S.C. curred by an		business debts.
				un	btor is a tax-exemp der Title 26 of the de (the Internal Re	pt organization United States		narily responsible f y, or household pu		
			ing Fee (Che		de (life internar re	(venue code.)		-	ter 11 Debto	ors
🗴 Full	Filing Fee attach	ed.					Check one box		r as dafinad in	11 U.S.C. 8 101/51D)
for	the court's conside	eration certifyi	ing that the deb		y). Must attach si pay fee except in	e	 Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D). Check if: 			
🗆 Filin	0 1	uested (applica	able to chapter		nly). Must attach	signed		egate noncontinger iliates) are less tha		ebts (excluding debts owed to
appl	lication for the co	urt's considera	ition. See Offic	cial Form 3B.			Check all applicable boxes: A plan is being filed with this petition.			
							Acceptances of	of the plan were so ccordance with 11	licited prepetit	ion from one or more classes of (b)
Statisti	cal/Administrat	ive Informat	ion				creations, in a		2.5.0. § 1120	THIS SPACE IS FOR COURT USE
	ebtor estimates that	at funds will be	e available for o	distribution to	unsecured creditors	S.				ONLY
				is excluded an	d administrative ex	penses paid, ther	e will be no funds av	vailable for		
	istribution to unsected Number of (ed basis)						
						X				
1-49	50-99	100-199	200-999	1,000- 5,000	5,001- 10,000	10,001- 25,000	25,001- 50,000	50,001- 100,000	Over 100,000	
Estimat	ted Assets (on a	consolidated	d basis)	-,	,	,		,	,000	
				□ €1.000.001.tr	□ €10.000.001.t-	□ €50,000,001,t-	C	x		
\$0 to \$50,000	\$50,001 to \$100,000	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	
	ted Liabilities (o		,							
□ \$0 to	□ \$50,001 to	□ \$100,001 to	□ \$500,001 to	□ \$1,000,001 to	\$10,000,001 to	□ \$50,000,001 to	□ \$100,000,001 to	□ \$500,000,001 to	K More than	
\$50,000		\$500,000	\$1 million	\$10 million	\$50 million	\$100 million	\$500 million	\$1 billion	\$1 billion	

B.1 (Official I	Form 1)	(1/08)
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Volunta	•	ition ust be completed and filed in every case)	Name of Debtor(s): Penton Business Media Holdings, I	Inc
(1ms p	uge m	All Prior Bankruptcy Cases Filed Within Las	8,	
Location Where F		None	Case Number: N/A	Date Filed: N/A
		Pending Bankruptcy Case Filed by any Spouse, Partner or	Affiliate of this Debtor (If more than of	one, attach additional sheet)
Name of See Sche		r: Attached	Case Number: Pending	Date Filed: Date hereof
District: Souther	n Disti	rict of New York	Relationship: Affiliate	Judge:
and 10Q) with of the	Exhibit A ed if debtor is required to file periodic reports (e.g., forms 10K the Securities and Exchange Commission pursuant to Section 13 Securities Exchange Act of 1934 and is requesting relief under	(To be complete whose debts are p I, the attorney for the petitioner name have informed the petitioner that [he or 13 of title 11, United States Code, each such chapter. I further certify th required by 11 U.S.C. § 342(b).	Exhibit B d if debtor is an individual primarily consumer debts.) ed in the foregoing petition, declare that I or she] may proceed under chapter 7, 11, 12, and have explained the relief available under hat I delivered to the debtor the notice
🗆 Exhi	ibit A i	s attached and made a part of this petition.	X	or(s) (Date)
Does th or safet	y?	for own or have possession of any property that poses or is a , and Exhibit C is attached and made a part of this petition.	nibit C alleged to pose a threat of imminen	t and identifiable harm to public health
			nibit D	
□ If this is	s a joi	nibit D completed and signed by the debtor is attached and in nt petition: nibit D also completed and signed by the joint debtor is attac		n.
			ling the Debtor – Venue applicable box.)	
	X	Debtor has been domiciled or has had a residence, princip days immediately preceding the date of this petition or for		
	×	There is a bankruptcy case concerning debtor's affiliate, g	general partner, or partnership pend	ing in this District.
		Debtor is a debtor in a foreign proceeding and has its prin in this District, or has no principal place of business or as proceeding [in a federal or state court] in this District, or t sought in this District.	sets in the United States but is a de	fendant in an action or
		Certification by a Debtor Who Resid (Check all ap	des as a Tenant of Residential oplicable boxes.)	Property
		Landlord has a judgment against the debtor for possession of deb	otor's residence. (If box checked, comp	lete the following.)
		(Nam	e of landlord that obtained judgment)	
		(Addr	ress of landlord)	
		Debtor claims that under applicable nonbankruptcy law, there are the entire monetary default that gave rise to the judgment for pos		
		Debtor has included in this petition the deposit with the court of a filing of the petition.	any rent that would become due during	the 30-day period after the
		Debtor certifies that he/she has served the Landlord with this cert	tification. (11 U.S.C. § 362(1)).	

