

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

In re:) Chapter 11
)
HARTFORD COMPUTER HARDWARE,) Case No. 11-49744 (PSH)
INC., *et al.*,¹) (Jointly Administered)
)
Debtors.) Hon. Pamela S. Hollis

**DEBTORS' AND OFFICIAL COMMITTEE OF UNSECURED CREDITORS'
JOINT PLAN OF LIQUIDATION**

Dated: June 13, 2012

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¹ The Debtors are Hartford Computer Hardware, Inc. (FEIN 27-4297525), Old NS, LLC (f/k/a Nexicore Services, LLC) (FEIN 03-0489686), Hartford Computer Group, Inc. (FEIN 36-2973523), and Hartford Computer Government, Inc (FEIN 20-0845960).



Introduction

Hartford Computer Hardware, Inc. and the other Debtors² in the above-captioned Cases, together with the Creditors' Committee appointed in these Cases, jointly propose the following Plan. Pursuant to section 1123 of the Bankruptcy Code and Bankruptcy Rule 9019, the Plan incorporates a proposed compromise and settlement of potential litigation regarding certain issues, including without limitation, the resolution of outstanding Claims against, and Interests in, the Debtors. The Debtors and the Creditors' Committee are joint proponents of the Plan within the meaning of section 1129 of the Bankruptcy Code. The classifications of the Claims and Interests set forth in the Plan shall be deemed to apply to all Debtors, unless otherwise specified. Reference is made to the Disclosure Statement, distributed contemporaneously herewith, and all exhibits to the Disclosure Statement. In the event of any inconsistency between the Disclosure Statement and the Plan, the relevant provision of the Plan, as it relates to such inconsistency, will govern. Subject to the restrictions and requirements set forth in section 1127 the Bankruptcy Code, Fed. R. Bankr. P. 3019, and the Plan, the Debtors reserve the right to alter, amend, modify or withdraw this Plan at any time before its substantial consummation.

Article I

1.1 Definitions of Terms Utilized in the Plan.

Unless the context otherwise requires or a term is defined within the Plan itself, the following terms shall have the respective meanings set forth below, except as expressly provided otherwise.

1.1.1 **Administrative Claim:** Any cost or expense of administration of the Cases allowed by the Bankruptcy Court pursuant to section 503(b) of the Bankruptcy Code, including, without limitation, Professional Fee Claims.

1.1.2 **Allowed Claim:** Any Claim (i)(a) for which a proof of claim was timely Filed with the Bankruptcy Court by the Bar Date; or (b) that is listed in the Schedules and not listed as disputed, contingent or unliquidated as to amount; and, in either case, as to which no objection to the allowance thereof has been Filed by the Claims Objection Deadline or (ii) which has otherwise been allowed by a Final Order. Unless otherwise specified in the Plan, an "Allowed Claim" shall not include: (i) untimely Filed Claims or untimely requests for administrative expenses, (ii) interest, fees, or other damages accruing on or related to the principal amount of the Allowed Claim from and after the Petition Date, and (iii) any punitive damages.

1.1.3 **Allowed Class . . . Claim:** An Allowed Claim in the designated Class.

1.1.4 **APA:** That certain Asset Purchase Agreement by and between Avnet, Inc., Avent International (Canada) Ltd., Hartford Computer Group, Inc. and Nexicore Services, LLC dated as of December 12, 2011.

1.1.5 **Assets:** Any and all right, title, and interest of any of the Debtors in and to property of whatever type or nature.

² All capitalized terms used in this introductory paragraph are defined below.

1.1.6 **Assumption Order:** The Order Authorizing the Assumption and Assignment of Certain Additional Leases and Contracts Under Bankruptcy Code section 365 entered by the Bankruptcy Court on March 20, 2012 [Docket No. 221].

1.1.7 **Avnet Transaction:** The transactions approved by the Sale Order and contemplated by the APA.

1.1.8 **Avoidance Actions:** Any and all pending or possible actions, proceedings, accounts, controversies, agreements, promises, claims, and rights, except the DSC Assigned Causes of Action and those Avoidance Actions previously waived by the Debtors pursuant to any Final Order, of each Debtor and its Estate to avoid or recover a transfer of property of any of the Debtors' Estates or an interest of any of the Debtors in property, including, without limitation, actions arising under sections 506, 510, 541, 542, 544, 545, 547, 548, 549, 550 and 553 of the Bankruptcy Code and any other applicable federal, state, or common law, including fraudulent transfers, whether or not litigation has been commenced with respect to such Causes of Action as of the Effective Date.

1.1.9 **Balloting Agent:** Kurtzman Carson Consultants LLC or such other entity determined by the Debtors in consultation with the Committee.

1.1.10 **Bankruptcy Code:** Title 11 of the United States Code, as in effect on the Petition Date and as thereafter amended, if such amendments are made applicable to the Cases.

1.1.11 **Bankruptcy Court:** The United States Bankruptcy Court for the Northern District of Illinois-Eastern Division, or in the event such court ceases to exercise jurisdiction over any Case, such court or adjunct thereof that exercises jurisdiction over such Case in lieu of the United States Bankruptcy Court for the Northern District of Illinois-Eastern Division.

1.1.12 **Bankruptcy Rules:** The Federal Rules of Bankruptcy Procedure pursuant to title 28 of the United States Code, 28 U.S.C. § 2075, as they have been or may hereafter be amended.

1.1.13 **Bar Date:** June 12, 2012, which was the date by which a proof of claim or request for payment of Administrative Claim was to be Filed pursuant to the Bar Date Order.

1.1.14 **Bar Date Order:** The Order entered by the Court on April 12, 2012, establishing certain deadlines and procedures to file proofs of claim and administrative claims [Docket No. 266].

1.1.15 **Business Day:** Any day except a Saturday, Sunday or any day on which commercial banks in the State of Illinois are authorized or required by applicable law to close.

1.1.16 **Buyers:** Avnet, Inc. and Avnet International Canada, Ltd.

1.1.17 **Case:** With respect to each Debtor, the Chapter 11 case initiated by such Debtor's Filing on the Petition Date of a voluntary petition for relief in the Bankruptcy Court under Chapter 11 of the Bankruptcy Code (collectively, the "**Cases**"). The Cases are being jointly administered in the Bankruptcy Court as Bankruptcy Case No. 11-49744 pursuant to the Order Directing Joint Administration of the Debtors' Cases entered by the Bankruptcy Court on December 15, 2011 [Docket No. 43].

1.1.18 **Cash:** Legal tender of the United States of America, or Canada, or equivalents thereof. Cash shall include money on hand as of the Effective Date, as well as the cash proceeds from the liquidating of any and all of the Debtors' remaining Assets, after payment of any and all expenses.

1.1.19 **Cash Collateral Budget.** The budget attached to the Debtors' Motion to Use Cash Collateral filed on or after the date of this Plan.

1.1.20 **Causes of Action:** Any and all actions, causes of action, proceedings, controversies, liabilities, obligations, rights, suits, choses in action, claims for money or refunds due, indebtedness (for borrowed money or in the nature of a guarantee), damages, judgments, Claims, objections to Claims, benefits of subordination of Claims, demands, debts, liens, contracts, agreements, promises, representations, torts, damages, costs, losses, attorneys' fees, moneys due on account, obligations, judgments or liabilities of any kind whatsoever, whether known or unknown, anticipated or unanticipated, suspected or unsuspected, reduced to judgment, liquidated or unliquidated, fixed or contingent, matured or unmatured, disputed or undisputed, secured or unsecured, assertable directly or derivatively, existing or hereafter arising in law, equity arising out of agreement or imposed by statute, common law or otherwise, including but not limited to Avoidance Actions but expressly excluding any interest of the Debtors in any tax refund, or any deposit, deposit account, certificate of deposit, bank, brokerage or similar account, trust account, reserve account, escrow account or the like.

1.1.21 **Chief Restructuring Officer:** Steven Neger of Silverman Consulting as appointed by the Bankruptcy Court pursuant to that certain Order Granting Debtors' Application for an Order Pursuant to 11 U.S.C. §§ 105(a) and 363(b) Authorizing the Employment and Retention of Certain Professionals from Silverman Consulting and Steven Neger as Chief Restructuring Officer Nunc Pro Tunc to April 3, 2012 entered on April 12, 2012 [Docket No. 270].

1.1.22 **Claim:** A claim, as defined in section 101(5) of the Bankruptcy Code, against one of the Debtors (or all or some of them) whether or not asserted or Allowed.

1.1.23 **Claims Objection Deadline:** The end of the day (11:59 p.m., Central Time) on the date that is second anniversary of the Petition Date (i.e., December 12, 2013); provided, however, that such date may be extended in accordance with Section 2.4 of the Plan.

1.1.24 **Class:** A category of Claims or Interests designated pursuant to the Plan.

1.1.25 **Class . . . Claim/Interest:** The specific Class into which Allowed Claims or Allowed Interests are classified pursuant to the Plan.

1.1.26 **Confirmation:** Entry by the Bankruptcy Court of the Confirmation Order.

1.1.27 **Confirmation Date:** The date upon which the Confirmation Order is entered by the Bankruptcy Court.

1.1.28 **Confirmation Hearing:** Collectively, the hearing or hearings held by the Bankruptcy Court on confirmation of the Plan, as such hearing or hearings may be continued from time to time.

1.1.29 **Confirmation Order:** The Order of the Bankruptcy Court confirming the Plan.

1.1.30 **Creditor:** Holder of an Allowed Claim.

1.1.31 **Creditors' Committee:** The official committee of unsecured creditors of the Debtors appointed by the United States Trustee in the Cases pursuant to section 1102 of the Bankruptcy Code as its composition may be changed from time to time by addition, resignation or removal of its members.

1.1.32 **Debtor:** Individually, Hartford Computer Hardware, Inc., Hartford Computer Group, Inc., Hartford Computer Government, Inc., and Old NS, LLC f/k/a Nexicore Services, LLC (collectively, the "**Debtors**").

1.1.33 **Delaware Street:** Delaware Street Capital Master Fund, L.P.

1.1.34 **DIP Loan:** The secured post petition financing provided to the Debtors by Delaware Street that was approved on a final basis by order of the Bankruptcy Court on January 26, 2012 [Docket No. 137].

1.1.35 **Disallowed:** A Claim or any portion thereof that is not Allowed, including any untimely Filed Claims or untimely Filed requests for payment of administrative expenses.

1.1.36 **Disputed Claim:** Any Claim, (i) proof of which has been Filed and to which an objection to the allowance thereof has been Filed before the Claim Objection Deadline and such objection has not been either (a) determined by a Final Order or (b) been settled by the parties under a settlement approved by Final Order of the Bankruptcy Court pursuant to Bankruptcy Rule 9019; or (ii) which was scheduled as contingent, unliquidated, or disputed on the Debtors' Schedules.

1.1.37 **Distribution(s):** The Debtors' and/or Hartford Liquidating Trustee's initial, interim and/or final distribution(s) of Cash and property to the Record Holders of Allowed Claims, as set forth in section 2.3 of the Plan.

1.1.38 **Distribution Reserve:** Cash from the Hartford Trust Assets in an amount equal to the Distribution or Distributions to Holders of Class III Claims that may be payable on account of Disputed Class III Claims if Allowed, which Cash will be held by the Hartford Liquidating Trustee pending allowance of Disputed Class III Claims, and then distributed on account of Allowed Class III Claims in accordance with Section 2.3 of the Plan.

1.1.39 **DSC Assigned Causes of Action:** Subject to the setoff rights of the Hartford Liquidating Trustee pursuant to Section 2.13.2 hereof, any and all Causes of Action that constitute property of the Debtors' Estates that have been or could be brought, whether directly or in any derivative capacity, against any of the Debtors' present or former directors, officers, employees, Insiders, and agents, including, without limitation, Brian Mittman, Jo Lamoreaux, Ron Brinckerhoff, Randy Hodgson, Rich Levin, John Nelson, Greg McDonald, Subhash Desai, Prashant Gupta, David Heller, Shepherd Pryor, IV, and Emily Roynesdal.

1.1.40 **Earnout:** All sums payable pursuant to the Section 3.5 of the APA.

1.1.41 **Effective Date:** The first Business Day on which all of the conditions set forth in Article V of the Plan has been satisfied or waived.

1.1.42 **Estate:** The bankruptcy estate of each Debtor, as created under section 541 of the Bankruptcy Code.

1.1.43 **Excess Cash:** All Cash of the Debtors remaining after the funding of the Cash portion of the Settlement Sum, the payment of all Allowed Administrative Claims, Priority Tax Claims, Priority Wage Claims and Professional Fee Claims payable on the Effective Date, and the funding of the reserve contemplated by Section 2.15.2 of the Plan; provided however that after the liquidation and payment of all Allowed Administrative Claims, Priority Tax Claims, Priority Wage Claims and Professional Fee Claims, any remaining Cash in the reserve contemplated by Section 2.15.2 hereof shall become Excess Cash.

1.1.44 **Face Amount:** (A) When used in reference to a Disputed Claim, the full stated amount claimed by the Claim Holder in any proof of claim timely Filed or otherwise deemed timely Filed by any Final Order of the Bankruptcy Court or other applicable bankruptcy law, and (B) when used in reference to an Allowed Claim, the Allowed amount of such Claim

1.1.45 **File, Filed, or Filing:** File, filed or filing with the Bankruptcy Court or its authorized designee in the Cases or with another Court or administrative body of competent jurisdiction.

1.1.46 **Final Decree:** The Order entered pursuant to section 350 of the Bankruptcy Code, Bankruptcy Rule 3022, and Local Rule 3022-1 closing the Cases.

1.1.47 **Final Order:** An order or judgment of the Bankruptcy Court, or other court of competent jurisdiction, as entered on the docket in any Case or the docket of any other court of competent jurisdiction, that has not been reversed, stayed, modified or amended, and as to which the time to appeal or seek certiorari or move for a new trial, reargument or rehearing has expired, and no appeal or petition for certiorari or other proceedings for a new trial, reargument or rehearing has been timely taken, or as to which any appeal that has been taken or any petition for certiorari that has been timely Filed has been withdrawn or resolved by the highest court to which the order or judgment was appealed or from which certiorari was sought or the new trial, reargument or rehearing has been denied or resulted in no modification of such order, provided, however, that the possibility that a motion under Rule 59 or Rule 60 of the Federal Rules of Civil Procedure, or any analogous rule under the Bankruptcy Rules or applicable state court rules of civil procedure, may be Filed with respect to such order shall not cause such order not to be a Final Order.

1.1.48 **General Unsecured Claim:** Any Claim against a Debtor which is not (a) a Claim of Delaware Street, (b) a Subordinated Secured Claim, (c) an Administrative Claim, (d) a Priority Tax Claim, (e) a Priority Wage Claim, (f) a Professional Fee Claim, (g) a Claim subordinated to General Unsecured Claims under 11 U.S.C. § 510(b) or otherwise, or (h) an Interest.

1.1.49 **General Unsecured Creditor:** The Holder of a General Unsecured Claim.

1.1.50 **Hartford Liquidating Trust:** The Hartford Liquidating Trust to be created pursuant to Section 2.2 of the Plan for the benefit of Holders of Class III Allowed Claims.

1.1.51 **Hartford Liquidating Trust Agreement:** The agreement described in Section 2.2 of the Plan for the benefit of Holders of Class III Allowed Claims that establishes and delineates the terms and conditions of the Hartford Liquidating Trust, substantially in the form to be annexed hereto as Exhibit A (which form shall be acceptable in form and substance to the Creditors' Committee, and reasonably acceptable to the Debtors and Delaware Street) and filed with the Court within ten (10) business days prior to the Confirmation Hearing, which agreement is incorporated in full into and is a part of the Plan as if set forth herein.

1.1.52 **Hartford Liquidating Trustee:** The Person appointed pursuant to the Hartford Liquidating Trust Agreement to administer the Hartford Trust Assets.

1.1.53 **Hartford Trust Assets:** The assets to be transferred to the Hartford Liquidating Trust pursuant to the terms of the Hartford Liquidating Trust Agreement consisting of all of the Debtors' right, title and interest in the following property and assets of the Debtors, (a) the Settlement Sum and (b) all Causes of Action, except and specifically excluding (i) the DSC Assigned Causes of Action and (ii) any Claims or Causes of Action released by this Plan.

1.1.54 **Holder:** The Person that is the owner of record of a Claim or Interest, as applicable, including such Person's successors and/or assigns.

1.1.55 **Identified Avoidance Actions:** Those Avoidance Actions identified by the Debtors and appended as a confidential schedule to the Hartford Liquidating Trust Agreement, which the Hartford Liquidating Trustee shall be empowered to pursue immediately upon the Effective Date.

1.1.56 **Impaired:** With respect to any Class of Claims or Interests, the Claims or Interests in such Class that are impaired within the meaning of section 1124 of the Bankruptcy Code.

1.1.57 **Insider:** An insider, as defined in section 101(31) of the Bankruptcy Code.

1.1.58 **Interest:** Either (i) the legal, equitable, contractual or other rights of any Person with respect to the preferred or common stock, or any other equity interest in any of the Debtors, including any other interest in or right to convert into such equity interest (ii) the legal, equitable, contractual or other right of any Person to acquire or receive any of the foregoing or (iii) a claim subordinated to the General Unsecured Claims pursuant to Section 510(b) of the Bankruptcy Code.

1.1.59 **Lien:** With respect to any interest in property, any mortgage, lien, pledge, charge, security interests or encumbrance of any kind affecting such interest in property.

1.1.60 **Local Rules:** The Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the Northern District of Illinois, as amended from time to time.

1.1.61 **Noticing Agent Website:** <http://www.kccllc.net/Hartford>

1.1.62 **Order:** An order or judgment of the Bankruptcy Court, or other court of competent jurisdiction, as entered on the docket in any Case or the docket of any other court of competent jurisdiction.

1.1.63 **Outside Date:** The date when (a) all final Distributions on account of Allowed Administrative Claims, Allowed Priority Tax Claims, Allowed Professional Fee Claims, and Allowed Priority Wage Claims have been made by the Debtors, and (b) the Debtors have completed the liquidation of their assets (excluding than the Hartford Trust Assets) and determined that they have recovered all Cash and Excess Cash reasonably recoverable therefrom.

1.1.64 **Person:** An individual, limited liability company, corporation, partnership, association, trust or unincorporated organization, joint venture or other person or a government or any agency or political subdivision thereof.

1.1.65 **Petition Date:** December 12, 2012, the date on which the Debtors Filed their respective petitions for relief in the Bankruptcy Court.

1.1.66 **Plan:** This joint plan of liquidation of the Debtors and the Creditors' Committee, as the same may hereafter be amended or modified.

1.1.67 **Priority Tax Claim:** A Claim that is entitled to priority under section 507(a)(8) of the Bankruptcy Code.

1.1.68 **Priority Wage Claim:** A Claim that is entitled to priority under sections 507(a)(3)-(4) of the Bankruptcy Code.

1.1.69 **Professional:** Any professional employed in the Cases pursuant to sections 327, 328 or 1103 of the Bankruptcy Code or any Professional or other Person seeking compensation or reimbursement of expenses in connection with the Cases pursuant to section 503(b)(4) of the Bankruptcy Code.

1.1.70 **Professional Fee Claim:** A Claim of a Professional for compensation or reimbursement of costs and expenses relating to services incurred during the period from the Petition Date to the Effective Date.

1.1.71 **Professional Fee Claim Bar Date:** The date that is thirty (30) days after the Effective Date.

1.1.72 **Record Date:** The Record Date shall be the Confirmation Date.

1.1.73 **Record Holder:** The Holder of an Interest or Claim as of the Record Date.

1.1.74 **Sale Order:** The Order Authorizing the Sale of Property of the Estate Under Bankruptcy Code section 363 and the Assumption and Assignment of Executory Contracts and Leases Under Bankruptcy Code section 365 entered by the Bankruptcy Court on February 28, 2012 [Docket No. 208].

