BI (Official Form 1)(4/10								···		
United States Bankruptcy Court District of Delaware				VOLUNTARY PETITION						
Name of Debtor (if individual, enter Last, First, Middle): NewPage Corporation				Name of Joint Debtor (Spouse)(Last, First, Middle):						
All Other Names used by the Debtor in the last 8 years (including married, maiden, and trade names): Maple Paper Acquisition Corp.				All Other Names used by the Joint Debtor in the last 8 years (including married, maiden, and trade names):						
	Sec. or Individual-Taxpayer I	D. (ITIN)/Co	omplete EIN		N/A Last four digi (if more than N/A			dual-Taxpayer I.I	D. (ITIN)/Comple	ete EIN
Street Address of Debto	r (No. and Street, City, and S	tate):	······································		Street Addres	s of Jo	int Debtor (No. a	nd Street, City, ar	nd State):	
8540 Gander Cro Miamisburg, OH	ek Drive				N/A					
	she Driveinel Diese of Desire		P CODE 45342		County of Do	_:	- Cal - D-1 - 1 - 1	DI CD :	ZIP CO	DE
Montgomery	the Principal Place of Busine	SS: 			N/A	sidence	of the Principal	Place of Business	s:	
Mailing Address of Del	otor (if different from street ad	ldress):			Mailing Addr	ess of .	Joint Debtor (if d	ifferent from stre	et address):	
Location of Principal A	ssets of Business Debtor (if d		P CODE street address abo	ove):	<u> </u>			<u> </u>	ZIP CO	DE
See Schedule 1,	attached					,			ZIP CO	
(Form of	of Debtor Organization)		Nature of (Check o	f Business one box.)				ter of Bankrupt te Petition is File		
☐ Individual (incluse See Exhibit Don Corporation (inclused Partnership Other (If debtor in the Corporation of the Corporation	k one box.) les Joint Debtors) Page 2 of this form. udes LLC and LLP) s not one of the above s box and state type of entity	Health Care Business Single Asset Real Estate as define 11 U.S.C. § 101(51B) Railroad Stockbroker Commodity Broker Clearing Bank			ined in ☐ Chapter 9 Recognit ☑ Chapter 11 Main Prc ☐ Chapter 12 ☐ Chapter ☐ Chapter 13 Recognit			Chapter 15 Petit Recognition of a Main Proceedin Chapter 15 Petit Recognition of a Nonmain Proceed	n Foreign B ion for n Foreign	
below.)	, , , , , , , , , , , , , , , , , , ,	⊠ 0	Other	iacturar			Nature of Debts (Check one box.)			
			Paper Manufacturer Tax-Exempt Entity (Check box; if applicable.) □ Debtor is a tax-exempt organization under Title 26 of the United States Code (the Internal Revenue Code).				Debts are prim debts, defined § 101(8) as "in individual prin personal, famil hold purpose."	arily consumer in 11 U.S.C. curred by an narily for a ly, or house-	⊠ De	bts are primarily siness debts.
	Filing Fee (Check o	ne box.)					(Chapter II Debt	ors	
Full Filing Fee attached. Filing Fee to be paid in installments (applicable to individuals only). Must attach signed application for the court's consideration certifying that the debtor is unable to pay fee except in installments. Rule 1006(b). See Official Form 3A. Filing Fee waiver requested (applicable to chapter 7 individuals only). Must attach			able to	Check one box: □ Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). □ Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D). Check if: □ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,343,300 (amount subject to adjustment on 4.01/13 and				101(51D). obts owed to insiders		
	n for the court's consideration				every three years thereafter).					
					☐ Accep	n is bei Mances	ng filed with this of the plan were	petition. solicited prepetit		nore classes of
Statistical/Administrative Information*									THIS SPACE IS FOR COURT USE ONLY	
Debtor estimates creditors.	that funds will be available for that, after any exempt propert				paid, there will	be no f	unds available fo	r distribution to u	nsecured	
Estimated Number of C 1-49 50-99] 00-999	□ 1,000- 5,000	5,001- 10,000	10,001- 25,000		⊠ 25,001- 50,000	50,001- 100,000	Over 100,000	
Estimated Assets**	I to \$100,001 to \$:] 500,001 to 1 million	\$1,000,001 to \$10 million	\$10,000,0 to \$50 million		100,	\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	⊠ More than \$1 billion	
Estimated Liabilities** 50 to \$50,00	11 to \$100,001 to \$1] 500,001 to 1 million	\$1,000,001	\$10,000,0	01 \$50,000 to \$100	100	\$100,000,001	\$500,000,001	More than	

million

Notwithstanding this designation, the Debtor has not determined at this time whether funds will be available for distribution to unsecured creditors