B.1 (Official Form 1) (1/08)	FORM B1, Page 3
Voluntary Petition (This page must be completed and filed in every case)	Name of Debtor(s): Penton Business Media Holdings, Inc.
Sig	natures
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative
I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b). I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. X Signature of Debtor Telephone Number (if not represented by attorney) Date	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code Certified copies of the documents required by 11 U.S.C. § 1515 are attached Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached. X (Signature of Foreign Representative) Date
Date Signature of Attorney*	
/s/ Lisa G. LaukitisSignature of Attorney for Debtor(s)Lisa G. LaukitisBrad B. ErensJONES DAYRobert E. Krebs222 East 41st StreetDavid A. HallNew York, NY 10017JONES DAYTel: (212) 326-393977 West WackerFacsimile: (212) 755-7306Chicago, IL 60601Tel: (312) 782-8585Facsimile: (312) 782-8585	Signature of Non-Attorney Bankruptcy Petition Preparer I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached. Printed Name and title, if any, of Bankruptcy Petition Preparer
February 10, 2010 Date *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect. Signature of Debtor (Corporation/Partnership)	Social-Security number (If the bankruptcy petition preparer is not an individual, state the social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests the relief in accordance with the chapter of title 11, United States Code, specified in this petition. /s/ Jean B. Clifton Signature of Authorized Individual Jean B. Clifton Printed Name of Authorized Individual Executive Vice President and Chief Financial Officer Title of Authorized Individual February 10, 2010 Date	Address X

SCHEDULE 1

A. All Other Names Used by the Debtor in the last 8 years (including trade names):

- 1. Donohue Meehan Publishing Company
- 2. Healthwell.com, Inc.
- 3. One, Inc.
- 4. PBI Media Inc.
- 5. Penton Internet, Inc.
- 6. PMI Three, Inc.
- 7. PMI Two, Inc.
- 8. PRIMEDIA Business Media & Magazines Inc.
- 9. PRIMEDIA Business Media and Magazines Internet Inc.
- 10. PRIMEDIA Business Media and Magazines Publications Inc.
- 11. Prism Business Media Inc.
- 12. Prism Business Media Holdings Inc.
- 13. Prism Business Media Internet Inc.
- 14. Prism Business Media Publications Inc.
- 15. Stardust.com, Inc.
- 16. Tech Conferences, Inc.
- B. Location of Principal Assets of Business Debtor (if different from street address):

The principal assets of the Debtor are located in New York, New York, at the Debtor's headquarters, and the Debtor's locations in Cleveland, Ohio, Chicago, Illinois, and Overland Park, Kansas. In addition, due to the nature of the Debtor's business, the Debtor has assets in every location from which it operates its businesses.

C. Pending Bankruptcy Cases Filed by Affiliates of the Debtor:

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case (collectively, the "<u>Debtors</u>"), filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting that the Court consolidate their chapter 11 cases for administrative purposes only.

- 1. Duke Communications International, Inc.
- 2. Duke Investments, Inc.
- 3. DVGM & Associates
- 4. Internet World Media, Inc.
- 5. Penton Business Media, Inc.
- 6. Penton Business Media Holdings, Inc.
- 7. Penton Business Media Internet, Inc.
- 8. Penton Business Media Publications, Inc.
- 9. Penton Media, Inc.