1.1.75 **Scheduled Claim:** Any claim set forth on the Schedules.

1.1.76 **Schedules:** With respect to any Debtor, the Schedules of Assets and Liabilities Filed by such Debtor, as such Schedules may be amended from time to time in accordance with Bankruptcy Rule 1009.

1.1.77 **Secured Claim:** A Claim that is secured by a lien on property in which the Debtors have an interest, which lien is valid, perfected and enforceable under applicable law or pursuant to a Final Order, or that is subject to setoff under section 553 of the Bankruptcy Code, to the extent of the value of the Creditor's interest in such property or to the extent of the amount subject to setoff, as applicable, all as determined pursuant to section 506(a) of the Bankruptcy Code.

1.1.78 **Settlement Sum:** A carve out from Delaware Street's liens of: (a) cash in the sum of \$333,000, (b) the first dollars of any Earnout payable to the Debtors by the Buyers for the calendar year ending December 31, 2012 in an amount not exceeding \$450,000, and (c) the first dollars of any Earnout payable to the Debtors by the Buyers for the calendar year ending December 31, 2013 in an amount not exceeding \$667,000 less any amounts calculated under subpart (b) of this definition.

1.1.79 **Shareholder Suit:** The case captioned *ARG Investments, Enable Systems, Inc., MRR Venture LLC, SKM Equity Fund II, L.P., and SKM Investment Fund II v. Delaware Street Capital Master Fund, L.P., Brian Mittman, Subhash Desai, Prashant Gupta, David Heller, Shepherd Pryor IV, And Emily Roynesdal* (Del. Ch. No. 6764-VCL) (as currently pending and as may be removed and transferred to the Bankruptcy Court).

1.1.80 **Subordinated Secured Claims:** Any Claims asserted against any of the Debtors by (i) MRR Venture LLC, an Illinois limited liability company, pursuant to that certain Amended Promissory Note dated as of May 9, 2005, in the initial principal balance of \$1,166,388.89 made by Hartford Group, together with all other documents related thereto; and (ii) HCG Financial Services, Inc., an Illinois corporation, pursuant to that certain Subordinated Promissory Note dated as of May 9, 2005, in the initial principal balance of \$869,000.00 made by Hartford Group, together with all other documents related thereto.

1.1.81 **Transaction:** The transactions contemplated by the APA and approved by the Sale Order and the Assumption Order.

1.1.82 **Unclassified Claims:** Claims which, pursuant to section 1123(a)(1) of the Bankruptcy Code, shall not be placed into a Class. Unclassified Claims include Administrative Claims, Professional Fee Claims, Priority Tax Claims, and Priority Wage Claims.

1.1.83 **Unimpaired:** With respect to a Class of Claims or Interests, any Class that is unimpaired within the meaning of section 1124 of the Bankruptcy Code.

1.1.84 **United States Trustee:** The Office of the United States Trustee for Region 11.

1.1.85 **Voting Class:** Class I and Class III, which are Impaired and entitled to vote on the Plan.

1.1.86 **Working Capital Adjustment:** All sums payable by the Buyer pursuant to Section 3.4 of the APA.

Article II

IMPLEMENTATION AND EXECUTION OF THE PLAN

2.1 **Effective Date.** The Plan shall become effective on the Effective Date.

2.2 **The Hartford Liquidating Trust.**

2.2.1 **Establishment of Hartford Liquidating Trust.** The Debtors shall transfer all of the Hartford Trust Assets to the Hartford Liquidating Trust on the Effective Date. Such transfer of assets shall be free and clear of all Liens and Claims.

2.2.2 **Execution of Hartford Liquidating Trust Agreement.** On the Effective Date, the Hartford Liquidating Trust Agreement, in a form consistent with the Plan shall be executed, and all other necessary steps to establish the Hartford Liquidating Trust shall be taken. In the event of any conflict between the terms of the Hartford Liquidating Trust Agreement and the terms of this Plan, the terms of the Plan shall be controlling.

2.2.3 **Hartford Liquidating Trustee.** The trustee of the Hartford Liquidating Trust shall be Peter Kravitz.

2.2.4 **Authority and Role of the Hartford Liquidating Trustee.** The authority and role of the Hartford Liquidating Trustee shall be in accordance with the provisions of the Hartford Liquidating Trust Agreement. In furtherance of and consistent with the purpose of the Hartford Liquidating Trust and the Plan, solely for the purpose of carrying out the Plan and discharging the duties in the Hartford Liquidating Trust Agreement, the Hartford Liquidating Trustee shall be deemed to be a judicial substitute for each of the Debtors as the party-in-interest in these Bankruptcy Cases, under the Plan or in any judicial proceeding or appeal to which any Debtor is a party, consistent with section 1123(b)(3)(B) of the Bankruptcy Code and applicable State corporate law, and is appointed as the successor-in-interest to, and representative of, the Estates for the retention and enforcement of all claims and rights, known and unknown, which arose prior to the Confirmation Date, except for all Administrative Claims, Priority Tax Claims, all Priority Wage Claims, the Allowed Class I Secured Claim of Delaware Street, the DSC Assigned Causes of Action, and any right or Cause of Action released pursuant to this Plan. On the Effective Date or the Outside Date, which ever is later, the current officers and directors of each of the Debtors, including, without limitation, the Chief Restructuring Officer, shall be deemed to have resigned and shall be fully discharged from their responsibilities and duties as officers and directors of the Debtors.

2.2.5 **Authorization.** The Hartford Liquidating Trustee shall be empowered and authorized to, among other things: (a) liquidate the Hartford Trust Assets; (b) make one or more Distributions after the Effective Date of Hartford Trust Assets pursuant to his reasonable business judgment and in accordance with the Hartford Liquidating Trust Agreement; (c) pursue, in accordance with his reasonable business judgment, Identified Avoidance Actions; (d) after December 1, 2013 pursue, in accordance with his reasonable business judgment, Avoidance Actions against any Person (except DSC Assigned Causes of Action and any Cause of Action released pursuant to this Plan); (e) retain and/or employ professionals; (f) after the Outside Date, exercise all power and authority that may be exercised by any officer, director or Holder of an Interest in such Debtor with like effect as if authorized, exercised and taken by unanimous

consent of such officers, directors or Holders of Interests; (g) pursue objections to, and estimations and settlements of, Class III Claims; (h) prosecute any Causes of Action of the Estates, except the DSC Assigned Causes of Action and Causes of Action released pursuant to this Plan; provided, however, that, as set forth in the Hartford Liquidating Trust Agreement, prior to December 1, 2013, the Hartford Liquidating Trustee may only commence Avoidance Actions that constitute Identified Avoidance Actions; (i) calculate and implement all Distributions to be made under this Plan to Creditors holding Allowed Class III Claims pursuant to the Hartford Liquidating Trust Agreement; (j) market, sell, lease, or otherwise dispose of or realize the value of all Hartford Liquidating Trust Assets; (k) file all required tax returns and pay taxes and all other obligations on behalf of the Hartford Liquidating Trust; (l) file required operating reports and quarterly reports relating to the Hartford Liquidating Trust; and/or (m) take all other actions to complete the liquidation, dissolution and wind-up of the Hartford Liquidating Trust in accordance with applicable non-bankruptcy law. The Hartford Liquidating Trustee shall serve as the disbursing agent for holders of Allowed Class III Claims. The Hartford Liquidating Trustee shall also be authorized and directed to review, object to, prosecute, negotiate, settle or otherwise compromise any Disputed Class III Claims, pending Causes of Action or other Avoidance Actions (but specifically excluding the DSC Assigned Causes of Action and Causes of Action released pursuant to this Plan), in each case in accordance with Bankruptcy Rule 9019; provided, however, that any such Disputed Class III Claim, pending Cause of Action, or other Avoidance Action may be settled by the Hartford Liquidating Trustee in an amount less than \$50,000 without the need for Bankruptcy Court approval under Bankruptcy Rule 9019 or otherwise. The powers granted to the Hartford Liquidating Trustee shall be exercisable without further approval of the Court.

2.2.6 Liquidation of Assets. The Debtors shall pursue the recovery and liquidation of any remaining miscellaneous Assets, other than the Hartford Trust Assets, the DSC Assigned Causes of Action, and any Claims or Causes of Action released by this Plan, in a commercially reasonable manner. The Hartford Liquidating Trustee shall pursue recovery of Hartford Liquidating Trust Assets in accordance with the terms of the Hartford Liquidating Trust Agreement.

2.2.7 Compensation of the Hartford Liquidating Trustee and the Hartford Liquidating Trustee's Professionals. The Hartford Liquidating Trustee shall be entitled to reasonable compensation in an amount consistent with that of similar professionals in similar types of bankruptcy proceedings. The costs and expenses of the Hartford Liquidating Trustee, including the fees and expenses of the Hartford Liquidating Trustee and his retained professionals, shall be paid out of the Hartford Trust Assets and shall be paid without further Bankruptcy Court approval and in the Hartford Liquidating Trustee's reasonable business judgment. The Hartford Liquidating Trustee shall maintain appropriate reserves to fund administrative expenses and operating expenses during the implementation of the Hartford Liquidating Trust. Such reserves shall be established by the Hartford Liquidating Trustee in accordance with his reasonable business judgment.

2.2.8 Execution of Documents. The Debtors and Hartford Liquidating Trustee, as applicable, may execute any and all documents and instruments necessary to effectuate the Plan.

2.2.9 Cash. The Hartford Liquidating Trustee may invest Cash of the Hartford Liquidating Trust (including any earnings thereon); provided, however, that such investments are

investments permitted to be made by a liquidating trust within the meaning of Treasury Regulation section 301.7701-4(d), as reflected therein, or under applicable Internal Revenue Service guidelines, rulings, or other controlling authorities.

2.2.10 Retention of Professionals by the Hartford Liquidating Trustee. The Hartford Liquidating Trustee may retain and reasonably compensate counsel and other professionals to assist in his or her duties on such terms as the Hartford Liquidating Trustee deems appropriate without Bankruptcy Court approval. The Hartford Liquidating Trustee may retain any professional who represented parties in interest in the Cases.

2.3 Delivery of Distribution. Any Distribution shall be made to Record Holders of Allowed Claims: (i) at the address set forth on the proof of claim Filed by such Holder, (ii) at the address set forth in any written notices of address change Filed by such Holder, (iii) at the addresses reflected in the Schedules if neither a proof of claim nor a written notice of address change has been Filed, or (iv) if the Holder's address is not listed in the Schedules, at the last known address of such Holder according to the Debtors' books and records. Except as otherwise provided for herein, ordered by the Bankruptcy Court, or otherwise, Distributions under the Plan shall be made as soon as is practicable on the later to occur of (a) the Effective Date, (b) when a Claim becomes an Allowed Claim, or (c) when sufficient Cash is available for a Distribution to a particular Class pursuant to the treatment of such Class under the Plan, as determined by the Debtors (in respect of Allowed Administrative Claims, Priority Tax Claims and Priority Wage Claims) and the Hartford Liquidating Trustee (in respect of Allowed Class III Claims) in accordance with their respective reasonable business judgment. The Debtors shall make all Distributions to Holders of Allowed Administrative Claims, Priority Tax Claims and Wage Claims due and payable on the Effective Date or the Outside Date, as appropriate. The Hartford Liquidating Trustee shall make all Distributions payable to Holders of Allowed Class III Claims pursuant to the provisions of the Hartford Liquidating Trust.

In accordance with the provisions of the Hartford Liquidating Trust Agreement, the Hartford Liquidating Trustee shall establish a reserve of Cash that he estimates to be sufficient to satisfy incurred and anticipated post-Effective Date Claims to be incurred by the Hartford Liquidating Trustee and to fund the Distribution Reserve. The Hartford Liquidating Trustee may make any additional Distribution after the initial Distribution is made on or about the Effective Date as provided in the Hartford Liquidating Trust Agreement. Such additional Distribution may be made at such time(s) and in such amount(s) as are consistent with the Hartford Liquidating Trust Agreement. The Hartford Liquidating Trustee shall be permitted, in its discretion, to withhold distributions from any beneficiary of the Hartford Liquidating Trust until it shall have received a tax identification number and such other tax withholding forms as it may reasonably require to comply with applicable federal, state, or local laws.

IF A DISTRIBUTION BY THE HARTFORD LIQUIDATING TRUSTEE TO ANY HOLDER OF AN ALLOWED CLASS III CLAIM IS RETURNED AS UNDELIVERABLE, NO FURTHER DISTRIBUTIONS TO SUCH HOLDER SHALL BE MADE UNLESS THE HARTFORD LIQUIDATING TRUSTEE IS NOTIFIED OF SUCH HOLDER'S THEN-CURRENT ADDRESS WITHIN NINETY (90) DAYS FOLLOWING THE RETURN RECEIPT OF SUCH UNDELIVERABLE DISTRIBUTION, AT WHICH TIME ALL MISSED DISTRIBUTIONS SHALL BE MADE TO SUCH HOLDER WITHOUT INTEREST. IF NO SUCH NOTICE IS

TIMELY RECEIVED BY THE HARTFORD LIQUIDATING TRUSTEE, THEN ALL PROPERTY UNCLAIMED BY SUCH HOLDER OF AN ALLOWED CLASS III CLAIM THEN OR THEREAFTER PAYABLE SHALL REVERT TO THE HARTFORD LIQUIDATING TRUSTEE TO BE DISTRIBUTED IN ANY SUBSEQUENT DISTRIBUTIONS MADE TO HOLDERS OF OTHER ALLOWED CLASS III CLAIMS IN ACCORDANCE WITH THE HARTFORD LIQUIDATING TRUST AGREEMENT.

2.4 **Procedures for Treating and Resolving Disputed Claims.** No payments or Distributions will be made with respect to all or any portion of a Disputed Claim unless and until all objections to such Disputed Claim have been settled or withdrawn or have been determined by a Final Order, and the Disputed Claim has become an Allowed Claim. All objections to Claims must be filed by the Hartford Liquidating Trustee or any other party in interest entitled to object under the Bankruptcy Code and/or Bankruptcy Rules on or before the Claims Objection Deadline. The Claims Objection Deadline may be extended by the Bankruptcy Court for cause shown. The filing of a motion to extend the Claims Objection Deadline shall automatically extend the Claims Objection Deadline until a Final Order is entered on such motion. In the event that such motion is denied, the Claims Objection Deadline shall be the later of the current Claims Objection Deadline (as previously extended, if applicable) or 30 days after the Bankruptcy Court's entry of an order denying the motion to extend the Claims Objection Deadline. Following the Effective Date, the Hartford Liquidating Trustee shall have the exclusive authority to object to Class III Claims. The transferee of any Claim shall enjoy no greater rights than any previous transferor of that Claim and all defenses to the Claim of any such transferor (including under section 502(d) of the Bankruptcy Code) may be asserted against the Claim's transferee. Any Person listed on Exhibit B hereto as a potential defendant in an Avoidance Action that is not also an Identified Avoidance Action shall be deemed a Holder of a Disputed Claim unless the Hartford Liquidating Trustee agrees otherwise in his sole and absolute discretion.

2.5 **Distribution Reserve.** The Hartford Liquidating Trustee will withhold the Distribution Reserve from the property to be distributed to Holders of Allowed Class III Claims. The Hartford Liquidating Trustee may request that the Bankruptcy Court estimate for purposes of allowance any Disputed Class III Claim, and the Hartford Liquidating Trustee will withhold the Distribution Reserve based upon the estimated amount of each such Disputed Class III Claim as determined by Final Order of the Bankruptcy Court. If the Hartford Liquidating Trustee elects not to request such estimation from the Bankruptcy Court with respect to a Disputed Class III Claim that is contingent or unliquidated, the Hartford Liquidating Trustee will withhold the Distribution Reserve based upon the appropriate pro rata percentage distribution of the Face Amount of such Claim. The Distribution Reserve shall be closed and extinguished by the Hartford Liquidating Trustee when all distributions and other dispositions of Cash or other property required to be made therefrom under the Hartford Liquidating Trust have been made. Upon closure of the Distribution Reserve, all Cash and other property held therein shall become part of the general Hartford Trust Assets.

2.6 **Distributions After Allowance.** Payments and Distributions on account of a Disputed Claim, to the extent that such Disputed Claim ultimately becomes an Allowed Claim, will be made in accordance with provisions of the Plan that govern the Class in which such Claim is classified. Distributions on account of Disputed Class III Claims shall be made in accordance with the terms of the Hartford Liquidating Trust Agreement. All Distributions made under this

Section of the Plan on account of an Allowed Claim shall be made as if such Claim had been an Allowed Claim on the dates Distributions were previously made to Allowed Claims.

2.7 **Substantive Consolidation.** For the purposes of the Cases and the Plan only, all Assets of and Claims against the Debtors will be deemed to be substantively consolidated. As a result, Claims filed against multiple Debtors seeking recovery of the same debt shall be treated as one non-aggregated Claim against the consolidated Debtors' estates to the extent such Claim is an Allowed Claim. Claims of Debtors against other Debtors will be disregarded for both voting and Distribution purposes.

2.8 **Records.** Pursuant to section 554 of the Bankruptcy Code, the Hartford Liquidating Trustee shall be authorized to abandon and/or destroy all originals and/or copies of documents and business records upon order of the Bankruptcy Court obtained on motion on twenty-one days notice to the Debtors' Bankruptcy Rule 2002 service list.

2.9 **Effectuating Documents.** The Hartford Liquidating Trustee and/or a duly appointed chief restructuring officer of the Debtors shall be authorized to execute, deliver, file or record such contracts, instruments, releases and other agreements or documents and take such other actions as may be necessary or appropriate to effectuate and implement the provisions of the Plan.

2.10 **Objections to Claims.** Except as provided herein and in section 4.3 of the Plan, any objection to the allowance of a timely-Filed Claim which objection is not Filed by the Claims Objection Deadline shall be deemed waived, and the Claim shall be an Allowed Claim in the amount set forth on the proof of claim Filed by the Holder of such Claim. No deadline is established by this Plan for filing objections to proofs of claim Filed after the Claims Bar Date.

2.11 **Term of Injunctions or Stays.** Unless otherwise provided herein or in a Final Order, all injunctions or stays provided for in the Cases pursuant to section 105 or 362 of the Bankruptcy Code, or otherwise, and in existence on the Confirmation Date, shall remain in full force and effect until the close of the Cases.

2.12 **Preservation of Causes of Action.** Any and all Causes of Action accruing to the Debtors and Debtors in Possession, including but not limited to Avoidance Actions, but specifically excluding the DSC Assigned Causes of Action and Causes of Action released pursuant to this Plan, shall be preserved for, transferred to, and retained by the Hartford Liquidating Trust and the Hartford Liquidating Trustee, who shall have the exclusive right to prosecute and enforce any such Causes of Action. The Hartford Liquidating Trustee may pursue, abandon, settle or release any or all such rights of action in accordance with Section 2.2.5 above and the Hartford Liquidating Trust Agreement. Exhibit B hereto contains a list of potential defendants to such Causes of Action and the nature of such action(s) that may be asserted against such Persons.

2.13 **Assignments to Delaware Street.**

2.13.1 **Earnouts.** As part of the treatment of its Allowed Class I Claim, as of the Effective Date, subject to the Settlement Sum, all rights to collect the Earnout shall be assigned to Delaware Street.

2.13.2 **DSC Assigned Causes of Action.** As part of the treatment of its Allowed Class I Claim, as of the Effective Date, the DSC Assigned Causes of Action shall be assigned to Delaware Street and/or released by the Debtors and the Hartford Liquidating Trust. Upon the Effective Date, Delaware Street shall have exclusive standing to bring the DSC Assigned Causes of Action; provided, however, that if and to the extent a director, officer, or Insider of the Debtors files a Claim against the Debtors (other than a Claim scheduled by the Debtors and not scheduled disputed, unliquidated, or contingent) which, if Allowed, would result in the Holder of that Claim becoming a beneficiary of the Hartford Liquidating Trust, the Hartford Liquidating Trust may bring an Avoidance Action against such Holder based on any Avoidance Action that could be asserted against such director, officer, or Insider solely for purposes of offsetting against the amount of such Claim, but may not seek affirmative recovery from such director, officer, or Insider in connection with such Avoidance Action.