^{**} All statistical and financial information contained herein is reported on a consolidated basis with the Debtor's affiliates and is based on the Debtor and its affiliates' Unaudited Consolidated Financial Statement for the period ending June 30, 2011

B1 (Official Form 1) (4/10) Name of Debtor(s): **Voluntary Petition** (This page must be completed and filed in every case.) **NewPage Corporation** All Prior Bankruptcy Cases Filed Within Last 8 Years (If more than two, attach additional sheet.) Location Case Number Date Filed: N/A N/A N/A Where Filed: Case Number: Date Filed: Location Where Filed: N/A N/A N/A Pending Bankruptcy Case Filed by any Spouse, Partner, or Affiliate of this Debtor (If more than one, attach additional sheet.) Name of Debtor Case Number: Date Filed: **Pending** See Schedule 2, attached Date hereof District: Relationship: Judge: District of Delaware **Affiliate** Pending Exhibit A Exhibit B (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q), with (To be completed if debtor is an individual the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities whose debts are primarily consumer debts.) Exchange Act of 1934 and is requesting relief under chapter 11.) I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I have delivered to the debtor the notice required by 11 U.S.C. § 342(b). Signature of Attorney for Debtor(s) (Date) Exhibit A is attached and made a part of this petition Exhibit C Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety? Yes, and Exhibit C is attached and made a part of this petition. Ø No. Exhibit D (To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.) Exhibit D completed and signed by the debtor is attached and made a part of this petition. If this is a joint petition: Exhibit D also completed and signed by the joint debtor is attached and made a part of this petition. Information Regarding the Debtor - Venue (Check any applicable box.) X Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other District. There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District. Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States, but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District. Certification by a Debtor Who Resides as a Tenant of Residential Property (Check all applicable boxes.) Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.) (Name of landlord that obtained judgment) (Address of landlord) Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure the entire monetary default that gave

Debtor has included with this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the petition.

rise to the judgment for possession, after the judgment for possession was entered, and

Debtor certifies that he/she has served the Landlord with this certification.. (11 U.S.C. § 362(1)):

U.S.C. \$ 110; 18 U.S.C. \$ 156.

Schedule 1 **Location of Principal Assets**

No.	Debion	Location of Principal Assets
1.	Chillicothe Paper Inc.	8540 Gander Creek Drive
,		Miamisburg, OH 45342
2.	Escanaba Paper Company	7100 County Road 426
		Escanaba, MI 49829
3.	Luke Paper Company	300 Pratt Street
		Luke, MD 21540
4.	NewPage Canadian Sales LLC	8540 Gander Creek Drive
		Miamisburg, OH 45342
5.	NewPage Consolidated Papers Inc.	8540 Gander Creek Drive
		Miamisburg, OH 45342
6.	NewPage Corporation	8540 Gander Creek Drive Miamisburg, OH 45342
		5,,
7.	NewPage Energy Services LLC	8540 Gander Creek Drive Miamisburg, OH 45342
8.	NewPage Group Inc.	8540 Gander Creek Drive Miamisburg, OH 45342
9.	NewPage Holding Corporation	8540 Gander Creek Drive Miamisburg, OH 45342
10.	NewPage Port Hawkesbury Holding	8540 Gander Creek Drive
	LLC	Miamisburg, OH 45342