MEETING OF THE BOARD OF DIRECTORS

EFFECTIVE FEBRUARY 9, 2010

The undersigned, being the duly elected, qualified and acting Executive Vice President and Chief Financial Officer of Penton Business Media Holdings, Inc. and the duly elected, qualified and acting Chief Financial Officer of Penton Media, Inc., Penton Business Media, Inc., Penton Business Media Internet, Inc., Penton Business Media Publications, Inc. and Internet World Media, each a Delaware corporation, Duke Investments, Inc. and Duke Communications International, Inc., each a Colorado corporation, and DVGM & Associates, a California corporation (each a "Corporation"), hereby certifies that: (a) the following resolutions were duly adopted by the Board of Directors (each a "Board") of each Corporation as of February 9, 2010, in accordance with the requirements of applicable law and (b) said resolutions have not been amended, modified or rescinded and are in full force and effect as of the date hereof:

WHEREAS, the Board has evaluated the Corporation's alternatives in connection with a restructuring and has determined that the filing of a voluntary petition for relief under chapter 11 of title 11 of the United States Code is in the best interest of the Corporation and its stakeholders;

NOW, THEREFORE, BE IT:

RESOLVED, that the Corporation shall be, and it hereby is, each authorized to (i) file a voluntary petition (the "<u>Petition</u>") for relief under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"), in the United States Bankruptcy Court for the Southern District of New York or such other court as the appropriate officer or officers of the Corporation shall determine to be appropriate (the "<u>Bankruptcy Court</u>"); (ii) file and consummate the transactions contemplated by the "pre-packaged" plan of reorganization (the "<u>Plan</u>"), as it may be amended or modified from time to time, and the related disclosure statement (the "<u>Disclosure Statement</u>"); and (iii) perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect any of the foregoing and the performance of such acts to constitute conclusive evidence of the reasonableness, advisability, expedience, convenience, appropriateness, or necessity thereof;

FURTHER RESOLVED, that the chief executive officer, chief financial officer, and secretary of the Corporation (collectively, the "Designated Officers") shall be, and each of them, acting alone, hereby is, authorized, directed and empowered on behalf of, and in the name of, the Corporation to: (a) execute, acknowledge, deliver and verify the Petition and all other ancillary documents, and cause the Petition to be filed with the Bankruptcy Court and make or cause to be made prior to execution thereof any modifications to the Petition or ancillary documents as any such Designated Officer, in such officer's discretion, deems necessary or desirable to carry out the intent and accomplish the purposes of these resolutions (b) execute, acknowledge, deliver, verify and file or cause to be filed all petitions, schedules, statements, lists, motions, applications and other papers or documents necessary or desirable in connection with the foregoing; and (c) execute, acknowledge, deliver and verify any and all other documents

necessary or appropriate in connection with the foregoing or to administer the Corporation's chapter 11 case in such form or forms as any such Designated Officer may approve;

FURTHER RESOLVED, that the actions of any Designated Officer taken pursuant to this resolution, including, the execution, acknowledgment, delivery and verification of the Petition and all ancillary documents and all other agreements, certificates, instruments, guaranties, notices and other documents, shall be conclusive evidence of such Designated Officer's approval and the necessity or desirability thereof;

FURTHER RESOLVED, that the Corporation shall be empowered to authorize and direct any of its subsidiaries to file a Petition for relief under chapter 11 of the Bankruptcy Code in the Bankruptcy Court;

FURTHER RESOLVED, that the Designated Officers shall be, and each of them, acting alone, hereby is, authorized, directed and empowered on behalf of, and in the name of, the Corporation to take all steps that any such Designated Officer, in such Designated Officer's discretion, deems necessary or desirable to prosecute and obtain confirmation of and implement the Plan, as it may be amended or modified from time to time, including by executing, verifying, filing or causing to be filed any amendments or modifications to the Plan and the Disclosure Statement and any motions, applications or other papers necessary or desirable in connection with the foregoing;