2.14 **Debtors' Duties and Rights.**

2.14.1 **Tax Returns.** The Debtors shall be responsible for filing their own tax returns prior to and after the Effective Date.

2.14.2 **Dissolution of the Debtors.** On later of the Effective Date or the Outside Date, or as soon thereafter as is reasonably practicable, the Debtors shall be authorized to take all actions necessary to effect the dissolution of any of the Debtors as corporate entities without the need for any further action or approval; provided, however, that the entry of the Final Decree in these Cases shall effect such dissolution of all remaining Debtors to the extent permissible under applicable law.

2.15 **Administrative Claims and Priority Claims.**

2.15.1 **Reconciliation and Allowance.** Before and after the Effective Date, and until the Outside Date, the Debtors shall be responsible for and empowered to review, adjudicate and/or settle any and all Administrative Claims, Priority Tax Claims, Professional Fee Claims, and Priority Wage Claims.

2.15.2 **Administrative and Priority Reserve.** On the Effective Date, the Debtors will establish and maintain a reserve of Cash in an amount to be agreed upon by the Debtors and Delaware Street for the payment of Administrative Claims, Priority Tax Claims, Professional Fee Claims, and Priority Wage Claims that are disputed.

2.15.3 **Distributions After Allowance.** Payments from the reserve on account of disputed Administrative Claims, Priority Tax Claims, Professional Fee Claims, and Priority Wage Claims, to the extent that such disputed Administrative Claims, Priority Tax Claims, Professional Fee Claims, and Priority Wage Claims ultimately become Allowed Claims, will be made within thirty (30) days after the date when the order or judgment of the Bankruptcy Court allowing all or part of such Administrative Claims, Priority Tax Claims, Professional Fee Claims and Priority Wage Claims.

2.15.4 **Return of Excess Reserve to Delaware Street.** After the adjudication of all Disputed Administrative Claims, Priority Tax Claims, Professional Fee Claims, and Priority Wage Claims and payment of the Allowed amounts thereof, any remaining Cash in the reserve

established pursuant to Section 2.15.2 hereof shall become Excess Cash and shall be distributed to Delaware Street pursuant to Section 3.1 of this Plan.

Article III

CLASSIFICATION AND PROVISIONS FOR TREATMENT OF CLAIMS AND INTERESTS

Pursuant to section 1122 of the Bankruptcy Code, set forth below is a designation of classes of Claims against and Interests in the Debtors. A Claim or Interest is placed in a particular Class for the purposes of voting on the Plan and receiving Distributions pursuant to the Plan only to the extent that such Claim or Interest is an Allowed Claim or Allowed Interest in that Class and such Claim or Interest has not been paid, released or otherwise settled. In accordance with section 1123(a)(1) of the Bankruptcy Code, Administrative Claims, Priority Tax Claims, and Priority Wage Claims have not been classified.

3.1 **Class I (Secured Claims - Delaware Street).** The only Holder of Class I Claims is Delaware Street, and pursuant to the settlement set forth herein, Delaware Street has an Allowed Class I Claim secured by substantially all of the Debtors' assets in the amount of \$61,497,313. The Holder of each Allowed Class I Secured Claim shall receive Cash distributed on the Effective Date in an amount equal to all remaining proceeds of the Avnet Transaction, and all Excess Cash, less the Cash portion of the Settlement Sum, which shall be paid by the Debtors to the Hartford Liquidating Trust. In addition, on the Effective Date, Delaware Street shall be assigned the right to receive the Earnout (subject to the requirement that any amount thereof included in the Settlement Sum be turned over to the Hartford Liquidating Trust), any interest of the Debtors in any tax refund, or any deposit, deposit account, certificate of deposit, bank, brokerage or similar account, trust account, reserve account, escrow account or the like, and the DSC Assigned Causes of Action.

3.2 **Class II (Subordinated Secured Claims).** The Holders of Allowed Class II Subordinated Secured Claims shall receive no Distributions through the Plan.

3.3 **Class III (Allowed General Unsecured Claims).** Pursuant to the terms of the Hartford Liquidating Trust Agreement, the Record Holders of Allowed General Unsecured Claims (excluding any deficiency claim of Delaware Street under Section 506(a) of the Bankruptcy Code) shall become beneficiaries of the Hartford Liquidating Trust, and shall share pro rata in Distributions of the Hartford Trust Assets in the manner provided in the Hartford Liquidating Trust Agreement.

3.4 **Class IV (Equity Interests).** Shareholders of the Debtors will retain no ownership interests in the Debtors under the Plan and such Interests shall be cancelled effective as of the Effective Date.

3.5 **Administrative Claims.** Except to the extent that a Holder of an Allowed Administrative Claim agrees to a different treatment, each Holder of an Allowed Administrative Claim shall receive, in full satisfaction, settlement and release of and in exchange for such Allowed Administrative Claim, Cash in an amount equal to such Allowed Administrative Claim, either (i) as soon as reasonably practicable after the Effective Date or (ii) if the Administrative

Claim is not Allowed as of the Effective Date, thirty (30) days after the date on which such Administrative Claim becomes an Allowed Administrative Claim; provided, however, that Allowed Administrative Claims representing obligations incurred in the ordinary course of business of the Debtors and/or the Hartford Liquidating Trustee may be paid by the Debtors and/or the Hartford Liquidating Trustee in the ordinary course, consistent with past practice of the Debtors and in accordance with the terms and subject to the conditions of any agreements governing, instruments evidencing, or other documents relating to, such transactions, without further action by the Holders of such Administrative Claims or further approval by the Bankruptcy Court. For the sake of clarity, no Administrative Claims shall be paid from the Hartford Liquidating Trust or the Hartford Trust Assets. If a Holder of a Claim under section 503(b)(9) is a defendant in a pending Avoidance Action, such Claim shall be deemed Disputed pursuant to section 502(d) of the Bankruptcy Code and shall become Allowed only after full resolution of the Avoidance Action, subject to any other valid and timely objections to the Claim asserted by the Hartford Liquidating Trustee under the Plan.

3.6 **Priority Tax Claims.** Except to the extent that any governmental unit entitled to payment of any Allowed Priority Tax Claim has previously agreed or agrees to a different treatment by stipulation or otherwise, pursuant to section 1129(a)(9) of the Bankruptcy Code, each Holder of an Allowed Priority Tax Claim shall receive, in full satisfaction, settlement and release of and in exchange for such Allowed Priority Tax Claim, Cash in an amount equal to such Allowed Priority Tax Claim, (i) as soon as reasonably practicable after the Effective Date or (ii) if the Priority Tax Claim is not Allowed as of the Effective Date, thirty (30) days after the date on which such Priority Tax Claim becomes an Allowed Priority Tax Claim. For the sake of clarity, no Priority Tax Claims shall be paid from the Hartford Liquidating Trust or the Hartford Trust Assets.

3.7 **Priority Wage Claims.** Except to the extent that a Person entitled to payment of any Allowed Priority Wage Claim has previously agreed or agrees to a different treatment by stipulation or otherwise, pursuant to section 1129(a)(9) of the Bankruptcy Code, each Holder of an Allowed Priority Wage Claim shall receive, in full satisfaction, settlement and release of and in exchange for such Allowed Priority Wage Claim, Cash in an amount equal to such Allowed Priority Wage Claim, (i) as soon as reasonably practicable after the Effective Date or (ii) if the Priority Wage Claim is not Allowed as of the Effective Date, thirty (30) days after the date on which such Priority Wage Claim becomes an Allowed Priority Wage Claim. For the sake of clarity, no Priority Wage Claims shall be paid from the Hartford Liquidating Trust or the Hartford Trust Assets.

Article IV

EXECUTORY CONTRACTS AND UNEXPIRED LEASES

4.1 **Background.** The Debtors believe that all executory contracts and unexpired leases of the Debtors were either assumed and assigned, or rejected, during the pendency of the Cases. Article IV of the Plan is included out of an abundance of caution.

4.2 **Executory Contracts and Unexpired Leases.** All prepetition executory contracts and prepetition unexpired leases of the Debtors which are not assumed and assigned, or rejected, prior to the Confirmation Date shall be deemed rejected as of the Confirmation Date.

4.3 **Rejection Claims.** Any Creditor asserting a claim for monetary damages as a result of the rejection of an executory contract or unexpired lease pursuant to the Confirmation Order shall file a proof of claim substantially in the form of Official Form 10 with the Clerk of the Bankruptcy Court (“**Rejection Claim**”), and serve it upon the Hartford Liquidating Trustee’s counsel by overnight mail within fourteen (14) days following the Confirmation Date. If a Rejection Claim is not timely filed, such Claim, if any, shall be forever disallowed and barred. If one or more Rejection Claims are filed, the Hartford Liquidating Trustee may file one or more objections to any Rejection Claims before the Claims Objection Deadline and serve such objection(s) upon the claimant and the claimant’s counsel, if any. If a Rejection Claim becomes Allowed, in full or in part, such Claim shall be a Class III Claim to the extent such Claim becomes Allowed.

Article V

CONDITIONS PRECEDENT TO CONFIRMATION AND CONSUMMATION OF THE PLAN

5.1 **Conditions to Confirmation.** The following shall be the conditions to confirmation unless such condition is duly waived pursuant to Section 5.3 of the Plan:

5.1.1 the Confirmation Order is entered by the Bankruptcy Court and is in form and substance reasonably satisfactory to the Debtors, Delaware Street, and the Committee;

5.1.2 unless waived by Delaware Street, the asserted unpaid Administrative Claims and Priority Claims to be paid pursuant to Sections 3.5, 3.6 and 3.7 hereof shall not exceed the amounts set forth in the Cash Collateral Budget by more than \$300,000.

5.2 **Conditions to Effective Date.** The Effective Date shall not occur and the Plan shall not be consummated unless and until each of the following conditions have been satisfied or duly waived pursuant to Section 5.3 of the Plan: (1) the Hartford Liquidating Trust Agreement shall have been duly executed by the parties; (2) the Bankruptcy Court shall have entered the Confirmation Order in form and substance reasonably satisfactory to the Debtors, Delaware Street, and the Committee, and (3) the Confirmation Order shall have become a Final Order.

5.3 **Effect of Nonoccurrence of Conditions to the Effective Date.** If each of the conditions to the Effective Date is not satisfied or duly waived in accordance with Sections 5.1 and 5.2 of the Plan, then upon a joint motion by the Debtors and the Creditors’ Committee (with the consent of Delaware Street) made before the time that each of such conditions has been satisfied or duly waived and upon notice to such parties in interest as the Bankruptcy Court may direct, the Confirmation Order may be vacated by the Bankruptcy Court; provided, however, that, notwithstanding the filing of such motion, the Confirmation Order may not be vacated if each of the conditions to the Effective Date is either satisfied or duly waived before the Bankruptcy Court enters an order granting such motion. If the Confirmation Order is vacated pursuant to this Section 5.3 of the Plan, (i) the Plan shall be null and void in all respects; and (ii) nothing contained in the Plan shall (a) constitute a waiver or release of any claims by or against, or any interest in, the Debtors or (b) prejudice in any manner the rights of the Debtors or any other party in interest.

Article VI

MISCELLANEOUS PROVISIONS

6.1 **Binding Effect of the Plan.** The provisions of the Plan shall be binding upon all parties and inure to the benefit of the Debtors' estate and their respective predecessors, successors, assigns, agents, officers and directors. The terms of the Plan shall be enforceable against the Debtors, their Creditors, Holders of Interests in the Debtors, and all parties-in-interest.

6.2 **Special Provision Governing Claims.** Except for the assignment of the DSC Assigned Causes of Action and the Earnout to Delaware Street, nothing under this Plan shall affect the Debtors' rights and defenses (or the Hartford Liquidating Trust's rights and defenses, as judicial substitute and successor in interest to the Debtors and the Estates) in respect of any Claim (except for Delaware Street's Class I Secured Claim, which shall be Allowed), including all rights in respect of legal and equitable defenses to or setoffs or recoupment against such Claims.

6.3 **Cancellation of Claims and Interests.** Except as otherwise set forth in this Plan, and except for purposes of evidencing a right to a Distribution, on the Effective Date, all agreements and other documents evidencing the Claims or rights of any Creditor against the Debtors, or the Holder of any Interest in the Debtor, including all notes, guarantees, and mortgages, shall be cancelled.

6.4 **Retention of Jurisdiction.** Subsequent to the Confirmation Date (including after the Bankruptcy Cases have been closed), the Court shall retain jurisdiction to the maximum extent permitted by applicable law of all matters arising out of or related to the Bankruptcy Cases and the Plan, including, without limitation, the following purposes:

6.4.1 To determine any and all objections to and proceedings involving the allowance, estimation, classification, priority, payment, avoidance, or subordination of Claims or Interests;

6.4.2 To determine any and all applications or motions for Administrative Claims (including Professional Fee Claims);

6.4.3 To determine any and all applications or motions pending on the Effective Date for the rejection or assumption of executory contracts or unexpired leases, and if need be, liquidate any and all Claims arising therefrom;

6.4.4 To hear and determine any timely objections to, or requests for estimation or allowance of, Disputed Claims, in whole or in part;

6.4.5 To determine any and all applications, adversary proceedings and contested or litigated matters initiated or asserted by the Debtors on or prior to the Effective Date and initiated or asserted by the Hartford Liquidating Trust subsequent to the Effective Date and arising under the Bankruptcy Code or arising in or related to the Bankruptcy Cases, including but not limited to, (i) all Causes of Action and (ii) all Claims, Causes of Action, and other matters that may impact or affect matters and property to be administered by the Hartford Liquidating Trust;

6.4.6 To issue Orders, determinations and rulings regarding the valuation, recovery, disposition, distribution, operation or use of the Debtors' property or of the Hartford Liquidating Trust, including related to any Causes of Action;

6.4.7 To consider any modifications to the Plan, remedy any defect or omission or reconcile any inconsistency in any Order of the Bankruptcy Court, including the Confirmation Order;

6.4.8 To determine all controversies, suits and disputes that may arise in connection with the interpretation, enforcement, implementation or consummation of the Plan or any Person's obligations and responsibilities thereunder;

6.4.9 To consider and act on the compromise and settlement of any Claim against or Cause of Action by or against the Debtors or the Hartford Liquidating Trust;

6.4.10 To enter and implement such Orders as may be appropriate in the event the Confirmation Order is for any reason stayed, revoked, modified or vacated;

6.4.11 To hear and determine all disputes involving the existence, scope, nature or otherwise of the discharges, releases, injunctions and exculpations granted under the Plan, the Confirmation Order, or by operation of the Bankruptcy Code;

6.4.12 To enforce the automatic stay and to issue injunctions and effect any other actions that may be necessary or appropriate to restrain interference by any person or entity with the consummation, implementation, or enforcement of the Plan, the Confirmation Order or any other Order of the Bankruptcy Court;

6.4.13 To determine such other matters and for such other purposes as may be provided in the Confirmation Order;

6.4.14 To issue such Orders in aid of execution of the Plan to the extent authorized by 11 U.S.C. § 1142;

6.4.15 To cure any defect or omission, or reconcile any inconsistency, in any Order of the Bankruptcy Court, including, without limitation, the Confirmation Order;

6.4.16 To hear and determine disputes or issues arising in connection with the interpretation, implementation or enforcement of the Plan, the Confirmation Order, the Hartford Liquidating Trust Agreement, any transactions or payments contemplated hereunder, any agreement, instrument, or other document governing or relating to any of the foregoing, or any settlement approved by the Bankruptcy Court;

6.4.17 To recover all assets of the Debtors and property of the Estates, wherever located;

6.4.18 To determine matters concerning state, local and federal taxes in accordance with Sections 346, 505, 546, and 1146 of the Bankruptcy Code;

6.4.19 To hear any other matter not inconsistent with the Bankruptcy Code; and

6.4.20 To enter a final decree closing the Bankruptcy Cases.

6.5 **Governing Law.** Except as mandated by the Bankruptcy Code or Bankruptcy Rules, as applicable, the rights and obligations arising under the Plan shall be governed by, and construed and enforced in accordance with the laws of the State of Illinois.

6.6 **Headings.** The headings of articles, sections, and subsections of the Plan are inserted for convenience only and shall not affect the interpretation of any provision of the Plan.

6.7 **Time.** Whenever the time for the occurrence or happening of an event as set forth in this Plan falls on a day that is not a Business Day, then the time for such occurrence or happening of said event shall be extended to the next day which is a Business Day.

6.8 **Revocation.** The Debtors reserve the right to revoke and withdraw the Plan prior to the entry of a Confirmation Order. If the Debtors revoke or withdraw the Plan, the Plan shall be deemed null and void and nothing contained herein shall be deemed to constitute a waiver or release of any claims by or against the Debtors, any other Person, or to prejudice in any manner the rights of such parties in any further proceedings involving the Debtors.

6.9 **Plan Controls.** In the event and to the extent that any provision of the Plan is inconsistent with the provisions of the Disclosure Statement, or any other agreement to be executed by any Person pursuant to the Plan, the provisions of the Plan shall control and take precedence. In the event of any inconsistency between any provision of any of the foregoing documents, and any provision of the Confirmation Order, the Confirmation Order shall control and take precedence.

6.10 **Statutory Fees.** All fees payable pursuant to 28 U.S.C. § 1930 shall be paid on the earlier of when due or the Effective Date, or as soon thereafter as practicable. From and after the Effective Date, the Hartford Liquidating Trustee shall be liable for and shall pay the fees under 28 U.S.C. § 1930 assessed against the Debtors' estate under 28 U.S.C. § 1930 until entry of a final decree closing the Case. In addition, the Hartford Liquidating Trustee shall file post-confirmation quarterly reports or any pre-confirmation monthly operating reports not filed as of the Confirmation Hearing in conformity with the U.S. Trustee guidelines, until entry of an order closing or converting the case. The U.S. Trustee shall not be required to file a request for payment of its quarterly fees, which shall be deemed an administrative claim against the Debtors and their estates.

6.11 **Dissolution of the Creditors' Committee.** On the Effective Date, the Creditors' Committee shall be dissolved and their members shall be deemed released of any continuing duties, responsibilities and obligations in connection with the Cases or the Plan and its implementation, and the retention and employment of the Creditors' Committees' attorneys, accountants and other agents shall terminate, except with respect to: (i) the Final Fee Hearing or (ii) any appeals of the Confirmation Order through the date such appeals are finally decided, settled, withdrawn or otherwise resolved.

6.12 **Claims Agent.** Kurtzman Carson Consultants LLC ("**KCC**"), in its capacity as claims, noticing and balloting agent shall be relieved of such duties on the Outside Date or upon written notice by the Debtors. KCC shall provide the Hartford Liquidating Trustee with access to all documents within KCC's possession relevant to any asserted Class III Claim, including Filed proofs of claim and ballot information.

6.13 **Exculpation and Limitation of Liability.**

6.13.1 **Plan Related Releases.** The Debtors, the Creditors' Committee, the members of the Creditors' Committee, and Delaware Street, and any of such parties' respective current

and/or post-Petition Date and pre-Effective Date affiliates, members, officers, directors, employees, or agents, and any of such parties' successors and assigns, shall not have or incur, and are hereby released from, any claim, obligation, cause of action, or liability to one another or to any Holder of any Claim or Interest, or any other party-in-interest, or any of their respective agents, employees, representatives, financial advisors, attorneys, or affiliates, or any of their successors or assigns, for any act or omission in connection with, relating to, or arising out of the Cases, the negotiation and Filing of this Plan, the Filing of the Cases, the settlement of Claims or rejection of executory contracts and leases, the pursuit of confirmation of this Plan, the consummation of this Plan, or the administration of this Plan or the property to be distributed under this Plan, except for their willful misconduct or gross negligence or any obligations that they have under or in connection with this Plan or the transactions contemplated in this Plan, and in all respects shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities under this Plan.