11.	NewPage Wisconsin System Inc.	621 North Biron Drive Biron, WI 54495; 100 North Central Avenue Duluth, MN 55807; 433 North Main Street Kimberly, WI 54136; 1101 Mill Street Niagara, WI 54151; 707 Arlington Place Stevens Point, WI 54481; 2627 Whiting Road Stevens Point, WI 54481; and 231 First Street North Wisconsin Rapids, WI 54454
12.	Rumford Paper Company	35 Hartford Street Rumford, ME 04276
13.	Upland Resources, Inc.	8540 Gander Creek Drive Miamisburg, OH 45342
14.	Wickliffe Paper Company LLC	1724 Fort Jefferson Hill Road Wickliffe, KY 42087

Schedule 2

Pending Bankruptcy Cases in the District of Delaware Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "Court"). A motion has been filed with the Court requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered under the number assigned to the chapter 11 case of NewPage Corporation.

- 1. Chillicothe Paper Inc.
- 2. Escanaba Paper Company
- 3. Luke Paper Company
- 4. NewPage Canadian Sales, LLC
- 5. NewPage Consolidated Papers Inc.
- 6. NewPage Corporation
- 7. NewPage Energy Services LLC
- 8. NewPage Group Inc.
- 9. NewPage Holding Corporation
- 10. NewPage Port Hawkesbury Holding LLC
- 11. NewPage Wisconsin System Inc.
- 12. Rumford Paper Company
- 13. Upland Resources, Inc.
- 14. Wickliffe Paper Company LLC

SECRETARY'S CERTIFICATE

NEWPAGE CORPORATION

The undersigned hereby certifies that he is the duly elected, qualified and acting Secretary of NewPage Corporation, a Delaware corporation (the "Company"), and hereby further certifies that the Company duly adopted the following resolutions at a meeting of the board of directors that was held on Tuesday, September 6, 2011, and that such resolutions are currently in full force and effect and have not been modified or rescinded:

Chapter 11 Filing

WHEREAS, after due and careful consideration of the financial situation of the Company and the Company's available alternatives, the Board has determined that it would be desirable and in the best interests of the Company to immediately commence voluntary proceedings under title 11 of the United States Code (the "Bankruptcy Code");

RESOLVED, that in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, employees, stockholders and other interested parties that a petition be filed by the Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that each of the President and Chief Executive Officer, each Senior Vice President, each Vice President, the Treasurer and each other officer of the Company (each, an "Authorized Person") is hereby authorized, empowered and directed, in the name and on behalf of the Company, to execute and verify petitions and amendments or exhibits thereto under chapter 11 of the Bankruptcy Code (the "Chapter 11 Case") and to cause them to be filed in the United States Bankruptcy Court for the District of Delaware at such time or in such other jurisdiction as the Authorized Person executing those documents shall determine;

FURTHER RESOLVED, that in the judgment of the Board, it is desirable and in the best interests of the Company and its direct and indirect subsidiaries listed on Exhibit A ("Subsidiaries"), and their respective creditors, employees, and other interested parties, that petitions be filed by the Subsidiaries seeking relief under the provisions of chapter 11 of the Bankruptcy Code;

FURTHER RESOLVED, that the Company consents to the filing by the Subsidiaries of petitions under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware;

FURTHER RESOLVED, that each Authorized Person and any employee or agent (including legal counsel) designated by or directed by an Authorized Person is hereby authorized, empowered and directed, in the name and on behalf of the Company, to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers or documents and to take and perform any and all further acts and deeds which he or she deems necessary,

proper or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of the Chapter 11 case;

Debtor-in-Possession Financing

WHEREAS, the Board previously authorized and approved a commitment letter dated August 16, 2011 with J.P. Morgan Securities LLC and JPMorgan Chase Bank, Barclays Bank PLC, Barclays Capital, and Wells Fargo Capital Finance, LLC (the "Commitment Letter"), documenting their commitment to provide debtor-in-possession financing to the Company, including a term loan facility in the amount of \$250 million and a revolving credit facility in the amount of up to \$350 million, as more fully described in the Commitment Letter, a copy of which has been made available to the Board;