FURTHER RESOLVED, that the Designated Officers shall be, and each of them hereby is, authorized, directed and empowered to retain, on behalf of, and in the name of, the Corporation: (a) Jones Day; (b) Rothschild Inc.; and (c) such additional professionals, including attorneys, accountants, financial advisors, investment bankers, actuaries, consultants or brokers, in each case as in such Designated Officers' judgment may be necessary or desirable in connection with the Corporation's chapter 11 case and other related matters, on such terms as such officer or officers shall approve and such Designated Officer's retention thereof to constitute conclusive evidence of such Designated Officer's approval and the necessity or desirability thereof;

FURTHER RESOLVED, that the law firm Jones Day and any additional special or local counsel selected by the Designated Officers, if any, shall be, and hereby are, authorized, empowered and directed to represent the Corporation, as debtor and debtor in possession, in connection with any chapter 11 case commenced by or against it under the Bankruptcy Code;

FURTHER RESOLVED, that the Corporation, shall be, and hereby is, authorized to (a) enter into a cash collateral agreement with General Electric Capital Corporation as agent and any associated documents and consummate the transactions contemplated therein (collectively, the "<u>Financing Transactions</u>") with such lenders and on such terms as may be approved by any one or more of the Designated Officers, as may be reasonably necessary for the continuing conduct of the affairs of the Corporation; and (b) pay related fees and grant security interests in and liens upon some, all or substantially all of the Corporation's assets, as may be deemed necessary by any one or more of the Designated Officers in connection with the Financing Transactions;

FURTHER RESOLVED, that: (a) the Designated Officers shall be, and each of them, acting alone, hereby is, authorized, directed and empowered in the name of, and on behalf of, the Corporation, as debtor and debtor in possession, to take such actions and execute and deliver such agreements, certificates, instruments, guaranties, notices and any and all other documents as the Designated Officers may deem necessary or appropriate to facilitate the Financing Transactions (collectively, the "Financing Documents"); (b) Financing Documents containing such provisions, terms, conditions, covenants, warranties and representations as may be deemed necessary or appropriate by the Designated Officers are approved; and (c) the actions of any Designated Officer taken pursuant to this resolution, including the execution and delivery of all agreements, certificates, instruments, guaranties, notices and other documents, shall be conclusive evidence of the approval thereof by such officer and by the Corporation;

FURTHER RESOLVED, that, in addition to the specific authorizations heretofore conferred upon the Designated Officers, each of the officers of the Corporation or their designees shall be, and each of them, acting alone, hereby is, authorized, directed and empowered, in the name of, and on behalf of, the Corporation, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments, amendments and other documents and to pay all expenses, including filing fees, in each case as in such officer's or officers' judgment shall be necessary or desirable in order fully to carry out the intent and accomplish the purposes of the resolutions adopted herein;

FURTHER RESOLVED, that all acts lawfully done or actions lawfully taken or to be taken by any officer or officers of the Corporation in connection with the implementation of these resolutions in all respects are hereby ratified, confirmed and approved; and

FURTHER RESOLVED, that any Designated Officer shall be, and each of them, acting alone, is authorized to certify and deliver, to any person to whom such certification and delivery may be deemed necessary or appropriate in the opinion of such Designated Officer, a true copy of the foregoing resolutions.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the undersigned certifies that each Corporation has adopted the above resolutions as of the 9th day of February, 2010.

Penton Business Media Holdings, Inc.

By: <u>/s/ Jean B. Clifton</u> Name: Jean B. Clifton Title: Executive Vice President and Chief Financial Officer

Penton Media, Inc. Penton Business Media, Inc. Penton Business Media Internet, Inc. Penton Business Media Publications, Inc. Internet World Media, Inc. Duke Investments, Inc. Duke Communications International, Inc. DVGM & Associates

By: <u>/s/ Jean B. Clifton</u> Name: Jean B. Clifton Title: Chief Financial Officer

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

2	Х	
:	:	
In re	:	Chapter 11
:	:	
Penton Business Media Holdings, Inc.	:	Case No ()
:	:	
Debtor	:	
	:	
?	Х	

LIST OF CREDITORS HOLDING 50 LARGEST UNSECURED CLAIMS

Penton Business Media Holdings, Inc. and 8 of its domestic direct and indirect subsidiaries, as debtors (collectively, the "<u>Debtors</u>"), each filed a petition in this Court on February 10, 2010 for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting, among other things, authority to file a consolidated list of the 50 largest unsecured creditors of the Debtors (the "<u>Top 50 List</u>") in lieu of a separate list for each Debtor. The Top 50 List is based on the Debtors' books and records as of approximately February 9, 2010 and was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top 50 List does not include: (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31); or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 50 largest unsecured claims. The information presented in the Top 50 List shall not constitute an admission by, nor is it binding on, the Debtors.