6.13.2 **Delaware Street Releases.** In consideration for Delaware Street's provision of (a) the Settlement Sum, (b) use of Cash Collateral sufficient to satisfy Administrative Claims, Priority Tax Claims, and Priority Wage Claims as provided in Sections 3.5, 3.6, and 3.7, respectively, hereof and in the DIP Order and Cash Collateral Budget, which provisions are critical to the Debtors' ability to obtain confirmation of this Plan and to effectuate distributions to Holders of Allowed General Unsecured Claims, and (c) the waiver of the deficiency Claim otherwise permitted to it under Section 506(a) of the Bankruptcy Code, as of the Effective Date:

6.13.2.1 All claims asserted in the Shareholder Suit, all of which are derivative claims belonging to the Debtors, are hereby settled and released, and the Shareholder Suit shall be dismissed with prejudice on the Effective Date.

6.13.2.2 Each of (a) the Debtors, on behalf of themselves and their respective estates and their respective affiliates, members, officers, directors, and employees, and any person claiming by or through them, (b) the Creditors' Committee, on behalf of itself and its affiliates, members, officers, directors, and employees, and (c) any other third party shall be deemed to completely and forever release, waive, disclaim and discharge Delaware Street, its affiliates, members, officers, directors, employees and representatives, of and from any and all claims, counterclaims, actions, causes of action, lawsuits, proceedings, adjustments, offsets, contracts, obligations, liabilities, controversies, costs, expenses, attorneys' fees and losses whatsoever, whether in law, in admiralty, in bankruptcy, or in equity, and whether based on any federal law, state law, foreign law, common law or otherwise, foreseen or unforeseen, matured or unmatured, known or unknown, accrued or not accrued based upon any acts, omissions, conduct or other matters occurring prior to the Effective Date and in any way related to the Debtors.

6.14 **Existing Injunctions and Stays:** Unless otherwise provided in the Plan or in the Confirmation Order, all injunctions or stays in effect in the Bankruptcy Cases pursuant to sections 105 or 362 of the Bankruptcy Code or any order of the Bankruptcy Court, and extant on the Confirmation Date (excluding any injunctions or stays contained in the Plan or the Confirmation Order) shall remain in full force and effect until the Effective Date. All injunctions or stays contained in the Plan or the Confirmation Order shall remain in full force and effect in accordance with their terms.

6.15 **Plan Injunctions:**

6.15.1 From and after the Effective Date, except as otherwise expressly provided in the Plan or the Confirmation Order, all Persons shall be and are permanently enjoined from, and restrained against, commencing or continuing in any court, proceeding or other tribunal of any kind, any suit, action, or other proceeding, or otherwise asserting any Claim, Interest, or Cause of Action, which has been released pursuant to Sections 6.13.1 and 6.13.2 hereof or from seeking to hold any released Person liable in any such suit, action or proceeding or for any such Claim, Interest, or Cause of Action for any matter that has been released pursuant to Section 6.13.1 or 6.13.2 of the Plan. For avoidance of doubt, this injunction shall enjoin further prosecution of any portion of the Shareholder Suit.

6.15.2 From and after the Effective Date, the Hartford Liquidating Trust and the Hartford Liquidating Trustee shall be enjoined from Filing, pursuing or prosecuting the DSC Assigned Causes of Action in any way which seeks affirmative recovery from any of the Debtors' directors, officers, employees, Insiders, and agents, including those identified in Section 1.1.39 of the Plan, provided, however, that this injunction shall not prohibit the Hartford Liquidating Trust or the Hartford Liquidating Trustee from pursuing an Avoidance Action against any of the Debtors' directors, officers, employees, Insiders, and agents solely for the purpose of offset against or disallowance of a Class III Claim which is not Allowed on account of its inclusion in the Debtors' Schedules but which is timely Filed by such director, officer, employee, Insider, or agent. Any such timely Filed Claim shall be automatically deemed Disallowed if transferred to any other Person.

6.15.3 From and after the Effective Date through November 30, 2013, the Hartford Liquidating Trust and the Hartford Liquidating Trustee shall be enjoined from making any demands relating to, or Filing, any Avoidance Action against any Person except for Identified Avoidance Actions.

Article VII

FINAL FEE HEARING

7.1 **The Professional Fee Claims Bar Date.** Any and all applications for the final allowance of Professional Fee Claims shall be Filed and served upon counsel to the Debtors, counsel to the Creditors' Committee, the United States Trustee, and all Persons on the Debtors' Bankruptcy Rule 2002 service list on or before the Professional Fee Claim Bar Date. No Professional Fee Claims before or after the Effective Date shall be the responsibility of the Hartford Liquidating Trust except as expressly provided in the Hartford Liquidating Trust Agreement.

7.2 **Final Fee Hearing.** A hearing on final allowance of Professional Fee Claims (the "**Final Fee Hearing**") shall be held as soon as practicable after the Professional Fee Claim Bar Date. The Debtors' counsel shall File a notice of the Final Fee Hearing. Such notice shall be posted on the Noticing Agent Website, and served upon counsel for the Creditors' Committee, all Professionals, the United States Trustee and all parties on the Debtors' Bankruptcy Rule 2002 service list. No professional fees in excess of the amounts allocated in the Cash Collateral Order shall be Allowed Professional Fees payable by the Debtors or from the reserve created pursuant to Section 2.15.2 hereof, but all Professional Fee Claims of the professionals for the Creditors'

Committee that were not paid from funds allocated to them pursuant to the Cash Collateral Order shall be paid from the Hartford Trust Assets, as provided in the Hartford Liquidating Trust Agreement.

Article VIII

REQUEST FOR CONFIRMATION

8.1 **Request for Confirmation.** The Debtors request confirmation of this Plan in accordance with section 1129(a) of the Bankruptcy Code.

IN WITNESS WHEREOF, the Debtors have executed this Plan this 13th day of June, 2012.

Hartford Computer Hardware, Inc.
Hartford Computer Group, Inc.
Hartford Computer Government, Inc.
Old NS, LLC f/k/a Nexicore Services, LLC

By: _____
Name: Steven Nerger
Title: Chief Restructuring Officer

John P. Sieger (ARDC No. 6240033)
Peter A. Siddiqui (ARDC No. 6278445)
Paige E. Barr (ARDC No. 6282474)
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Peter.Siddiqui@kattenlaw.com
Paige.Barr@kattenlaw.com

Counsel to Debtors and Debtors in Possession

The Official Committee of Unsecured
Creditors

By: _____
Name: Peter Kravitz
Title: Chairman

Jonathan P. Friedland (ARDC # 6257902)
Steven R. Jakubowski (ARDC # 6191960)
Elizabeth B. Vandesteeg (ARDC # 6291426)
LEVENFELD PEARLSTEIN, LLC
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jfriedland@lplegal.com
sjakubowski@lplegal.com
evandesteeg@lplegal.com

Counsel for the Official Committee of Unsecured Creditors

PLAN EXHIBIT A

[Liquidating Trust Agreement]

PLAN EXHIBIT B

[Preserved Causes of Action]

[To Be Filed]

PLAN EXHIBIT A

[Liquidating Trust Agreement]

HARTFORD LIQUIDATING TRUST AGREEMENT

THIS LIQUIDATING TRUST AGREEMENT (the “Agreement” or “Hartford Liquidating Trust Agreement”), dated as of this ____ day of August, 2012, is entered into by and among Hartford Computer Hardware, Inc., Hartford Computer Group, Inc., Old NS, LLC (f/k/a Nexicore Services, LLC), Hartford Computer Government, Inc., (each a “Debtor” and, collectively, the “Debtors”), as settlors (the “Settlors”), and Peter Kravitz of Solution Trust as Liquidating Trustee (the “Liquidating Trustee” or the “Hartford Liquidating Trustee”).

RECITALS:

WHEREAS, on December 12, 2011, the Debtors filed voluntary petitions under chapter 11 of title 11 of the United States Code. The Debtors’ respective chapter 11 cases are being jointly administered under Case No. 11-49744; and

WHEREAS, the Debtors and the Committee filed their Joint Plan of Liquidation on June __, 2012 (as amended, modified, or supplemented, the “Plan”);¹ and

WHEREAS, the Plan was confirmed by the Bankruptcy Court by Order entered August __, 2012 (the “Confirmation Order”); and

WHEREAS, the Plan’s Effective Date occurred on August __, 2012 (the “Effective Date”); and

WHEREAS, the Plan contemplates, on the Effective Date, (a) the creation of the Hartford Liquidating Trust (as defined below), (b) the creation of beneficial interests in the Hartford Liquidating Trust in holders of Allowed Claims in Class III of the Plan (collectively, the “Beneficiaries” and, each individually, a “Beneficiary”), (c) the vesting in the Hartford Liquidating Trust of the Hartford Trust Assets (also referred to herein as the “Liquidating Trust Assets”), (d) the establishment in the Hartford Liquidating Trust of the exclusive right to (i) resolve all Disputed Class III Claims, (ii) prosecute Causes of Action other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan, and (iii) make all distributions provided for under the Plan and pursuant to this Agreement to the holders of Allowed Class III Claims. The Hartford Trust Assets include, without limitation: (a) the Settlement Sum; and (b) Causes of Actions other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan; provided, however, that if and to the extent a director or officer of the Debtors files a non-administrative, non-priority claim against the Debtors that was not included on the Schedules as of May 9, 2012 (or if so included on the Schedules, was listed as contingent, unliquidated, or disputed) and that, if allowed, would enable such holder to be a Beneficiary of the Hartford Liquidating Trust as a holder of a Class III Claim, the Hartford Liquidating Trustee may bring an Avoidance Action against such director or officer solely for purposes of offsetting against the amount of such alleged non-administrative, non-priority Class III Claim; and

WHEREAS, this Agreement is entered into in accordance with, and to facilitate the implementation and execution of, the Plan; and

¹ Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Plan.

WHEREAS, the Liquidating Trust is organized for the primary purposes described in Section 1.3 below; and

WHEREAS, the Liquidating Trustee's activities, powers and duties are those determined to be reasonably necessary to, and consistent with, accomplishment of these purposes; and

WHEREAS, under the terms of the Plan and the Confirmation Order, effective as of the Effective Date, the Estates shall transfer and shall be deemed to have irrevocably transferred to the Liquidating Trust, for and on behalf of the Beneficiaries, with no reversionary interest in the Debtors, the Liquidating Trust Assets existing as of the Effective Date, including, without limitation, the Causes of Action, other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan, and all rights and remedies of the Debtors that are expressly included therewith; and

WHEREAS, under the terms of the Plan and the Confirmation Order, the Debtors shall transfer and shall be deemed to have irrevocably transferred to the Liquidating Trust, for and on behalf of the Beneficiaries, with no reversionary interest in the Debtors, the Liquidating Trust Assets, if any, that are received by the Debtors after the Effective Date; and

WHEREAS, the Liquidating Trust is established for the sole purpose of holding its assets, for the sole benefit of the Beneficiaries, in accordance with Treasury Regulation Section 301.7701-4(d), with no objective or authority to continue or engage in the conduct of a trade or business; and

WHEREAS, the Liquidating Trust is intended to qualify as a liquidating trust for federal income tax purposes, within the meaning of Treasury Regulations Section 301.7701-4(d) and to be exempt from the requirements of the Investment Company Act of 1940 pursuant to Sections 7(a) and 7(b) thereof; and

WHEREAS, the Debtors are joining in the execution of this Agreement as of the Effective Date in accordance with the Plan;

NOW, THEREFORE, pursuant to the Plan and the Confirmation Order, in consideration of the premises and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and affirmed, the parties hereto agree as follows:

ARTICLE I
Establishment of Trust

1.1 **Creation and Name.** In accordance with the Plan, there is hereby created a trust which shall be known as the “Hartford Liquidating Trust” (hereinafter, the “Liquidating Trust” or the “Hartford Liquidating Trust”) and which is the trust created pursuant to Section 2.2 of the Plan.

1.2 **Declaration of Trust.**

1.2.1 In consideration of the confirmation of the Plan under the Bankruptcy Code, the Debtors and the Liquidating Trustee have executed this Agreement and, effective on the Effective Date of the Plan, in accordance with Section 2.2 of the Plan and Bankruptcy Code section 1123(b)(3), the Estates are hereby deemed to have irrevocably assigned, transferred and conveyed to the Liquidating Trustee, and to the Liquidating Trustee’s successors and assigns, all the right, title and interests of the Debtors and the Debtors’ Estates in and to the Liquidating Trust Assets (whether existing as of the Effective Date or as of a later date), with no reversionary interest whatsoever therein of the Debtors, to have and to hold unto the Liquidating Trustee and the Liquidating Trustee’s successors and assigns forever, in trust nevertheless, under and subject to the terms and conditions of this Agreement and of the Plan, for the benefit of the Beneficiaries and their successors and assigns as permitted for under the Plan and this Agreement. The use and distribution of the Liquidating Trust Assets to the Beneficiaries shall be made in accordance with this Agreement and the Plan.

1.2.2 On the Effective Date, the Hartford Liquidating Trust shall: (i) take possession of all books, records, and files of the Debtors and their Estates related to the Hartford Trust Assets, and (ii) provide for the retention and storage of such books, records, and files until such time as the Hartford Liquidating Trust determines, in accordance with the Hartford Liquidating Trust Agreement, that retention of same is no longer necessary or required. All such Hartford Trust Assets shall be delivered to the Hartford Liquidating Trust free and clear of interests, claims, liens, or other encumbrances of any kind, except the Allowed Claims of the Beneficiaries. Moreover, on the Effective Date, all privileges with respect to any of the Hartford Trust Assets, including the attorney/client privilege, to which the Debtors are entitled shall be automatically vested in, and available for assertion by or waiver on behalf of the Hartford Liquidating Trust. To the extent any of the foregoing does not automatically occur on the Effective Date or is not effectuated through the Confirmation Order or this Agreement, the Debtors shall, on the Effective Date, execute such other and further documents as are reasonably necessary to effectuate all of the foregoing

1.3 **Purposes of Trust.** The Liquidating Trust shall be established solely for the purpose of holding and administering the Liquidating Trust Assets in accordance with Treasury Regulation Section 301.7701-4(d), all pursuant to the provisions of the Plan, with no objective to continue or engage in the conduct of a trade or business. Accordingly, the Liquidating Trustee shall hold the Liquidating Trust Assets pursuant to the terms of this Agreement and the Plan (and shall not unreasonably prolong the duration of the Liquidating Trust) by engaging in the

following activities: (a) resolving all Disputed Claims asserted as Class III Claims; (b) pursuing or otherwise litigating any Causes of Action, other than the DSC Assigned Causes of Action, that the Liquidating Trustee deems advisable, based on his reasonable business judgment, to pursue, other than those released under the Plan or pursuant to any prior settlement approved by the Bankruptcy Court; provided, however, that prior to December 1, 2013, the Hartford Liquidating Trustee may only commence Avoidance Actions that constitute Identified Avoidance Actions as set forth on the Confidential Schedule 1.3 hereto; (c) making all required distributions to the Beneficiaries as provided for under the Plan; (d) establishing and administering any necessary reserves that may be required for Disputed Claims asserted as Class III Claims, all in accordance with the Plan and this Agreement; (e) establishing and administering the Liquidating Trust's Distribution Reserve in accordance with the Plan and this Agreement; and (f) taking other actions as may be necessary to effectuate the foregoing. The Liquidating Trust will not hold itself out as an investment company and will not conduct a trade or business. At no time shall the Liquidating Trust control or operate the business of the Debtors or any assets of the Debtors other than the Liquidating Trust Assets.

1.4 **Liquidating Trustee's Acceptance.** The Liquidating Trustee accepts the trust imposed on the Liquidating Trustee by this Agreement and agrees to observe and perform that trust, on and subject to the terms and conditions set forth in this Agreement. In connection with and in furtherance of the purposes of the Liquidating Trust, the Liquidating Trustee hereby expressly accepts the transfer of the Liquidating Trust Assets (whether transferred as of the Effective Date or a later date), subject to the provisions of the Plan and this Agreement.

ARTICLE II

Funding of the Liquidating Trust and Expenses

2.1 **Funding from Estates.** On the Effective Date, the Debtors will transfer to the Liquidating Trust (a) Cash in the amount of \$333,000 of the Settlement Sum, and (b) the Liquidating Trust Assets available to the Debtors at that time. Additional funding of the Liquidating Trust will be derived from future payments by Delaware Street on account of the Settlement Sum and from the Liquidating Trust's liquidation of the Liquidating Trust Assets.

2.2 **Subsequent Funding.** To the extent that certain Liquidating Trust Assets become available at a later date, such Liquidating Trust Assets will be deposited with the Liquidating Trust within five (5) Business Days of the date that such Liquidating Trust Assets become available. Except as otherwise ordered by the Bankruptcy Court, the Liquidating Trust Expenses shall be paid from the Liquidating Trust Assets without further order of the Bankruptcy Court; provided, however, that the reasonable fees, costs, and expenses of the Liquidating Trust, including, without limitation, (a) the compensation paid to and expenses incurred or as estimated by the Liquidating Trustee to be incurred by the Liquidating Trustee in the administration of the Liquidating Trustee's duties or as contemplated pursuant to this Agreement, (b) the fees and expenses of the Liquidating Trustee's Professionals and (c) the fees and expenses of any other service providers, all as provided for in this Agreement (collectively, the "Liquidating Trust Expenses"), shall be subject to the procedures and review set forth in Section 6.6 of this Agreement.

ARTICLE III

Liquidation of Causes of Action and Intervention

3.1 **Liquidation of Causes of Action.** The Liquidating Trustee shall take such steps as the Liquidating Trustee deems necessary to investigate, pursue, litigate, settle, compromise, transfer, sell, dispose of and/or abandon all or any of the Causes of Action, other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan, to reduce the Causes of Action, other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan, to Cash proceeds and to make distributions of the Cash proceeds to the Beneficiaries as required under the Plan and this Agreement. Notwithstanding the forgoing or any other provision of this Hartford Liquidating Trust Agreement, prior to December 1, 2013, the Hartford Liquidating Trustee may only commence Avoidance Actions that constitute Identified Avoidance Actions. On and after December 1, 2013, the Hartford Liquidating Trustee may commence Avoidance Actions against any Person.**Intervention.** On the Effective Date, and without having to obtain any further order of the Bankruptcy Court, the Liquidating Trustee is authorized to (a) intervene as plaintiff, movant or additional party, as appropriate, in any Causes of Action other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan (whether asserted in actions, adversary proceedings, contested matters, avoidance actions or motions or otherwise which were filed prior to the Effective Date), where the subject matter of any such cause of action involves a Cause of Action other than the DSC Assigned Causes of Action and the Causes of Action released pursuant to the Plan, and (b) subject to the terms of the Plan, intervene or seek to be substituted in place of the Debtors' Estates in connection with the prosecution of any objections to Disputed Claims of any holder of a Class III Claim.

ARTICLE IV

Distribution of Liquidating Trust Assets

4.1 **Distribution of Liquidating Trust Assets to Beneficiaries.**

4.1.1 **Distribution Dates.** On or as soon as reasonably practicable after the Effective Date (such date, the "Initial Distribution Date"), the Liquidating Trustee shall make initial distributions in accordance with the Plan and Section 4.1 of this Agreement. During the first year after the Initial Distribution Date and subject to Section 4.4 below, unless otherwise ordered by the Bankruptcy Court, the Liquidating Trustee shall make subsequent distributions on or about (i) the first Business Day that is approximately six (6) months after the Initial Distribution Date and (ii) the first Business Day that occurs after each subsequent six (6) month period (each, a "Periodic Distribution Date" and, together with the Initial Distribution Date, the "Distribution Dates"). After one year following the Initial Distribution Date, Periodic Distribution Dates will occur on or about the first Business Day that is approximately six (6) months after the immediately preceding Periodic Distribution Date.