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Worldcolor USA Corp	Worldcolor USA Corp Kathleen Ashworth PO Box 98668 Chicago, IL 60693-8668 E: kathleen.ashworth@worldcolor.com Worldcolor USA Corp Worldcolor Premedia Chicago 1201 E Wiley Rd Ste 120 Schaumburg, IL 60173 P: 847-839-1260 F: 847-839-1058	Trade Debt	n/a	\$1,595,825.30
R R Donnelley Receivables Inc	R R Donnelley Receivables Inc James Mallaney PO Box 905151 Charlotte, NC 28290-5151 P: 775-829-4403 F: 775-829-0164 E: james.r.mallaney@rrd.com R R Donnelley Receivables Inc RR Donnelley Global HQ 111 S Wacker Dr Chicago, IL 60606-4301 P: 312-326-8000	Trade Debt	n/a	\$1,412,827.50
A T Clayton And Company Inc	A T Clayton And Company Inc Ted Quinlan 14822 Collections Center Drive Inc. Chicago, IL 60693 P: 203-658-1280 F: 203-658-1299 A T Clayton And Company Inc 300 Atlantic St 7th Fl Stamford, CT 06901 P: 203-658-1200 F: 203-658-1299	Trade Debt	n/a	\$574,806.12

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Hallmark Data Systems LLC	Hallmark Data Systems LLC Debbie Stone 7300 Linder Avenue Skokie, IL 60077 P: 847-983-2000 F: 847-763-9593 E: dstone@halldata.com	Trade Debt	n/a	\$532,661.38
American Pacesetters Enterprises LLC	American Pacesetters Enterprises LLC Keith Strehle PO Box 749558 Los Angeles, CA 90074-9558 P: 480-784-2270 F: 480-858-0540 E: kstrehle@americanpacesetters.com American Pacesetters Enterprises LLC 1280 S Country Club Dr No 110 Mesa, AZ 85210-5145 P: 480-784-2270 F: 480-858-0540	Trade Debt	n/a	\$340,393.62
Three Z Printing Company	Three Z Printing Company Attn: President or Legal Department PO Box 840007 Kansas City, MO 64184-0007 P: 217-857-3153 F: 217-857-3010 Three Z Printing Company 902 W Main St Teutopolis, IL 62467	Trade Debt	n/a	\$296,336.45

(1)	(2)	(3)	(4)	(5)
Name of creditor	Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contracts, etc.)	Indicate if claim is contingent, unliquidated, disputed or subject to set off	Amount of claim (secured also state value of security)
Georgia World Congress Center	Georgia World Congress Center Kevin Duvall, Chief Operating Officer 285 Andrew Young Blvd NW Atlanta, GA 30313-1591 P: 404-223-4200 F: 404-223-4211 E: kduvall@gwcc.com; sspinks@gwcc.com; mzimmerm@gwcc.com; pskaggs@gwcc.com	Trade Debt	n/a	\$229,608.00
Brown Printing Company	Brown Printing Company Attn: President or Legal Department GPO Box 5110 New York, NY 10087-5110 P: 215-679-4451 F: 507-835-0420 Brown Printing Company 2300 Brown Ave Waseca, MN 56093	Trade Debt	n/a	\$207,814.64
Bleuchip International	Bleuchip International Eric Beier 1025 N Hilltop Drive Itasca, IL 60143 P: 630-735-8000 F: 630-735-0144 E: ebeier@bleuchipintl.com	Trade Debt	n/a	\$162,851.42
City of Anaheim Convention Center	City of Anaheim Convention Center Attn: President or Legal Department 200 South Anaheim Blvd Attn: City Clerk Anaheim, CA 92805 P: 714-765-4104 F: 714-765-4105	Trade Debt	n/a	\$119,830.55