4.1.2 **Distributions to Beneficiaries.** On each applicable Distribution Date, the Liquidating Trustee will distribute the Liquidating Trust Assets that have been converted to Cash to each Beneficiary after payment of or reserve for the items described in Section 4.1(d) below. The Liquidating Trustee shall distribute Liquidating

Trust Assets that have been converted to Cash to the Beneficiaries in accordance with the Plan and this Agreement.

4.1.3 Required Deductions From Liquidating Trust Assets. Prior to distribution of any portion of the Liquidating Trust Assets to any Beneficiary, the Liquidating Trustee shall, when becoming due and payable, (a) pay all Allowed Administrative Claims of professionals and members of the Creditors' Committee that were not paid from funds allocated to them in the Carve Out established pursuant to the Cash Collateral Order, (b) pay all amounts payable pursuant to 28 U.S.C. § 1930, if any, on account of funds distributed by the Liquidating Trust, (c) pay to any taxing authorities, as necessary, any taxes of the Liquidating Trust, (d) pay to the Liquidating Trustee's Professionals, in accordance with Sections 6.4 and 6.6(b) hereof, for services rendered and expenses incurred; (e) pay to the Liquidating Trustee, in accordance with Section 6.6(a) hereof, the Liquidating Trustee's compensation and reasonable and necessary expenses incurred in fulfilling the Liquidating Trustee's obligations set forth in the Plan and in this Agreement; (f) pay any additional expenses incurred in fulfilling the obligations of the Liquidating Trustee set forth in the Plan and in this Agreement and not specifically identified in this Section 4.1(d); (g) use reasonable best efforts to establish sufficient reserves for Disputed Class III Claims in accordance with Section 4.2 below; and (h) use reasonable best efforts to establish sufficient reserves for taxes and Liquidating Trust Expenses that may be necessary to administer the Liquidating Trust until his termination (as estimated by the Liquidating Trustee).

4.2 Distribution Reserve Account. On the Effective Date, the Liquidating Trustee shall establish and maintain one or more bank and/or other investment account(s) into which the Liquidating Trustee shall, in accordance with this Section 4.2 and Section 5.1 of this Agreement, deposit undeliverable and unclaimed distributions, and Liquidating Trust Assets that are not then distributable to a holder of a Disputed Claim but shall be held by the Liquidating Trustee pending a final determination as to allowance of such Disputed Claim (individually and collectively, the "Distribution Reserve Account"). The Liquidating Trustee shall deposit into the Distribution Reserve Account on each Distribution Date, pending resolution of Disputed Claims, that portion of Liquidating Trust Assets that would otherwise be distributable in accordance with the Plan in respect of such Disputed Claims, if such Disputed Claims had then constituted Allowed Claims entitled to receive Liquidating Trust Assets in accordance with the Plan. Distributions to Holders of Claims that were Disputed as of the Effective Date shall be made in accordance with Section 5.2 below. **[Reserved / Intentionally Omitted]**.

4.4 Time of Distributions. **Distributions for Claims Allowed as of the Effective Date.** The Liquidating Trustee shall make the initial distribution to the Beneficiaries on a date determined by the Liquidating Trustee in accordance with Section 4.1.1 of this Agreement after sufficient Liquidating Trust Assets have been received and appropriate reserves have been established for, among other items, Disputed Class III Claims of the Beneficiaries. The Liquidating Trustee shall make such other distributions to the Beneficiaries on such dates determined by the Liquidating Trustee in accordance with Section 4.1.1 of this Agreement; provided that (a) the Liquidating Trustee shall not distribute any Liquidating Trust Assets to any Beneficiary prior to the earliest date on which the Beneficiary is entitled to receive such distributions in accordance with the Plan, and (b) the Liquidating Trustee shall not be required to make any distribution to the Beneficiaries if the Liquidating Trust Assets available for distribution to the Beneficiaries are not sufficient, in the Liquidating Trustee's reasonable

discretion, to justify incurring the Liquidating Trust Expenses necessarily associated with making distribution of monies.

4.4.2 Distributions on Account of Claims Allowed After the Effective Date.

Except as otherwise provided in a Final Order or as agreed to by the relevant parties, distributions to Beneficiaries on account of Disputed Claims that become Allowed (in whole or in part, as applicable) after the Effective Date shall be made on the Periodic Distribution Date that is at least 30 days after all or part of the Disputed Claim becomes an Allowed Claim.

4.5 Delivery of Distributions. Distribution Record Date. As of the close of business on the date of entry of the Confirmation Order (the "Distribution Record Date"), the Claims register shall be closed, and there shall be no further changes as to the record holder of any Claim. The Liquidating Trustee (or any entity chosen to make or facilitate Distributions pursuant to the Plan and this Agreement, the "Disbursing Agent") shall not have any obligation to recognize any transfer of any Claim occurring after the Distribution Record Date, and shall instead be authorized and entitled to recognize and deal for all purposes under the Plan and this Agreement with only those record holders stated on the Claims register as of the close of business on the Distribution Record Date; provided, however, the Liquidating Trustee may choose, in his sole discretion, to recognize a transfer of any Claim upon presentation of appropriate and acceptable documentation.

4.5.2 Distributions of Cash. Distributions to Beneficiaries may be made by either check drawn on a domestic bank or wire transfer. Checks issued by the Disbursing Agent to any Beneficiary shall be null and void if not negotiated within 120 days after the date of issuance thereof. Requests for reissuance of any check shall be made directly to the Liquidating Trustee or the Disbursing Agent by the Beneficiary to whom such check originally was issued, and the Liquidating Trustee may require supporting documents as evidence of the Beneficiary's right to such check. Any Claim with respect to such a voided check shall be made on or before 180 days after the date of issuance of such check. After such date, all Claims in respect of void checks shall be discharged and forever barred.

4.5.3 De Minimis Distributions. The Disbursing Agent shall not be required to make any interim distributions in an amount less than \$100.00 (provided that any such payments shall be withheld until final distribution under the Plan). Notwithstanding anything herein to the contrary, the Disbursing Agent shall not be required to make any final distributions in an amount less than \$25.00. In the event there are funds remaining after final distributions, the Liquidating Trustee is authorized to donate any such remaining funds to a recognized tax-exempt charity pursuant to Article IX of this Agreement.

4.5.4 Fractional Dollars. Notwithstanding anything to the contrary contained in this Agreement, the Disbursing Agent shall not be required to make distributions or payments of fractions of dollars. Whenever any payment of a fraction of a dollar under the Plan or this Agreement would otherwise be called for, the actual payment shall reflect a rounding of such fraction to the nearest whole dollar (up or down), with half dollars or less being rounded down.

4.5.5 Provision of Tax Identification Number. If the Liquidating Trustee requests a tax identification number of any Beneficiary by certified mail and (i) does not receive

a response to such request within sixty (60) days, sends a second request by certified mail and again receives no response within sixty (60) days or (ii) the request is returned to the Liquidating Trustee as undeliverable and the Liquidating Trustee is unable to determine a correct address after reasonable efforts, then no further distributions shall be made to such Beneficiary unless the Liquidating Trustee is notified in writing within six months after the date that the initial request was sent of such Beneficiary's tax identification number (subject to the Liquidating Trustee's right to require supporting documents evidencing that the tax identification number is that of the rightful Beneficiary), in which case all currently due missed distributions shall be made to such Beneficiary on the next Periodic Distribution Date, and shall not be supplemented with any interest, dividends or other accruals of any kind. If the Liquidating Trustee does not receive notice of a Beneficiary's tax identification number within six months after the date of the initial request for a tax identification number, then all distributions to the Beneficiary that has not provided a tax identification number shall be treated as unclaimed property in accordance with Section 4.5.7 below.

4.5.6 Undeliverable Distributions. If any distribution to a Beneficiary is returned to the Disbursing Agent as undeliverable and the Liquidating Trustee is unable to determine a correct address after reasonable efforts, no further distributions shall be made to such Beneficiary unless the Liquidating Trustee is notified in writing within ninety (90) days after the date that the undeliverable distribution is sent of such Beneficiary's then-current address (subject to the Liquidating Trustee's right to require supporting documents evidencing that the request is made by the rightful Beneficiary), in which case all currently due missed distributions shall be made to such Beneficiary on the next Periodic Distribution Date, and shall not be supplemented with any interest, dividends or other accruals of any kind. If the Disbursing Agent does not receive notice of a Beneficiary's current address within ninety (90) days after the date of distribution of an undeliverable check, then all undeliverable distributions then due or thereafter payable shall be treated as unclaimed property in accordance with Section 4.5(g) below.

4.5.7 Unclaimed Distributions. All distributions to Beneficiaries that are unclaimed for a period of six months after distribution thereof shall be deemed unclaimed property under Bankruptcy Code section 347(b) and shall revert in the Liquidating Trust. Upon such reversion, the Claim of any Beneficiary or its successors with respect to such property shall be cancelled, discharged and forever barred notwithstanding any applicable federal or state escheat, abandoned or unclaimed property laws to the contrary, and the Disbursing Agent shall not be required to make distributions on account of any such Claims.

ARTICLE V

Disputed Claims

5.1 Deposit into Reserve. Distributions of proceeds of Liquidating Trust Assets with respect to Disputed Claims shall be deposited into the Distribution Reserve Account as set forth in Section 4.2 of this Agreement. The amount deposited shall be determined by the Liquidating Trustee. The Liquidating Trustee may invest any Cash that is withheld in the Distribution Reserve Account in accordance with Section 6.10 of this Agreement. Notwithstanding any such investment and the addition to Liquidating Trust Assets of any income earned in respect thereof, in the event such Claim ultimately becomes an Allowed Claim, nothing

in this Agreement shall be deemed to entitle the holder of a Disputed Claim to postpetition or post-Effective Date interest on such Claim.

5.2 Distributions After Allowance. On the first Distribution Date that is at least 30 days after all or part of a Disputed Class III Claim becomes an Allowed Class III Claim, the Disbursing Agent will (1) distribute to the holder of such Allowed Claim any property in the Distribution Reserve Account that would have been distributed to such Beneficiary on the Distribution Dates on which distributions previously were made to Beneficiaries if the Allowed Claim in issue had been an Allowed Claim (in whole or in part, as applicable) on such earlier Distribution Dates; and (2) distribute any remaining property held in the Distribution Reserve Account on account of any resolved Disputed Claim in accordance with the Plan and this Agreement. After a Final Order has been entered, or other final resolution has been reached with respect to all Disputed Claims, any remaining property held in the Distribution Reserve Account will return to Liquidating Trust Assets and be distributed in accordance with the Plan and this Agreement.

5.3 No Partial Distributions. Except as otherwise agreed by the relevant parties, the Liquidating Trustee shall not be required to (a) make any partial payments or partial distributions on account of a Disputed Claim until all such disputes in connection with such Disputed Claim have been resolved by settlement or Final Order or (b) make any distributions on account of an Allowed Claim of any Beneficiary that holds both an Allowed Claim and a Disputed Claim, unless and until all objections to the Disputed Claim have been resolved by settlement or Final Order.
5.4 Pending Causes of Action. Notwithstanding anything to the contrary contained in the Plan or in this Agreement, the Liquidating Trustee shall not pay any distribution to any current or prospective defendant in a Cause of Action that has or may have any liability to the Liquidating Trust with respect to a Cause of Action, which distribution may be paid, if at all, only after the Beneficiary of such Claim has discharged its liability to the Liquidating Trustee on account of such Cause of Action, by settlement or otherwise.

ARTICLE VI

General Powers, Rights and Obligations of the Liquidating Trustee

6.1 Appointment of Liquidating Trustee. Pursuant to Article II of the Plan, the Committee, with the reasonable consent of the Debtors, has appointed Peter Kravitz of Solution Trust as the Liquidating Trustee and the Liquidating Trustee shall become the Liquidating Trustee on the Effective Date.
Legal Title. The Liquidating Trustee shall hold legal title to all Liquidating Trust Assets except that the Liquidating Trustee may cause legal title or evidence of title to any of the Liquidating Trust Assets to be held by any nominee or person, on such terms, in such manner and with such power as the Liquidating Trustee may determine advisable.
General Powers. Except as otherwise provided and expressly limited in the Plan or this Agreement, but without prior or further authorization, the Liquidating Trustee may control and exercise authority over the Liquidating Trust Assets, over the acquisition, management and disposition thereof and over the management and conduct of the affairs of the Liquidating Trust to the same extent as if the Liquidating Trustee were the sole owner of the Liquidating Trust Assets in the Liquidating Trustee's own right; provided, however, that such control and authority

over the Liquidating Trust Assets shall be subject to the requirements set forth in Section 6.3(b) below. The Liquidating Trustee shall execute all agreements and other documents with the signature "as Liquidating Trustee."

6.3.2 In connection with the management and use of the Liquidating Trust Assets and except as otherwise expressly limited in this Agreement, the Plan, or the Confirmation Order, the Liquidating Trustee shall have, in addition to any powers conferred on the Liquidating Trustee by any other provision of this Agreement, Bankruptcy Code sections 704 and 1106 (with the benefit of periods of limitation applicable to a Liquidating Trustee in bankruptcy) or Rule 2004 of the Bankruptcy Rules, the power to take any and all actions as are necessary or advisable to effectuate the purposes of the Liquidating Trust, including, without limitation, the power and authority:

(a) to effect all actions and execute all agreements, instruments and other documents necessary to implement the provisions of the Plan as it relates to the Liquidating Trust Assets and this Agreement;

(b) to accept the Liquidating Trust Assets transferred and provided to the Liquidating Trust under this Agreement and the Plan;

(c) to hold the Liquidating Trust Assets for the benefit of the Beneficiaries, whether their Claims are Allowed on or after the Effective Date;

(d) in the Liquidating Trustee's reasonable business judgment, to investigate, prosecute, settle, sell and/or abandon rights, Causes of Action, or litigation of the Liquidating Trust, including, without limitation, Causes of Action, other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan, on such terms and for such consideration as the Liquidating Trustee deems desirable or appropriate;

(e) to monitor and enforce the implementation of the Plan as it relates to the Liquidating Trust Assets;

(f) to file all tax and regulatory forms, returns, reports and other documents required with respect to the Liquidating Trust;

(g) in the Liquidating Trustee's reasonable business judgment, to object to Disputed Class III Claims and manage, control, prosecute, settle, compromise, withdraw or resolve, in any manner on behalf of the Liquidating Trust, objections to Disputed Class III Claims on account of which the Liquidating Trustee will be responsible (if Allowed) for making distributions under the Plan and this Agreement;

(h) to distribute Liquidating Trust Assets to Beneficiaries in accordance with the terms of the Plan and this Agreement;

(i) to hold, manage, and distribute Cash or non-Cash Liquidating Trust Assets obtained through the exercise of his power and authority as long as such management is consistent with the Liquidating Trust's status as a liquidating trust within the

meaning of Treasury Regulation Section 301.7701-4(d) and which actions are merely incidental to its liquidation and dissolution;

(j) establish and administer any necessary reserves for Disputed Claims that may be required with regard to the Agreement;

(k) in the Liquidating Trustee's reasonable business judgment, object to the Disputed Class III Claims and prosecute, settle, compromise, withdraw or resolve in any manner, in accordance with this Agreement, any litigations or proceedings related to the Liquidating Trust Assets;

(l) to act as a signatory to the Debtors for all purposes relating to the Liquidating Trust Assets, including those associated with the novation of contracts and, for the avoidance of doubt, subject to the final sentence of Section 1.3 of this Agreement;

(m) to endorse the payment of notes or other obligations of any Person or to make contracts with respect thereto in each case relating to the Liquidating Trust Assets;

(n) employ and compensate Professionals and other agents, provided, however, that any such compensation shall be made only out of the Liquidating Trust Assets;

(o) to engage in all acts that would constitute ordinary course of business in performing the obligations of a trustee under a trust of this type;

(p) to remove all or any of the Liquidating Trust Assets or the situs of administration of the Liquidating Trust from one jurisdiction to another jurisdiction at any time or from time to time;

(q) in connection with any property held under this Agreement that is distributable or payable to a minor, to transfer and pay over all or any portion of the property to the minor, or to a guardian of the minor's property, whenever appointed, without requiring ancillary guardianship, or to the minor's parent or the person with whom the minor resides, or to any custodian under any Uniform Gifts to Minors Act or Uniform Transfer to Minor Act with power to select any person or trust company (including any fiduciary hereunder) to be such custodian and with power to extend such custodianship to age twenty-one (21) years, without any obligation to see to the use or application of the property or to make inquiry with respect to any other property available for the use of the minor, the receipt by such minor, guardian, parent, person or custodian to be a complete discharge as to such transfer or payment;

(r) subject to the releases, exculpation and permanent injunction provisions of the Plan, and excluding the DSC Assigned Causes of Action, to sue and be sued and participate, as a party or otherwise, in any judicial, administrative, arbitration or other proceeding;

(s) to request any appropriate tax determination, including, without limitation, a determination pursuant to Bankruptcy Code section 505;

(t) to take any and all necessary actions as he shall deem appropriate to have the Liquidating Trust classified as a partnership for federal tax purposes under Treasury Regulations Section 301.7701-3 (but not a publicly traded partnership under section 7704 of the Internal Revenue Code of 1986, as amended (the “Internal Revenue Code”)), including, if necessary, creating or converting it into a Delaware limited liability partnership or limited liability company that is so qualified;

(u) to purchase insurance indemnifying the Liquidating Trustee and to indemnify (and purchase insurance indemnifying) the employees, agents and representatives of the Liquidating Trust or the Liquidating Trustee (including, without limitation, the Liquidating Trustee’s Professionals), to the fullest extent that a corporation organized under the laws of the State of Delaware is from time to time entitled to indemnify its directors, officers, employees, agents and representatives;

(v) to delegate any or all of the discretionary power and authority herein conferred at any time with respect to all or any portion of the Liquidating Trust to any one or more reputable individuals or to recognized institutional advisors or investment managers, in each case without liability for any action taken or omission made because of such delegation, except for such liability as is expressly provided for in this Agreement; and

(w) to file periodic reports with the Bankruptcy Court as necessary or appropriate; and

(x) to file appropriate pleadings with the Bankruptcy Court requesting entry of an order concluding or closing the Chapter 11 Cases.

6.3.3 The Liquidating Trustee shall not at any time, on behalf of the Liquidating Trust or any Beneficiaries, enter into or engage in any trade or business, and the Liquidating Trustee shall not use or dispose of any part of the Liquidating Trust Assets in furtherance of any trade or business.

6.4 Retention of Attorneys, Accountants and Other Professionals. The Liquidating Trustee may retain professionals (the “Professionals”) to aid the Liquidating Trustee in the performance of his responsibilities pursuant to the terms of the Plan and this Agreement. The Professionals retained by the Liquidating Trustee may include, but are not limited to, the following:

6.4.1 Law firm(s) as the Liquidating Trustee may deem advisable to aid the Liquidating Trustee in the performance of his duties and to perform such other functions as may be appropriate to carry out the purposes of the Liquidating Trust. The Liquidating Trustee may commit the Liquidating Trust to and shall pay such law firm(s) reasonable compensation from the Liquidating Trust Assets for services rendered and expenses incurred, which expenses may include, without limitation, the fees and expenses of Persons retained by such law firm(s) to perform any services or otherwise assist in connection with the prosecution of Causes of Action, other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan, including, without limitation, expert witnesses and consultants. The Liquidating

Trustee may also engage such law firm(s) on a contingent fee basis as permitted by applicable law.