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
On24 Inc	On24 Inc Attn: President or Legal Department 799 Market Street 6th Floor San Francisco, CA 94103-2033 P: 415-369-8000 F: 415-369-8388 E: billing@on24.com	Trade Debt	n/a	\$114,577.00
Unisfair	Unisfair Attn: President or Legal Department 149 Commonwealth Drive Menlo Park, CA 94025 P: 866-354-4030 E: corpaccounting@unisfair.com	Trade Debt	n/a	\$111,750.00
United Parcel Service	United Parcel Service Patrick Casalbore 28013 Network Place Chicago, IL 60673-1280 E: pcasalbore@ups.com	Trade Debt	n/a	\$109,858.88
City of Tampa	City of Tampa Attn: President or Legal Department 333 South Franklin Street Tampa, FL 33602 P: 813-274-8422 F: 813-274-8472; 813-274-8918	Trade Debt	n/a	\$109,140.00
Anaheim Convention Center	Anaheim Convention Center Attn: President or Legal Department 800 W. Katella Anaheim, CA 92802 P: 714-765-8950 F: 714-765-8965 E: info@anaheimconventioncenter.net	Trade Debt	n/a	\$107,225.00

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Biocompare	Biocompare Attn: President or Legal Department 395 Oyster Point Blvd Suite 405 San Francisco, CA 94080 P: 650-873-9031 F: 650-873-9038	Trade Debt	n/a	\$104,000.00
Quadgraphics Inc	Quadgraphics Inc Leann Raasch 75 Remittance Drive Suite 6400 Chicago, IL 60675-6400 P: 414-566-2403 F: 414-566-4650 Quadgraphics Inc Corporate HQ N63 W23075 State Hwy 74 Sussex, WI 53089-2827 F: 414-566-9930	Trade Debt	n/a	\$81,885.48
CDW Direct LLC	CDW Direct LLC Eve Todd PO Box 75723 Chicago, IL 60675-5723 P: 847-465-6000; 703-621-8217 F: 847-465-6800 E: evetodd@cdw.com CDW Direct LLC 200 N Milwaukee Ave Vernon Hills, IL 60061-1577 P: 847-465-6000; 703-621-8217 F: 847-465-6800	Trade Debt	n/a	\$74,109.50
California Marketing	California Marketing Jennifer Heydelaar 8352 Clairemont Mesa Blvd San Diego, CA 92111 P: 858-279-5585 F: 858-279-2079 E: jenniferh@calmarketing.com	Trade Debt	n/a	\$71,138.71

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Infousa	Infousa Vickie Miller Donnelley Marketing Division 225 W 34th St 21st Floor New York, NY 10122 P: 402-593-4565 F: 402-596-8996 E: vickie.miller@infousa.com P: 727-524-1916 F: 727-524-1749	Trade Debt	n/a	\$69,999.99
Neospire Inc	Neospire Inc Attn: President or Legal Department 1807 Ross Ave Ste 300 Dallas, TX 75201 P: 214-292-8100 F: 214-855-5095	Trade Debt	n/a	\$66,962.25
Aramark Corporation	Aramark Corporation Attn: President or Legal Department 240 Peachtree St Suite 2200 Atlanta, GA 30303 P: 404-220-2275 F: 404-220-2270 Aramark Corporation 1101 Market Street Philadelphia, PA 19107 P: 215-238-3000 F: 215-238-3333	Trade Debt	n/a	\$64,800.00

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Inquiry Management Systems Inc	Inquiry Management Systems Inc Attn: President or Legal Department 3145 East Warm Springs Bldg 11 Suite 200 Las Vegas, NV 89120 P: 800-263-0669 F: 416-620-9790 Inquiry Management Systems Inc 55 Horner Ave Toronto, ON M8Z 4X6 Canada P: 416-620-1965	Trade Debt	n/a	\$64,043.34
Yesmail Canada	Yesmail Canada Vickie Miller PO Box 3603 Omaha, NE 68103-0603 P: 905-338-8355 F: 905-815-9605 E: vickie.miller@infousa.com Yesmail Canada 1155 N Service Rd West Unit No 13 Oakville, ON L6M 3E3 Canada P: 402-593-4500 F: 402-331-1505	Trade Debt	n/a	\$63,571.01
Walter Karl Inc	Walter Karl Inc Christine Rivera 2 Blue Hill Plaza, 3rd Floor Pearl River, NY 10965 P: 313-396-3000 F: 313-396-3618	Trade Debt	n/a	\$63,273.72
TMS Transportation Management Services	Tms Transportation Management Services Attn: President or Legal Department 17810 Meeting House Road Suite 200 Sandy Springs, MD 20860 P: 301-260-2070 F: 301-260-1124	Trade Debt	n/a	\$58,583.39

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Riverbend Executive Center Inc	Riverbend Executive Center Inc Attn: President or Legal Department One Omega Dr PO Box 4047 Stamford, CT 06907 P: 203-359-7744 F: 203-359-7997 E: info@riverbend1.com	Trade Debt	n/a	\$58,428.35
Delta Printing Solutions Inc	Delta Printing Solutions Inc Bang Printing 28210 N Ave Stanford Valencia, CA 91355 P: 661-257-0584 F: 661-295-4358	Trade Debt	n/a	\$56,888.56
ESP Computer Services	ESP Computer Services Attn: President or Legal Department 12444 Victory Blvd Ste 400 North Hollywood, CA 91606 P: 818-487-4500 F: 818-487-4501	Trade Debt	n/a	\$50,549.19
Convention Data Services Inc	Convention Data Services Inc Mary Straub 720 Main Street PO Box 1837 Hyannis, MA 02601 P: 508-743-0188 F: 508-759-7497	Trade Debt	n/a	\$49,569.43
Cerberus Associates LLC	Cerberus Associates LLC Seth P Plattus 299 Park Avenue New York, NY 10171 P: 212-739-1225 E: plindenbaum@cerberuscapital.com	Bank Debt Deficiency Claim	n/a	Unliquidated

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
UBS AG Stamford Branch	UBS AG Stamford Branch April Varner Nanton & Marie A Haddad 677 Washington Blvd 6th Fl Stamford, CT 06901 P: 203-719-5274 E: april.varner@ubs.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Plainfield Asset Management LLC	Plainfield Asset Management LLC Jack Neumark 100 West Putnam Avenue Greenwich, CT 06830 P: 203-302-1700 E: jack.neumark@pfam.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Riversource Investments LLC	Riversource Investments LLC Robin C Stancil 100 N Sepulveda Blvd Ste 650 El Segundo, CA 90245 P: 310-744-2425 E: robin.c.stancil@ampf.com	Bank Debt Deficiency Claim	n/a	Unliquidated
BlackRock Financial Management, Inc.	Blackrock Financial Manamgement, Inc. Gina Forziati 40 East 52nd Street New York, NY 10022 E: gina.forziati@blackrock.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Orix Finance Corp	Orix Finance Corp Christopher Smith 1717 Main St Ste 1100 Dallas, TX 75201 E: glenn.johnson@orix.com	Bank Debt Deficiency Claim	n/a	Unliquidated

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Apidos Capital Management LLC	Apidos Capital Management LLC Gretchen Bergstresser 712 Fifth Avenue 10th Fl New York, NY 10019 P: 212-506-3828 E: gbergstresser@apidos.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Hartford Investment Management Co	Hartford Investment Management Co Clifford M Abramsky 55 Farmington Avenue Hartford, CT 06105 P: 860-297-6774 E: clifford.abramsky@himco.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Hillmark Capital	Hillmark Capital Mark Gold 1 Penn Plaza 45th Floor New York, NY 10119 P: 212-710-1880 E: sonia.berrios@hillmarkcapital.com; mgold@hillmarkcapital.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Satellite Asset Management	Satellite Asset Management Simon Raykher 623 Fifth Avenue 21st Fl New York, NY 10022 P: 212-209-2000 E: genevieve.ortiz@satellite-ny.com; simon.raykher@satellite-ny.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Symphony Asset Management LLC	Symphony Asset Management LLC James Kim 555 California St Ste 2975 San Francisco, CA 94104 P: 415-676-4000 E: james.kim@symphonyasset.com	Bank Debt Deficiency Claim	n/a	Unliquidated