6.4.2 An independent public accounting firm to, if necessary, audit the financial books and records of the Liquidating Trust, to prepare and file all federal, state and local tax returns and related tax forms on behalf of the Liquidating Trust that the Liquidating Trustee is obligated to prepare, provide and file any reports pursuant to Section 6.12 below, and to perform such other reviews and/or audits as the Liquidating Trustee may deem advisable to carry out the primary purposes of the Liquidating Trust. The Liquidating Trustee may commit the Liquidating Trust to and shall pay such accounting firm reasonable compensation from the Liquidating Trust Assets for services rendered and expenses incurred; and

6.4.3 Such other accountants, experts, advisors, consultants, investigators, appraisers, auctioneers or other professionals as are advisable to carry out the purposes of the Liquidating Trust. The Liquidating Trustee may commit the Liquidating Trust to and shall pay all such Persons reasonable compensation from the Liquidating Trust Assets for services rendered and expenses incurred.

6.5 Co-Liquidating Trustees or Separate Liquidating Trustees. In order (and only to the extent necessary) to meet any legal requirements of any jurisdiction in which any of the Liquidating Trust Assets may from time to time be located, the Liquidating Trustee shall have the power to appoint one or more Persons either to act as co-trustee(s) jointly with the Liquidating Trustee of all or any part of the Liquidating Trust Assets or to act as separate trustee(s) of all or any part of the Liquidating Trust Assets and to vest in such Person or Persons, in such capacity, such title to the Liquidating Trust Assets or any part thereof, and such rights, powers, duties, trusts or obligations as the Liquidating Trustee determines may be necessary for the Liquidating Trustee to perform his duties under this Agreement. **Compensation of Liquidating Trustee and His Professionals.** The Liquidating Trustee (and any co-trustee(s) that may be appointed pursuant to Section 6.5 above) shall be authorized to receive payment of reasonable compensation for services rendered and expenses incurred in fulfilling his duties pursuant to this Agreement, including, without limitation, any necessary services rendered and expenses incurred prior to the date that this Agreement becomes effective. The compensation and reimbursement of expenses of the Liquidating Trustee shall be as set forth on Exhibit 1 hereto and paid out of the Liquidating Trust Assets.

6.6.2 On or before the last day of each month following the month for which compensation is sought, each Professional seeking compensation shall serve a monthly statement on the Liquidating Trustee; provided, however, that failure of any Professional to serve a monthly statement on the Liquidating Trustee for any one or more months shall not waive or impair the right of such Professionals to subsequently seek compensation for all or any number of such months in a later statement delivered to the Liquidating Trustee. The Liquidating Trustee will have ten (10) days from the date such statement is received to review the statement and object to such statement by serving a written objection on the Professional setting forth the precise nature of the objection and the amount at issue. At the expiration of the ten (10) day period, the Liquidating Trustee shall promptly pay out of the Liquidating Trust Assets 100% of the amounts requested, except for the portion of such fees and disbursements to which an objection has been made in accordance with this Section 6.6(b). The parties shall attempt to

consensually resolve objections, if any, to any monthly statement. If the parties are unable to reach a consensual resolution of any such objection, the party which received an objection to its fees and/or disbursements may seek payment of such fees and/or disbursements by filing a motion with the Bankruptcy Court on proper notice to the Liquidating Trustee and his counsel.

6.7 Standard of Care; Indemnification; Exculpation. The Liquidating Trustee shall perform the duties and obligations imposed on the Liquidating Trustee by this Agreement with reasonable diligence and care under the circumstances. The Liquidating Trustee shall not be personally liable to the Liquidating Trust, to any Beneficiary or any other Person (or any predecessor or successor thereto) for any reason whatsoever, except for such of his own acts as shall constitute willful misconduct, gross negligence, willful disregard of the Liquidating Trustee's duties or material breach of this Agreement or any provision of the Plan. Except as aforesaid, the Liquidating Trustee shall be defended, held harmless and indemnified from time to time, but solely from the Liquidating Trust Assets, against any and all losses, claims, costs, expenses and liabilities to which the Liquidating Trustee may be subject by reason of the Liquidating Trustee's execution in good faith of the Liquidating Trustee's duties under this Agreement. The Liquidating Trustee's officers, employees, agents, if any (including, without limitation, the Liquidating Trustee's Professionals) and any co-trustee(s) appointed pursuant to Section 6.5 above, may be likewise defended, held harmless and indemnified. Without limiting the generality of the foregoing, the Liquidating Trustee shall have no liability to any Beneficiary on account of the Liquidating Trustee's investment or non-investment of any Liquidating Trust Assets or any losses with respect to any such investments of Liquidating Trust Assets, provided that such investments are made, or the Liquidating Trustee's decision not to invest any Liquidating Trust Assets in any case is made, in accordance with the terms of this Agreement. The Liquidating Trustee shall not be obligated to give any bond or surety or other security for the performance of any of his duties, unless otherwise ordered by the Bankruptcy Court and, if so ordered, all costs and expenses of procuring any such bond shall be deemed Liquidating Trust Expenses.

6.8 Reliance by Liquidating Trustee. The Liquidating Trustee may rely, and shall be fully protected personally in acting upon any resolution, statement, certificate, instrument, opinion, report, notice, request, consent, order or other instrument or document that the Liquidating Trustee has no reasonable belief to be other than genuine and to have been signed or presented other than by the proper party or parties or, in the case of facsimile transmissions, to have been sent other than by the proper party or parties, in each case without obligation to satisfy himself that the same was given in good faith and without responsibility for errors in delivery, transmission or receipt. In the absence of the Liquidating Trustee's willful misconduct, gross negligence, willful disregard of the Liquidating Trustee's duties or material breach of this Agreement, the Liquidating Trustee may rely as to the truth of statements and correctness of the facts and opinions expressed therein and shall be fully protected personally in acting thereon. The Liquidating Trustee may consult with legal counsel and shall be fully protected in respect of any action taken or suffered by the Liquidating Trustee in accordance with the opinion of legal counsel (whether or not written). The Liquidating Trustee may at any time seek instructions from the Bankruptcy Court concerning the acquisition, management or disposition of the Liquidating Trust Assets.**Action Upon Instructions.** If, in performing his duties under this Agreement, the Liquidating Trustee believes that a court order is necessary or advisable to protect the interests of the Beneficiaries or to otherwise determine the Liquidating Trustee's

rights or duties in any respect under this Agreement, the Liquidating Trustee may apply to the Bankruptcy Court for a determination as to the course of action to be taken by the Liquidating Trustee.

6.10 Investment Obligations. The Liquidating Trustee shall invest and reinvest the liquid Liquidating Trust Assets consistent with the obligations of a trustee under Bankruptcy Code section 345. The Liquidating Trustee shall not be liable in any way for any loss or other liability arising from any investment, or the sale or other disposition of any investment, made in accordance with this Section 6.10, except for any such loss or liability arising from the Liquidating Trustee's gross negligence, willful misconduct or willful disregard of the Liquidating Trustee's duties.**Reports.** The Liquidating Trustee shall file annual reports with the Bankruptcy Court in accordance with the Plan or as otherwise ordered by the Bankruptcy Court and, upon concluding all activities of the Liquidating Trust, a final report listing all distributions, payments or disposition of the Liquidating Trust Assets, including amounts paid to Professionals retained by the Liquidating Trustee.

6.12 Compliance with Securities Laws. Under Bankruptcy Code section 1145, the issuance of interests in a liquidating trust pursuant to a chapter 11 plan is exempt from registration under the Securities Act of 1933, as amended, and applicable state and local laws requiring registration or qualification of securities. If the Liquidating Trustee determines, with the advice of counsel, that the Liquidating Trust is required to comply with the reporting requirements of the Securities Exchange Act of 1934, as amended, or the Investment Company Act of 1940, as amended, then the Liquidating Trustee shall take any and all actions to comply with such reporting requirements and file periodic, current and other reports in compliance therewith with the Securities and Exchange Commission.**Timely Performance.** The Liquidating Trustee will make continuing efforts to, among other things, assert, prosecute, settle, compromise, withdraw or resolve objections to Disputed Class III Claims; pursue, settle, or abandon Causes of Action other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan; make all required Distributions to the Beneficiaries provided for under the Plan; and not unduly prolong the duration of the Liquidating Trust.

6.14 Resignation or Death. The Liquidating Trustee may resign as Liquidating Trustee by giving written notice of his resignation to the Bankruptcy Court. The Liquidating Trustee shall continue to serve as trustee for the shorter of: (a) 90 days following the tender of the notice of resignation; and (b) until the appointment of a successor Liquidating Trustee. In the event of such resignation or the Liquidating Trustee's death, the Bankruptcy Court shall appoint a successor Liquidating Trustee.
Retention of Jurisdiction

7.1 Jurisdiction. Notwithstanding the entry of the Confirmation Order and the occurrence of the Effective Date, pursuant to the Plan and Confirmation Order, except as otherwise set forth in the Plan, in the Confirmation Order and herein, the Bankruptcy Court shall retain such jurisdiction over all matters arising out of or related to the Chapter 11 Cases and the Plan pursuant to Bankruptcy Code sections 105(a) and 1142 to the fullest extent legally permissible, including but not limited to jurisdiction to:

7.1.1 allow, disallow, determine, liquidate, classify or estimate Class III Claims;

7.1.2 ensure that distributions to Beneficiaries are accomplished pursuant to the provisions of the Plan;

7.1.3 adjudicate any and all disputes arising from or relating to distributions to Beneficiaries under the Plan;

7.1.4 adjudicate, decide or resolve any and all matters relating to Causes of Action, other than the DSC Assigned Causes of Action and those Causes of Action released pursuant to the Plan, brought by or on behalf of the Liquidating Trustee; and

7.1.5 adjudicate, decide or resolve any disputes arising in connection with the interpretation, implementation or enforcement of the Liquidating Trust, this Agreement or actions involving the Liquidating Trustee.

ARTICLE VIII

Termination

8.1 **Termination.** The Liquidating Trust shall continue for a term terminating upon the occurrence of the earliest of the following events: (a) all of the Liquidating Trust Assets have been distributed pursuant to the Plan and this Agreement, (b) the Liquidating Trustee determines, in his sole discretion, that the administration of any remaining Liquidating Trust Assets or Causes of Action held by the Liquidating Trustee are not likely to yield sufficient additional proceeds to justify further pursuit, or (c) all distributions required to be made by the Liquidating Trustee under the Plan and the Liquidating Agreement have been made; provided, however, that in no event shall the Liquidating Trust be dissolved later than four (4) years from the Effective Date unless the Bankruptcy Court, upon motion within the six-month period prior to the third (3rd) anniversary of the Effective Date (or within the six-month period prior to the end of an extension period), determines that a fixed period extension (not to exceed two (2) years, together with any prior extensions, without a favorable private letter ruling from the Internal Revenue Service (the “IRS”) or an opinion of counsel satisfactory to the Liquidating Trustee that any further extension would not adversely affect the status of the Liquidating Trust as a liquidating trust for United States federal income tax purposes) is necessary to facilitate or complete the recovery and liquidation of the Liquidating Trust Assets. If at any time the Liquidating Trustee determines, in reliance upon such Professionals as the Liquidating Trustee may retain, that the expense of administering the Liquidating Trust so as to make a distribution to the Beneficiaries is likely to exceed the value of the Liquidating Trust Assets remaining in the Liquidating Trust, the Liquidating Trustee may apply to the Bankruptcy Court for authority to (x) reserve any amount necessary to dissolve the Liquidating Trust, (y) donate any balance to a charitable organization described in Internal Revenue Code section 501(c)(3), and (z) dissolve the Liquidating Trust. Notwithstanding the foregoing, after the termination of the Liquidating Trust, the Liquidating Trustee shall have the power to exercise all the powers, authorities and discretions herein conferred solely for the purpose of winding up the affairs of the Liquidating Trust. The Liquidating Trustee shall retain the books, records and files that shall have been delivered to or created by the Liquidating Trustee. Subject to Section 2.8 of the Plan, at the Liquidating Trustee’s discretion, all of such records and documents may be destroyed at any time after two (2) years from the date of termination of the Liquidating Trust.

ARTICLE IX
Tax Matters

9.1 Tax Treatment.

9.1.1 The Liquidating Trust is intended to qualify as a liquidating trust pursuant to Treasury Regulation Section 301.7701-4(d) and as a grantor trust pursuant to Treasury Regulation Section 1.671-4(a), with no objective to continue or engage in the conduct of a trade or business. In the event the Liquidating Trust shall fail or cease to qualify as a liquidating trust in accordance with Treasury Regulations Section 301.7701-4(d), the parties to this Agreement intend that the Liquidating Trustee take such action as he shall deem appropriate to have the Liquidating Trust classified as a partnership for federal tax purposes under Treasury Regulations Section 301.7701-3 (but not a publicly traded partnership under Internal Revenue Code Section 7704), including, if necessary, creating or converting it into a Delaware limited liability partnership or limited liability company.

9.1.2 For all United States federal income tax purposes, all parties (including, without limitation, the Debtors, the Liquidating Trustee, and the Beneficiaries) shall treat the transfer of the Liquidating Trust Assets to the Liquidating Trust as (1) a transfer by each Debtor of the Liquidating Trust Assets (subject to any obligations relating to those assets) directly to the Beneficiaries in full satisfaction of the Beneficiaries' claims against the Debtors and, to the extent Liquidating Trust Assets are allocable to Disputed Claims, to the Distribution Reserve Account, followed by (2) the transfer by such Beneficiaries to the Liquidating Trust of the Liquidating Trust Assets (other than the Liquidating Trust Assets allocable to the Distribution Reserve Account) in exchange for interests in the Liquidating Trust. Accordingly, the Beneficiaries shall be treated for United States federal income tax purposes as the grantors and owners of their respective share of the Liquidating Trust Assets (other than such Liquidating Trust Assets as are allocable to the Distribution Reserve Account). The foregoing treatment shall also apply, to the extent permitted by applicable law, for all state, provincial, territorial and local income tax purposes.

9.2 Tax Reporting.

9.2.1 The Liquidating Trustee shall prepare and provide to, or file with, the appropriate taxing authorities and other parties such notices, tax returns and other filings, including all federal, state and local tax returns for the Liquidating Trust, as may be required under the Internal Revenue Code, the Plan, or as may be required by applicable law of other jurisdictions including, if required under applicable law, notices required to report interest or dividend income ("Tax Reports"). The Liquidating Trustee shall treat the Liquidating Trust as a grantor trust for United States federal income tax purposes pursuant to Treasury Regulation section 1.671-4(a) and in accordance with the Plan. The Liquidating Trustee also will annually send to each holder of a Liquidating Trust Interest a separate statement regarding the receipts and expenditures of the Liquidating Trust as relevant for all U.S. federal income tax purposes and will instruct all such holders to use such information in preparing their U.S. federal income tax returns or to forward the appropriate information to such holder's underlying beneficial holders with instructions to utilize such information in preparing their U.S. federal income tax returns. If additional tax information is provided at the specific request of a Beneficiary (and not as

required by applicable law), then such Beneficiary shall pay a reasonable fee to the Liquidating Trustee, in an amount to be then determined by the Liquidating Trustee, together with all costs and expenses incurred by the Liquidating Trustee in providing such tax information to such Beneficiary. The Liquidating Trustee shall also file (or cause to be filed) any other statement, return or disclosure relating to the Liquidating Trust that is required by any governmental units in the United States and elsewhere.

9.2.2 In connection with the Liquidating Trustee's performance of his duties pursuant to this Section 9.2, the Liquidating Trustee may require any Beneficiary to furnish to the Liquidating Trustee its employer or taxpayer identification number as assigned by the Internal Revenue Service, together with such other information, returns or forms as the Liquidating Trustee may determine are required, and the Liquidating Trustee may condition any distribution of Liquidating Trust Assets to any Beneficiary upon such receipt of such identification number, any other information and returns and forms as are required for the Liquidating Trustee to comply with Internal Revenue Service requirements.

9.2.3 The Liquidating Trustee will in good faith value all other Liquidating Trust Assets, and shall make all such values available from time to time, to the extent relevant, and such values shall be used consistently by all parties to the Liquidating Trust (including, without limitation, the Debtors, the Liquidating Trustee, and the Beneficiaries) for all United States and Canadian federal income tax purposes.

9.2.4 Allocations of Liquidating Trust taxable income among the Beneficiaries (other than taxable income allocable to the Distribution Reserve Account) shall be determined by reference to the manner in which an amount of cash representing such taxable income would be distributed (were such cash permitted to be distributed at such time) if, immediately prior to such deemed distribution, the Liquidating Trust had distributed all of the Liquidating Trust Assets (valued at their tax book value, and other than assets allocable to the Distribution Reserve Account) to the holders of the interests in the Liquidating Trust, adjusted for prior taxable income and loss and taking into account all prior and concurrent distributions from the Liquidating Trust. Similarly, taxable loss of the Liquidating Trust shall be allocated by reference to the manner in which an economic loss would be borne immediately after a hypothetical liquidating distribution of the remaining Liquidating Trust Assets. The tax book value of the Liquidating Trust Assets for purpose of this paragraph shall equal their fair market value on the Effective Date, adjusted in accordance with tax accounting principles prescribed by the Internal Revenue Code, the applicable Treasury Regulations, and other applicable administrative and judicial authorities and pronouncements.

9.2.5 Subject to definitive guidance from the IRS or a court of competent jurisdiction to the contrary (including the receipt by the Liquidating Trustee of a private letter ruling if the Liquidating Trustee so requests one, or the receipt of an adverse determination by the IRS upon audit if not contested by the Liquidating Trustee), the Liquidating Trustee shall (a) timely elect to treat any Distribution Reserve Account as a "disputed ownership fund" governed by Treasury Regulation section 1.468B-9, and (b) to the extent permitted by applicable law, report consistently with the foregoing for state and local income tax purposes. All parties (including the Liquidating Trustee, the Debtors, and the Beneficiaries) shall report for United States federal, state and local income tax purposes consistently with the foregoing.

9.2.6 The Liquidating Trustee shall be responsible for payment, out of the Liquidating Trust Assets, of any United States, local, or foreign taxes imposed on the Liquidating Trust or the Liquidating Trust Assets, including the Distribution Reserve Account. In the event, and to the extent, any Cash retained on account of Disputed Claims in the Distribution Reserve Account is insufficient to pay the portion of any such United States, local, or foreign taxes attributable to the taxable income arising from the assets allocable to, or retained on account of, Disputed Claims, such United States, local, or foreign taxes shall be (a) reimbursed from any subsequent Cash amounts retained on account of Disputed Claims, or (b) to the extent such Disputed Claims have subsequently been resolved, deducted from any amounts otherwise distributable by the Liquidating Trustee as a result of the resolution of such Disputed Claims.

9.2.7 The Liquidating Trustee may request an expedited determination of taxes of the Liquidating Trust, including the Distribution Reserve Account, or the Debtors under Bankruptcy Code section 505(b) for all tax returns filed for, or on behalf of, the Liquidating Trust or the Debtors for all taxable periods through the dissolution of the Liquidating Trust.

9.3 **Compliance with Tax Withholding Requirements.** In connection with making distributions under the Plan and this Agreement, the Liquidating Trustee shall comply with all tax withholding and reporting requirements imposed on him by any governmental unit, and all distributions pursuant to the Plan and this Agreement shall be subject to such withholding and reporting requirements. Any property so withheld will then be paid by the Liquidating Trust to the appropriate authority. The Liquidating Trustee may withhold the entire distribution due any Beneficiary until such time as such Beneficiary provides the necessary information to comply with any withholding requirements of any governmental unit, including an IRS Form W-9 containing its, his or her employer or taxpayer identification number as assigned by the Internal Revenue Service, or (ii) in the case of Beneficiaries that are not United States persons for federal income tax purposes, certification of foreign status on IRS Form W-8BEN, W-81MY or W-8ECI. If a Beneficiary fails to provide the information necessary to comply with any withholding requirements of any governmental unit within 180 days from the date of first notification to the Beneficiary of the need for such information or for the Cash necessary to comply with any applicable withholding requirements, then such Beneficiary's distribution may be treated as an unclaimed distribution in accordance with Section 4.5(g) above or the amount required to be withheld may be so withheld and turned over to the applicable authority.

ARTICLE X
Miscellaneous

10.1 **Notices.** All notices, requests or other communications required or permitted to be made in accordance with this Agreement shall be in writing and shall be delivered personally or by facsimile transmission or electronic mail or mailed by first class mail or by overnight delivery service:If to the Liquidating Trustee:

Peter Kravitz
Solution Trust
29209 Canwood Street, Suite 210
Agoura Hill CA 91301

and

Counsel to the Liquidating Trustee [TBD]

Notices sent out by electronic or facsimile transmission shall be deemed delivered when actually received, and notices sent by first-class mail shall be deemed delivered three (3) Business Days after mailing and notices sent by overnight delivery service shall be deemed delivered the next Business Day after mailing.

10.2 **Effectiveness.** This Agreement shall become effective on the Effective Date.

10.3 **Intention of Parties to Establish Liquidating Trust.** This Agreement is intended to create a trust, and the Liquidating Trust created hereunder shall be governed and construed in all respects as a liquidating trust.

10.4 **Investment Company Act.** The Liquidating Trust is organized as a liquidating entity in the process of liquidation, and therefore should not be considered, and the Liquidating

Trust does not and will not hold itself out as, an “investment company” or an entity “controlled” by an “investment company,” as such terms are defined in the Investment Company Act.

10.5 Preservation of Privilege and Defenses. In connection with any rights, claims, or Causes of Action that constitute Liquidating Trust Assets, any attorney-client privilege, work-product privilege, or other privilege or immunity attaching to any documents or communications (whether written or oral) transferred to the Liquidating Trust shall vest in the Liquidating Trustee. The Debtors and the Liquidating Trustee shall be authorized to take all necessary actions to effectuate the transfer of such privileges and available defenses.**Counterparts.** This Agreement may be executed in one or more counterparts (via facsimile, e-mail or otherwise), each of which shall be deemed an original but which together shall constitute but one and the same instrument.**Governing Law.** This Agreement shall be governed by, construed under and interpreted in accordance with the laws of the State of Illinois.

10.8 Headings. Sections, subheadings and other headings used in this Agreement are for convenience only and shall not affect the construction of this Agreement.

10.9 Interpretative Provisions.

10.9.1 All references to the plural herein shall also mean the singular and to the singular shall also mean the plural unless the context otherwise requires.

10.9.2 All references to the Debtors and the Liquidating Trustee pursuant to the definitions set forth in the Recitals hereto, or to any other Person herein, shall include their respective successors and assigns.

10.9.3 The words “hereof,” “herein,” “hereunder,” “this Agreement” and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not any particular provision of this Agreement and as this Agreement now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced.

10.9.4 The word “including” when used in this Agreement shall mean “including, without limitation.”

10.10 Severability. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall not invalidate the remaining provisions of this Agreement, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable any such provision in any other jurisdiction.**Amendments.** This Agreement may be amended from time to time by written instrument executed by the Liquidating Trustee pursuant to Bankruptcy Court order, provided, however, that no such order shall be required if the Liquidating Trustee’s counsel advises the Liquidating Trustee that any such amendment is required to ensure that the Liquidating Trust will not become subject to the Exchange Act.**Non-Transferability of Beneficial Interests; Interests Beneficial Only; No Voting Rights; Successors.** All interests of the Beneficiaries of this Liquidating Trust shall be uncertificated and non-transferable, except by will, intestate succession, or operation of law.

10.12.2 The rights to a beneficial interest hereunder shall not entitle any Beneficiary to (a) any title in or to the Liquidating Trust Assets as such (which title is vested in

the Liquidating Trustee) or to any right to call for a partition or division of Liquidating Trust Assets or to require an accounting, or (b) any voting rights with respect to the administration of the Liquidating Trust and the actions of the Liquidating Trustee in connection therewith.

10.12.3 This Agreement shall bind and inure to the benefit of the parties hereto and their respective successors and permitted assigns hereunder.

10.13 **No Suits by Creditors.** No creditor of the Debtors' Estates shall have any right by virtue of any provision of this Agreement to institute any action or proceeding in law or in equity against any party other than the Liquidating Trustee with respect to the Liquidating Trust Assets.

10.14 **Irrevocability.** The Liquidating Trust is irrevocable, but is subject to amendment as provided for herein.

10.15 **Liquidating Trust Continuance.** The death, dissolution, resignation, incompetency or removal of the Liquidating Trustee shall not operate to terminate the Liquidating Trust created by this Agreement or to revoke any existing agency created under the terms of this Agreement or invalidate any action theretofore taken by the Liquidating Trustee. In the event of the death, dissolution, resignation, incompetency or removal of the Liquidating Trustee, the Liquidating Trustee shall promptly (a) execute and deliver such documents, instruments and other writings as may be requested by the Bankruptcy Court or reasonably requested by a successor Liquidating Trustee to effect the termination of the Liquidating Trustee's capacity under this Agreement and the conveyance of the Liquidating Trust Assets then held by the Liquidating Trustee to the successor, (b) deliver to the Bankruptcy Court or the successor Liquidating Trustee all documents, instruments, records and other writings related to the Liquidating Trust as may be in the possession of the Liquidating Trustee and (c) otherwise assist and cooperate in effecting the assumption of his obligations and functions by such successor Liquidating Trustee.

10.16 **Enforcement and Administration.** The Bankruptcy Court shall retain jurisdiction to enforce and administer the provisions of this Agreement, as set forth in the Plan and herein.

10.17 **Disclaimer Regarding Compensation and Expenses.** Except for the funding of the Settlement Sum and the other Hartford Trust Assets to the Liquidating Trust, the parties hereto hereby acknowledge and agree that in no event shall the Debtors have any obligation to fund any fees and expenses of the Liquidating Trust, the Liquidating Trustee or Professionals under this Agreement.

[signature pages follow]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement or caused this Agreement to be duly executed by their respective officers thereunto duly authorized as of the date first above written.

HARTFORD COMPUTER GROUP, INC.

HARTFORD COMPUTER HARDWARE, INC.

**HARTFORD COMPUTER GOVERNMENT,
INC.**

**OLD NS, LLC (F/K/A NEXICORE SERVICES,
LLC)**

By: _____

Name: Steven Nerger

Title: Chief Restructuring Officer

HARTFORD LIQUIDATING TRUSTEE

By: _____

Name: Peter Kravitz

EXHIBIT 1

FEES OF LIQUIDATING TRUSTEE

- For months 1-12 after the Effective Date, \$7,500 per month;
- For months 13-24 after the Effective Date, \$5,000 per month; and
- For month 25 and thereafter, \$2,500 per month.
- Three percent contingency fee participation on avoidance action recoveries and claim reductions related to avoidance actions.

EXHIBIT 2

CONFIDENTIAL LIST OF IDENTIFIED AVOIDANCE ACTIONS

(TO BE FILED UNDER SEAL)

PLAN EXHIBIT B

[Preserved Causes of Action]

PLAN EXHIBIT B

PRESERVED CAUSES OF ACTION¹

All Causes of Action against any of the following Persons, including without limitation (1) all Causes of Actions, including Avoidance Actions against any Person (including without limitation for payments that may be avoidable under Bankruptcy Code section 547 on account of transfers made in the 90 days (in the case of non-Insiders) and one year (in the case of Insiders) preceding the Petition Date as set forth on the Debtors' books and records or Statement of Financial Affairs), (2) all Causes of Action for failure to pay amounts owed to any of the Debtors under any applicable contract, for contract rights of action, or for actions arising in tort or equity that may exist or subsequently arise (but expressly excluding any interest of the Debtors in any tax refund, or any deposit, deposit account, certificate of deposit, bank, brokerage or similar account, trust account, reserve account, escrow account or the like), and (3) all Causes of Action for recharacterization of debt, equitable subordination, or breach of fiduciary duty:

"S" COM Computers
.A&R Office Machines, Inc
1099 PRO, INC
1207 REMINGTON LLC
1208 REMINGTON LLC
1209 REMINGTON LLC
1210 REMINGTON LLC
1st Choice Computer Services
1st Net Inc
1st Techs
2 Quick Clicks
2nd Net Inc
3rd Net Inc

911PC
A & A Electronics
A Plus Technicians
A Plus TV & Computer Repair
A&D PC
A&E Systems
A&G Computers Inc
A&R Office Machines, Inc
A+ Certified PC Repair
A-1 Quality TV, Inc.
A8 Electronics
AAA Computing
AAA PLANT SERVICES
Aaron Knight
Aaron's Computers
AB Distributing
ABE Computer Consultants,
ABSOLUTE COMPUTER SOLUTIONS
Acadiana Technology Solutions
ACCESS COMPUTER PARTS
Accurate Computer Technicians
ACCURATE FREIGHT SYSTEMS
ACCUTEK
ACER AMERICA CORPORATION
ACM3, LLC
Act Computer Services
Action Computers
ACURID PEST ELIMINATION
Adam Carter
ADC Solutions Inc
ADEAL.COM
Advanced Computer & Printer Re
ADVANCED COMPUTER
SERVICES,INC
Advanced Electronic Services
Advanced PC
Advanced Technological Service
ADVISORS LLP
Aekcom Inc
AEROTEK COMMERCIAL STAFFING
AEROTEK PROFESSIONAL SERVICES
Affordable Computer Services
Affordable Computer Solutions
Affordable Computing
AFLAC
After Hours PC

¹ Capitalized terms used herein have the meanings set forth in the Plan.

AirTech Solutions	Arundel Cable & Computers
ALABAMA DEPT OF REVENUE	ASSETGENIE INC
ALAN COMPUTECH	Assurance Agency Computer Serv
Alan Pearson	AT HOME HDTV REPAIR
Albert Banuelos	AT&T
Alecia Nash	AT&T LONG DISTANCE
Alex TV Service LLC	AT&T MOBILITY
Alexander Brock	ATBATT
Alfred Cioci	AUDIO AND VIDEO TECH,INC.
Ali R. Dabiri	Audio Plus
Alliance Computer Solutions	Audio Video Repair Center
Alliance Industrial Refrigeration	Audrey H. Smith
ALL-SPEC INDUSTRIES	Austin Computer Solutions
Alonzo Bailey	Authorized Computer Repair
Alpine Computers Inc	AVCOMP COMPUTER SERVICES INC.
AL'S TV	AwesomeTvRepair
AM Appl and Elect Service LLC	B & D Electronics
Amaral's Digital Services	B&M Electronics, Inc.
AMAZON COMPUTER TECHNOLOGY	Back to Basics Computer Servic
American Business Systems	Barbara Technologies Corporati
American Computer Sales	Barry Wilson
AMERICAN EXPRESS	BATTERY TECHNOLOGY
AMERICAN MICRO COMPUTER CTR	BATTERY-BIZ
AMERIGAS - OXNARD	Bayou Technologies, LLC
Ames Computer Consulting	BBL&T Company
ANDERSON RUBBISH DISPOSAL	BCS Incorporated
Andre Wirick	BD Computer Consulting
Andres Velez	Beekley Enterprises
Another Computer Guy	Beka LLC
ANTHEM BLUE CROSS	Bellman Computer Repair
Anthony Fabozzi	Benchmark Computers
Anthony S Klingman	Benny Chan
A-Plus Electronics Engineering	Berkshire Computer Repair
APPLE COMPUTER INC.	Best Buy Co, Inc.
Applitex	BEST BUY/PARTSEARCH
ARKANSAS DEPT OF FINANCE AND	Best One Computers
ADM	Best Part Inc., The
Anthony Graffia, Jr.	Best PC Haven
Anthony Graffia, Sr.	BGH Electronics LLC
ARG Investments	Big Bear Computer Repair
Arkansas Digital Systems	BigPCDeals
Arman Chowdhury	BILL HOTTMAN
ART HARMOND	Bill J. Crouch & Associates In
Artesian Billing And Computers	Bill's Computer Repair
Arts Computer Center	Bit By Bit Computer Consulting
Arts TV Service Center	BitZ Communications, Inc

BIZ120 Inc.
BIZCOM ELECTRONICS
Blackwolf PC
Blake Cassels and Graydon LLP
Blizard Computer Service
BLUE FISH WORX
BMP COMPUTER PARTS SUPPLY INC
(ZHANG YUEQING)
BOARD OF EQUALIZATION
Bob Dell
Bobby Bryant
Bob's Affordable Computing
BPCS LLC
Brainchild Technology
Brandywine Television Service
Brick Row Technical Service
BROKER BIN
Brown's Computer and
Bryan P Finnemore
B-Systems MARTINSBURG WV
Buckeye Tech
Bujor Solaris Rafael Emilian
Business Management Systems
BUSINESSUITES PARK VIEW
BUSY BEE HOME COMPUTER REPAIR
BUY JESSIE SINGH (BJS
ELECTRONICS)
BWELL Computers/McKenzie PC
Byteback Computers
C & L Business Services LLC
C & M TV Inc.
CABLES TO GO
Cain Manzira
Campus Geeks
Capers Computer Service
CAPITAL ONE AUTO FINANCE
Capital One Bank
Capital One Bank 5793
Carl Stephens
Carlo Lopez
Carlos A. Covarrubias
CARL'S RENT A VAN
Carter Computers
Carter's TV Sales & Service
Cartridge Corner Plus
Castroville Computers
CBS Computers Inc
CD Enterprise
CDW COMPUTER CENTERS, INC.
Certified Tech Solutions Inc
Chad M Buettner
Chadrick Seals
CHAMPION COMPUTER SERVICE
Charles Mattson
CHARLES RAY ARNOLD
CHARLIE ANDOLINA
CHASE AUTO FINANCE (3407)
CHASE CARD SERVICES
CHASE CARD SERVICES 1763
CHASE CARD SERVICES 8009
Cherie Williams
Chicokool Technologies
Christian P.R. Sapp
Christopher Donkers
Christopher R Cassano
CHUBB & SON
CHUCK CASTRO
Chucks-PC
CIAMPA M4, LLC
Cindy Major Computer Services
CINTAS FIRST AID & SAFETY
CIPPCOM Computer Services
CIS LLC SIERRA
CIT TECHNOLOGY FIN SERV, INC
Citadel Computers LLC
CITI CARDS
CJNS Services LLC
Classic City Computing, Inc.
Clearnet Computer Services, LL
Clifton Jones
Clinton Norton
CNE Direct Inc
Coalfield Computer Services LL
Coast To Coast Computer Product
Codie Dasine
Columbia Gorge Computers LLC
Column6 LLC
ComEd
Command Consulting
Complexity Services
CompTech Services LLC
Comp-U-Care Montana

CompuPat, Inc.	Connecting Point Computer Cent
Computer & Network Services	Consolidated Technology
Computer 911 Services LLC	Cool's Computer Service & Repa
Computer and Data Doctor	Corey Lee Blizzard
Computer and Network Specialis	COSTCO
Computer Chick	Credo Computer Repair and Serv
Computer Commuter	CROSS & SIMON LLC
Computer Connections, Inc.	Crossline Technology Corp.
Computer Consultant Services,	CSC (Corporation Service Compa
Computer Dave's Service	CTC Consulting
Computer Designs Unlimited	Curtis Carty
Computer Doctors, LLC	CUSHIONEER
Computer Field Services LLC	Custom Computers
Computer Guru Services	Custom Network Technologies,
Computer Handyman Inc	Custom Packaging Supply Inc.
Computer Help Team	Cyan Co Inc
Computer Heroes	Cybertronics
Computer Living Corp	D E West Enterprises Inc
Computer Logistics Inc	D&D Computers
Computer Management Services	D.M.C.R.
Computer Medics of Webster County	Dakota Computer Repair Special
Computer Parts International	DAMAGE RECOVERY UNIT
Computer Pros	Dan Adams
Computer Recyclers Inc	Daniel A Ortiz
Computer Repair From Home	Daniel S. Reeves
Computer Services Richmond Inc	Daniel W. Lott
Computer Solutions, LLC.	Dannet Consulting Inc
Computer SOS, Inc	Danny E. Miller
Computer Support & Consulting	Danny Galindo
Computer Surgeons	Dan's TV Sales Service Inc.
Computer Synectics, Inc	Danville Electronic Service In
Computer Troubleshooters	Data Management Express
Computer Tutor	Data Systems of the Keys Inc.
Computer-EZ Inc	Datawherever Inc
ComputerEZE	DAVE OSGOOD
ComputerJimDotCom	David Hampton
Computer-Mark Inc	DAVID KEEM
Computers Made Easy	David Munster's TV
Computers QED	DAVY MILLARD
Computers QED ST	DC TREASURER
Computers-R-Us	DELL MARKETING L.P.
Comp-U-Tv	Delmarva Technology
COMPUVEST	DENNIS BOLTON ENTERPRISES, INC
Compuworld Systems LLC	DEPOT INTERNATIONAL
Comsera	Derek Van Den Top
Comstox Computers	Designo Inc.