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Pioneer Investment Management Inc	Pioneer Investment Management Inc Maggie Begley 60 State St Boston, MA 02109 P: 617-742-7825 E: maggie.begley@pioneerinvestments.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Credit Suisse	Credit Suisse Gil Golan Douglas Dibella 11 Madison Avenue New York, NY 10010 P: 212-325-2175 E: gil.golan@credit-suisse.com	Bank Debt Deficiency Claim	n/a	Unliquidated
GE Capital Debt Advisors	GE Capital Debt Advisors John Campos 201 Merritt 7 PO Box 5201 Norwalk, CT 06851 P: 203-956-4177 E: john.campos@ge.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Alcentra NY LLC	Alcentra NY LLC William Lemberg 200 Park Ave New York, NY 10166 P: 212-922-6533 E: william.lemberg@alcentra.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Callidus Capital Management	Callidus Capital Management Ira Ginsburg 520 Madison Ave New York, NY 10022 P: 212-893-6980 E: jginsburg@calliduscapital.com	Bank Debt Deficiency Claim	n/a	Unliquidated

(1) Name of creditor	(2) Name, telephone number and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim (secured also state value of security)
Halbis Distressed Opportunity Master Fund Ltd	Halbis Distressed Opportunity Master Fund Ltd Peter Sakun 452 Fifth Avenue 10Th Fl New York, NY 10018 P: 212-525-6780 E: peter.j.sakun@halbis.com	Bank Debt Deficiency Claim	n/a	Unliquidated
MJX Asset Management LLC	MJX Asset Management LLC Simon Yuan 12 E 49Th St 29Th Fl New York, NY 10017 P: 212-705-5308 E: simon.yuan@mjxam.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Knightsbridge Clo 2008-1 Ltd c/o ACKB LLC	Knightsbridge Clo 2008-1 Ltd c/o ACKB LLC Thomas D'Amaro 520 Madison Ave New York, NY 11795 P: 212-822-7843 E: tdamaro@alliedcapital.com	Bank Debt Deficiency Claim	n/a	Unliquidated
Primus CLO II Ltd	Primus CLO II Ltd Nicholas J Campbell Jr PO Box 1093 Queensgate House S Church St Georgetown Cayman Islands E: ncampbell@primusfinancial.com	Bank Debt Deficiency Claim	n/a	Unliquidated

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re

Penton Business Media Holdings, Inc. : Case No. - ()

: Chapter 11

Debtor

-----X

DECLARATION REGARDING LIST OF CREDITORS HOLDING 50 LARGEST UNSECURED CLAIMS

I, Jean B. Clifton, Executive Vice President and Chief Financial Officer of Penton Business Media Holdings, Inc., declare under penalty of perjury that I have reviewed the foregoing "List of Creditors Holding 50 Largest Unsecured Claims" and that it is true and correct to the best of my knowledge, information and belief.

Date: February 10, 2010

Signature <u>/s/ Jean B. Clifton</u>

Jean B. Clifton Executive Vice President and Chief Financial Officer

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

Debtor

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LIST OF EQUITY SECURITY HOLDERS AND STATEMENT OF CORPORATE OWNERSHIP

:

Shareholder	No. of Shares of Capital Stock	Percentage of Shares of Capital Stock
Penton Business Media Holdings, LLC	1,011,927	99.96%
249 W. 17th Street		
New York, NY 10011		
Margaret Pederson	264	0.03%
87 Mill Road		
New Canaan, Connecticut 06840		
Don Soetart	100	0.01%
11403 Acuff Lane		
Lenexa, Kansas 66215		

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	X
In re	Chapter 11
Penton Business Media Holdings, Inc.	. Case No()
Debtor	
	X

DECLARATION REGARDING LIST OF EQUITY SECURITY HOLDERS

I, Jean B. Clifton, Executive Vice President and Chief Financial Officer of Penton Business Media Holdings, Inc., declare under penalty of perjury that I have reviewed the foregoing "<u>List of Equity Security Holders</u>" and that it is true and correct to the best of my knowledge, information and belief.

Date: February 10, 2010

Signature /s/ Jean B. Clifton

Jean B. Clifton Executive Vice President and Chief Financial Officer

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.