DeTech Technology Services
DHL EXPRESS (USA) INC
Diamond Computers
DIGI-KEY CORP 136194
Direct Access Computers
DIRECT TV
Directed Technologies, Inc.
Discount Computers, LLC
Diversified Electronics
DMR Computers
Don Tilley
Donald Balasco
Donald Barnes
Donald J. Lowe Jr
Donald Lewis Freeland
DOUGLAS GORDON
DOUGLAS J. KLEIN
DP Computer
Dr. Joey's Computer
Drake Tech Services LLC
DYNAMIC TECHNOLOGY SOLUTIONS
EAGLE STRATEGY GROUP
Earl Gadson
East KY Computer Sales & Service
Easy Tech LLP
ECI, Ervin's Consulting and In
Eddie Harris
Edison Computers Inc.
EH WALKER SUPPLY CO., INC.
Electro Service, Inc.
Electronic Office Equipment Co
Electronic Services Inc
Electropolis
Elite Wiring Solutions LLC
EMPIRE CLEANING SUPPLY
Empire Computer Services LLC
Enable Systems, Inc.
ENCOMPASS PARTS DISTRIBUTION
Enhanced Business Support
ENRIQUE BARCENA
ENTERPRISE HOLDINGS INC.
ENTERPRISE RENT-A-TRUCK
ENTERPRISE RIDESHARE
ENTERPRISE TECHNOLOGY
EREPLACEMENTS, LLC
Eric Edward Reeves

Eric Monserrate
Eric R. Mockler
Eric Schaper
Erik J. Bernard
Esau D. Chambers Jr
ESTER NAROOLA
Estevez Computer Services LLC
EVERCOOL THERMAL LLC
Everything Computers ETC Inc
Expert Tech & Gadgets LLC
EXPRESS TECHNOLOGY, INC.
EXTREME AUTOMATION, Inc
F3 Foleys Frag Factory LLC
Faron R. Haines
FARONICS TECHNOLOGIES USA INC.
Fast Response Service
Fast-tek OnSite Computer Service
Fazal Nabi
FCI Solutions
FEDERAL EXPRESS
FEDEX
FEDEX FREIGHT
FEDEX FREIGHT WEST, INC
FIA CARD SERVICES
FIDELITY INVESTMENTS INSTITUTE
FIDELITY SECURITY LIFE INSURANCE
Fireytech, LLC
FIRST ACCESS EQUIPMENT, LLC
FIRST INSURANCE FUNDING CORP.
FISH & RICHARDSON PC
FLEXTRONICS
FLOOD BROTHERS DISPOSAL
Florida Motherboard Specialist
Folasade Onafuye
FOX VALLEY FIRE & SAFETY
FRAKER FIRE PROTECTION, INC.
Frank Marra
FRED GROULX
Freddie Stewart
Friendly Computing Inc
FUJITSU AMERICA DTS
G & C Technologies Inc
Gatorland Computers
GE CAPITAL
Geek Alert Computer Repair
Geek at the Door, LLC

Geeks	HomeBoot Computer Services
Gem State Technology LLC	Homer Contopidis
Gemini Computer, TV & GenerationTAG, LLC.	HONG KONG JOWAY
Genesis Networks	HOOK UPS
George R. Caron	Horizon Enterprise Inc
GEORGE SWEENEY	HORIZON TECHNOLOGY
Gerald Depoorter	House Solutions Inc
Glenn's PC Work LLC	HUISHANG COMMUNICATIONS TECHNOLOGY (MENG LINFENG)
Glick Computer Services	I can Fix IT.Net
Glitch Grinch	I.C.S. INC.
Global Computer Services	I'7 Incorporated
Global Computer Services	IBM US
Globaltek Components LLC	ICE MOUNTAIN
GOLD LABEL COFFEE SERVICE	iComputers
Golden Opportunities Inc	IKON FINANCIAL SERVICES
GOLDEN STATE OVERNIGHT	IKON OFFICE SOLUTIONS
GOURMET COFFEE SERVICE	ILLINOIS DEPT OF REVENUE
GRAINGER	I-M TECHNOLOGY, LLC
GreatAmerica Leasing Corp.	IMAGE MICROSYSTEMS
Greater Works Contracting	IMPACT COMPUTERS & ELECTRONICS
Gregory Davis	In Home Solutions
GREGORY MCDONALD	Information Technology Service
Gregory Meyer	Infotek Solutions LLC
Groot Technology Services	Infoworks, LLC
GSOLUTIONZ, INC.	INGRAM MICRO
Guaranteed Technology Solution	Innovative Cyber Technologies
Guardian Computer Systems Inc	INSIGHT INVESTIGATIONS, INC.
Gunter Technical Services	Intech of Louisiana
Hai Yan Wang	Intermountain Computer Service
Half Price Geeks	IPEX INFOTECH, INC / PATTY WU
Halley Computer Systems	IRON MOUNTAIN RECORDS MANAGEMENT
HARDSOFT MPD	Isda Consulting Inc
Haroldo's Company	IT Support Solutions LLP
Helvie & Souder	IT XCHANGE
Heneghan, William P.	I-Tech Compulock
Herbert N. Balch	ITechnoserve, LLC
HERCOMPUTEK LLC	Ivan Markovic
HERKTAN COMPUTING	J Management LLC
HEWLETT PACKARD COMPANY	J.D. Computer Service
HHC Technologies LLC	J.H. COHN LLP
HJ Technologies LLC	Jackson County's Complete Onsi
HOGAN LOVELLS US LLP	Jakobs Services
Hollandsworth Computer Service	Jalaram Inc
Home Computer Services	
Home PC Help Desk	

JAMECO ELECTRONICS

James I Marks III
James J Kaup Sr
James R. Hagman
JAMES WOODS
Jasin's Tv
Jason W Jorde
Jason W. Ward
JC CORANODO
Jedori PC Services, Inc.
Jeff Zimmerman
JEM Network Consulting, LLC
Jenkins Computer Service and R
Jennifer Collins
Jeremy Baumann
Jet Components, Inc
Jim R. Hart
Jimmy Anderson
JJR Computers
JME Computers
JNT SYSTEMS
Joe R. Lopez
John Barrett
John Bredeken
John Harry Computer Repair
John Hubert Boatman IV
John Kennedy
John Miller
JOHN NELSON
John O'Hare Jr.
John P. Snyder
John Patrone
Johns TV
JOHNSON CONTROLS, INC.
Jon A Martinez Computers LLC
Jon Wadsworth Technology Solut
Jones Computer Specialties
Jose Antonio Peralta
Jose Rodriguez
Joseph A Young
Joseph Anthony Fraczek
Joseph M. Cecena
Joseph Ramos
JOSEPH RUMLEY
JR Computer Service
J-Tech Computer Services

Justin A. Hill
JWS ENTERPRISES
K & K Communications
K & S Emprises, LLC
K&L GATES LLP
K-2 Computer Services
Kalifa O. Aboudra
Kastech Computer Solutions Inc
Kathy's Computers LLC
Kauai Integrated Computer Netw
KB Computers
KE McCurry Co Inc
KEITH FRANNICOLA
Ken Bailey
KenCom Technologies
Kenneth E. Wise Jr
Kenneth Williams
Ken's Computers
Kerry N Kuykendall
Kevin Kenji Mitchel
KEVIN O'KANE
KFORCE TECHNOLOGY
KIEU'S DIRECT SOURCE, INC.
Kimitsu Tech
KMWA Consulting
KPM LLC
Kulshan Computer Services
KUWOOD SUNREX (DANIAN TANG)
Kyle Hankins
L&L Electronics
L&M Computers Inc
L-1 ENROLLMENT SERVICES DIVISI
LABEL HOUSE
Lake Region Business
LAL ENTERPRISE
Lambe Tutor & Wagner CPAs, APC
Laptop Jacks, Inc.
Laptop Parts Expert
Laptop Xperts, Inc.
LAPTOPUNIVERSE.COM
Larry Phillips
LEAF FUNDING INC.
Lee Coleman
LEE HARTMAN & SONS, INC.
LELAND JONES TV
LENOVO (UNITED STATES) INC.

Leon and Leon Service Shop
Leones Comp
Leones Comp LLC
LEXMARK INTERNATIONAL, INC.
LF Components
LG Electronics Alabama, Inc
Lincoln National Life Insurance
Lindsay Kooser
Lin's TV-VCR Service
LIVINGSTON INTERNATIONAL, INC.
Logan Computers
Logical Maintenance Solutions
LOUISIANA DEPT OF REVENUE
Lowell Campus Computers
LOWE'S BUSINESS ACCOUNT
L'Rae Industries LLC
LUNA COMMERCE LTD
LYNCH & STERN LLP
M. A. Wertheimer Inc.
MA LABORATORIES, INC.
MacAuthority
Macsveen Technical Services
MADHUMITA PANDA
Maine Laptop Service Center
Mainely Media and Tech Service
MANPOWER
MARIE KLINGER
Mark Slinn
Markiewicz Computer Services
MARTIN CAMACHO
MARY BOARDMAN
Maryland State Comptroller
MARYLAND STATE COMPTROLLER
Mason's Computer Repair
MASS DEPT OF REVENUE
MATT HERRON
Matthew Vives
Mattke Christian Technology
Maui Consulting
Mayo Technology Solutions
MCCORMICK COMPUTER RESALE
MCM ELECTRONICS
Mediatech Inc
MELKO TECHNOLOGIES, INC.
MEPODPHONE ENTERPRISE LTD
MERRILL TECHNOLOGIES INC.
Michael David Grandalski
Michael Flynn
Michael G Tilford
Michael Isgrig
Michael J. Jugan
Michael Jamison
Michael L. Hader
MICHAEL SMITH
Michael Ward
Micheal Emmanuel Harber
Mickey & Price Inc
MICRO PRODUCTS DISTRIBUTORS
MICRO TECHNOLOGIES, INC.
Micro Technology Concepts
Microchips Etc
MicroGlom, LLC
MICROLAND ELECTRONICS
Midnight Magix
MID-STATES FINANCIAL CORP.
Mikael Eriksson
Millard Electronics Services
Millennium Computer Solutions,
MINNESOTA DEPT OF REVENUE
MISSISSIPPI TAX COMMISSION
Mitch Will Fix IT
MIYUKI TAKAZONO
MJ Computer Services
MMEK Enterprises LLC
Mobile PC Services
Mobile-Tek LLC
Momentum Services
MONSTER.COM
Moshkovich Yakob
MOUSER ELECTRONICS
MPC Express Service Inc
MRR Venture LLC
MSL Enterprises Inc
MSN Group Inc
Mulnix Computer Services
MULTI SOLUTION POS INC
Multimedia World
MUSCATINE COMPUTER STORE
My Global Treasures LLC
Mynians Computer & Networking
Nadia Wasti
NATHAN MCDANIEL

Nelson J. Mason	ORCS WEB, INC
Nessell Business & Home Servic	Orion Industries
NET PC SUPPORT	Osvaldo Avila
Netcom Plus LLC	P.C. Tech 2 U
Netcomplus West, LLC	Pacific Technical Services
NetFx Pro	Panacore Corporation
New Age Computers, Inc.	Paradigm Technology Services,
New IT Inc	PAROL HARRELL
New Technology Computers, Inc	Part Source, Inc.
Nextgen Computers	PARTPOINT, INC.
Nicholas Christian Bax	PARTS NOW
Nicholas Mavica	PASCO COUNTY FLORIDA TAXES
Nick Houston	Patrick Boyd Palczewski Computer
Nick's Computer Works	Patrick Davis
NITOR Technologies In	Paul Lawson
Nivelity Corporation	Paul Mazo
Noble Technologies, LLC	Paul S. Day
Noguska LLC	PAYPAL CREDIT SVCS/GEMB
Nordonia Computer Services, In	PC Alliance
Norris Computer & Networking	Pc Doctor LLC
NORTH CAROLINA DEPT OF REVENUE	PC Four One One
North River Computer Engineeri	PC Graffiti
NORTH WEST CAM GROUP	PC Helper
Notebook Solutions Inc	PC Hub
NOVATECH INTERNATIONAL	PC Mobile Solutions
NTS CONSORTIUM, INC.	PC Mobile Tech
NYC DEPARTMENT OF FINANCE	PC Mobile USA
O and O LLC	PC Needs
OAKLAND RADIO AND TV INC	PC OK
Ocean Computer Repair	PC Onsite LLC
Octavio Medrano	PC Paramedics DBA Fast-teks On
OEM SYSTEMS & SERVICES	PC PARTS INC.
Office Automation Systems Limi	PC PARTS UNLIMITED
Office Etc.	PC Patrol
OG Computer Services, LLC	PC Repair
On Site Service Center	PC Repair By Abel, LLC
On Site Techs	PC Setup & Training
On the Spot Electronics	PC Solutions Plus, LLC
One Step Ahead, LLC	PC Systems
One Stop Shop	PCRx
Onsite Computer Service	PcTechs
Onsite Insights	PCXperts, Inc.
On-Site Technologies	PC'z Plus Inc
OPENPRO, INC.	PELL TECHNOLOGY INC
ORACLE RESTON / KIM BALLENGEE	Pell Technology, Inc.
	Performance Computer Group

Personal Computer Solutions
PETER C. FOY & ASSOCIATES
Peter M. McCaffrey LLC
Phase 3 Enterprises, Inc
PHIL DADO
Philip Austin Brown
Phung Chang Inc
PITNEY BOWES
PITNEY BOWES GLOBAL FINANCIAL
PIUS Technologies LLC
PLUSONE SOLUTIONS, INC.
Polymath IT
Precision Company Inc
Price Computer Consulting
PRINTER GROUP, INC.
PRINTERS PLUS
PRISTINE PROFESSIONAL OFFICE
PROMETHEAN, INC.
PS Solutions, LLC D/B/A PS Sys
PSB Enterprises Inc.
PSL, LLC
PURCHASE POWER
Q Mobile Tech
Q Products
Quality Computer Service Inc.
Quality High Tech Services Inc
Quality TV Sales N Service Inc
Quartermaster
Quick-Tech LLC
Qwest-Technical Services
R & R Computer Repair
R&W Enterprises
Race Computer Services LCC
RAD Computers Inc.
Ralston Computer Services
Ramco Computer & Supplies
Ramon Sanchez
RAY MEREDITH
Raymond Computer
Raymond Duque
RC Tech Group
RC's Computer Sales & Service
REALM Technologies LLC
REED SMITH LLP
RENEW COMPUTER DTS
Reyder Enterprises Inc
RF Computers
RGA, LLC
RGV Computer Clinic
Richard Bizaillion
Richard Kohler
Richard Sweat
Richards Computer
Richards Computer Fairfax
Ricky's Computer Repair
Ripon Technology, LLC
Robert Alvarez
Robert Andrew Herron
Robert D. Bass
Robert Elton Uzzel
Robert John France
Robert Rivera
Robert Rozsa
ROBERT SAYLORS
Robert Steven Bondi
Robert Stewart
Robert X. McCormack
Roberta Bursheim
ROBINSON BROG LEINWAND GREEN
Rocky's Computer Repair & Recy
Rodney O Lewis
Ronnie Vienberg
ROSCOR CORPORATION
Rose Electronics Inc
ROTO ROOTER
Royalty Consulting Services
Roy's Computers for Starters
Rubiks Computers & Web LLC
S & M Computer Services Inc
SAFARI SHARK INC
Safari Shark Inc.
Salah Takdjerad
Salvatore Silecchia
Sam Computers LLC
Sam Crockett's Computer
Sampsonics Computer
Samuel Seth Miller
Sargent Computer Services
Sascha Hlawacz
Sassafras Forge
SCAN SOURCE, INC
Scole's Computer Brains

Scotsman's Workshop
SCREENTEK
SD PERIPHERALS
SD Techxperts
SEALED AIR CORPORATION
Sean Alsobrooks
Sears Dealer Organization
Selbyville TV Inc
SELECT STAFFING
Seven Systems, Inc. d/b/a Comp
SHA Matrix, Inc
Shadow Technical Services LLC
SHANGHAI SIHUI COMPUTER TECH
(CHENJINQUAN)
SHAUN VICK
Shearer Technical
SHELL
SHENZHEN CHANGYOU TECH CO LTD
(ZHANG HUA)
SHENZHEN L&P TECHNOLOGY LTD
Shivnet Inc.
Shore Thing Computers &
Siancy Technical Services, LLC
Sibashis Panda
Sight N Sound LLC
Signal Associates LLC
SIMI HEALTH CENTER
SIMI VALLEY HOSPITAL
Singh Semiconductors & Systems
SISBASHIS PANDA
SKM Equity Fund II, L.P.
SKM Investment Fund II
Skyline Computer Repair
SKYLINE ENGINEERING, INC.
Sleepy Hollow Computing Consul
Smart Choice Computer Solution
Smart Network Solutions Inc
SmartLab LLC
Smith & Associates
SOCIETY FOR HUMAN RESOURCE
Software Solutions LTD
SOLDER MASTER SUPPLY COMPANY
SOLUTIONS ELECTRONICS LLC
Somlo Enterprises Inc
Sonoran Computer Services
SONY ELECTRONCS INC.

Sound Microsystems, LLC
Source 1 Computer, Inc.
Southern Business Systems Inc
SOUTHERN CALIFORNIA EDISON
SOUTHWEST MEMORY, INC.
Spada Enterprises, Inc
Spurgeon Computer Service
SSC IT Solutions
ST JOAN OF ARC SCHOOL
Stanley Baker dba/ PC Secure
STANLEY COVERGENT SECURITY
SOL
STAPLES ADVANTAGE
Starlite Consulting Inc
Steel Horse Computers
Step Ahead Computers \
Steve's ComputerShop
Stitch Logo, Inc.
STRATEGIC SALES GROUP, LLC
SUNBELT RENTALS, INC.
Sunset Computers
Super Computing LLC
SuperGeeks-Hilo
Superior Computer Technologies
SUPPORT.COM
Surf Investments, LTD.
Synergetic Enterprises Inc
SYNNEX CORPORATION
Syntax Co LLC
Syntechs
SYSTEM DESIGN ADVANTAGE
T S Conard Inc
T&C Computing, LLC
T&MA Engineering, Inc
TAN & SAKIYAMA , LAW OFFICES
TAPO CANYON WAREHOUSE, INC.
Tary Wayne Vertz
TBK Consulting Inc
TECH DATA (EDI)
TECH FOR LESS, INC.
Tech Team Solutions LLC
Tech-2-You
Techbox LLC
Techboys Inc.
TecHead One
Technelogee

Technet Computer Services
TECHNOLGY CO LTD GUANGZHOU
JIAHUI (FU Xiao Liang)
Technology Force, Inc
Technology Solutions and Service
TechPro Direct
Techris Design Inc.
TechSupport
TechTahoe
TEKSERVE INC
Teleprompt TV Service
TeraSci Industries, Inc.
Terry Hillmon
TESSER & RUTTENBERG
TEXAS STATE COMPTROLLER
That Computer Guy
The Allynn Group
The C.M.H. Group Inc
The Computer Clinic LLC
The Computer Guy
The Computer Wizard
The Computer Works
The Computerman
The EDH, LLC
THE HARTFORD
The I.T. Specialists Inc
The PC Doctor
The Shop
Thomas E. Sawyer
Thomas F. Groves
Thomas L. Gaume Jr
Thomas McDonnell Jr
Thompson's Computer Center
THORNTON GROUT FINNIGAN LLP
Tiana L. Haley
Tier One Technologoes of Flori
TIGERDIRECT, INC
Timberline Computer Services
Timothy R. Hieronymus G
TINA BAILEY
Todd Electronics
TODD JOHNSON / JOHNSON
ENTERPRISE
TOLEDO COMPUTER
TECHNOLOGY,INC
Tomas Krajcovic

TOOMLY INDUSTRY COMPANY LTD
TOPSHEUNG ELECTRONICS CO LTD
TOSHIBA AMERICA INFO SYS
TOSHIBA COMPUTER SYSTEMS
DIVISION
Total Computer Solutions, Inc.
Total Technology, LLC
TREVOR KING
Tri State Computer Services
TRIAD PERSONNEL SERVICES, INC.
Trinity Electronics
TRIPPE MANUFACTURING COMPANY
/ (dba Tripp Lite)
TRIPPE MFG. CO.
Tri-State Computer Service
TROPICAL REALTY & INVESTMENTS,
TROXELL COMMUNICATIONS / LIZ
RUIZ
T-Tech Solutions LLC
Turner Business Systems
Two Way Tech LLC
TXC Technologies
Tymetec Inc
ULINE
UNITED PARCEL SERVICE
UNITEK CORP
UPS
UPS FREIGHT
UPS SUPPLY CHAIN SOLUTIONS, INC
USED-PCS.COM CORPORATION
UTAH STATE TAX COMMISSION
VanGuard Technologies LTD
Varicom Sales and Service Inc
VENTURA COUNTY CLERK AND
RECOR
VERIZON
VERIZON FLORIDA INC 3711
VERIZON WIRELESS
Verizon Wireless (7134)
Vernon S. Ferris
Vernon Trice
VGRush Corp
VIK INTERNATIONAL COMPUTER CO
LTD
VINCE LOBOSCO
Vincent Woods

VIRGINIA DEPARTMENT OF
TAXATION
Virtual Tech USA LLC
Visions Unlimited
Vivo Technology
VIVO TECHNOLOGY
VJ'S TV Service
VorTek Staffing LLC
Voyage Technology Inc
Vtesta Consultants Inc
Walker Business Machines
WALKER WILCOX MATOUSEK LLP
Walsh Consulting
Walter McCormick Jr
Walter Oakhem
Warren R. Waldo
Watford Enterprises
WAXIE SANITARY SUPPLY
WENDEL ALLEN
WEST POINT PRODUCTS LLC
WESTECH89 Inc
William Albert Weber
William B Cooke
William Timothy Friedhof
William Zetrouer
Winners Computers
Wise Services
World Pro LLC
WRIGHT EXPRESS FLEET FUELING
WUYOUSHOP (HANWEI ZOU)
WUYOUSHOP (JING ZHOU)
WYOMING DEPARTMENT OF
TAXATION
XCLUTEL COMMUNICATIONS
York Computer Repair
ZEBRA TECHNOLOGIES
CORPORATION
ZEPHYRHILLS
Zu Li Chen

For the following, the Causes of Action reserved herein are preserved for setoff purposes only:

Any of the Debtors' present or former directors, officers, employees, Insiders, and agents
Brian Mittman
Jo Lamoreaux
Ron Brinckerhoff
Randy Hodgson
Rich Levin
John Nelson
Greg McDonald
William Heneghan
Emily Roynesdal
Subhash Desai
Prashant Gupta
David Heller
Shepherd Pryor, IV