RESOLVED, that each Authorized Person is hereby authorized, empowered and directed, in the name and on behalf of the Company, to negotiate, execute and deliver a credit agreement for the proposed debtor-in-possession financing consistent with the Commitment Letter in order to meet the Company's financing needs during the prosecution of the Chapter 11 Case, together with such other agreements, instruments, notes, guaranties, certificates and other documents as that Authorized Person may deem necessary, proper or desirable in order to secure the debtor-in-possession financing, and any such actions taken prior to the adoption of these resolutions is hereby approved and ratified in all respects;

Retention of Professionals

RESOLVED, that each Authorized Person is hereby authorized, empowered and directed, in the name and on behalf of the Company, to engage and retain all assistance by legal counsel, accountants, financial advisors, restructuring advisors and other professionals in connection with the Chapter 11 Case, with a view to the successful prosecution of the Chapter 11 Case;

FURTHER RESOLVED, that the law firm of Dewey & LeBoeuf LLP is hereby engaged as attorneys for the Company under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval;

FURTHER RESOLVED, that the law firm of Pachulski Stang Ziehl & Jones LLP is hereby engaged as local counsel for the Company under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval;

FURTHER RESOLVED, that Lazard Frères & Co. LLC is hereby engaged as investment banker and financial advisor to the Company in the Chapter 11 Case, subject to any requisite bankruptcy court approval;

FURTHER RESOLVED, that FTI Consulting Inc. is hereby engaged as financial advisor to the Company under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval;

General

RESOLVED, that each Authorized Person and any employee or agent (including legal counsel) designated by or directed by an Authorized Person is hereby authorized, empowered and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action as in the judgment of such person shall be or become necessary, proper or desirable with a view to the successful prosecution of the Chapter 11 Case;

FURTHER RESOLVED, that in connection with the Chapter 11 Case, each Authorized Person and any employee or agent (including legal counsel) designated by or directed by an Authorized Person is hereby authorized, empowered and directed, in the name and on behalf of the Company, to negotiate, execute, deliver, and perform or cause the performance of any notes, guarantees, security agreements, other agreements, consents, certificates or instruments as such person considers necessary, appropriate, desirable or advisable to effectuate borrowings or other financial arrangements, such determination to be evidenced by such execution or taking of such action;

FURTHER RESOLVED, that each Authorized Person is hereby authorized, empowered and directed, in the name and on behalf of the Company (and any such actions heretofore taken by any of them are hereby ratified, confirmed and approved in all respects) to: (i) negotiate, execute, deliver, and/or file any and all of the agreements, documents, and instruments referenced in the foregoing resolutions, and such other agreements, documents, and instruments and assignments thereof as may be required or as that Authorized Person deems appropriate or advisable, or to cause the negotiation, execution, and delivery thereof in the name and on behalf of the Company, as the case may be, in such form and substance as that Authorized Person may approve, together with such changes and amendments to any of the terms and conditions thereof as that Authorized Person may approve, with the execution and delivery thereof on behalf of the Company by or at the direction of an Authorized Person to constitute evidence of such approval, (ii) negotiate, execute, deliver and file in the name and on behalf of the Company any and all agreements, documents, certificates, consents, filings, and applications relating to the resolutions adopted and matters ratified or approved in the foregoing resolutions and the transactions contemplated by the foregoing resolutions, and amendments and supplements to any of the foregoing, and to take such other action as may be required or as an Authorized Person deems appropriate or advisable in connection therewith, and (iii) do such other things as may be required, or as may in an Authorized Person's judgment be appropriate or advisable, in order to effectuate fully the foregoing resolutions and the consummation of the transactions contemplated by the foregoing resolutions;

FURTHER RESOLVED, to the extent that any applicable law, statute or regulation provides that any limited liability company of which the Company is a member would be dissolved upon the filing of a voluntary petition in bankruptcy by a member of that limited liability company, absent the consent of the members of that limited liability company, that the Company consents to its remaining as a member of that limited liability company, and the Company hereby so consents;

FURTHER RESOLVED, that the Board hereby authorizes and approves the Company's entering into any amendment to the organizational documents of any of its subsidiaries or investees and other agreements, instruments or documents as may be necessary or desirable to provide that the filing of a voluntary petition in bankruptcy by the Company or any subsidiary or investee shall not cause the Company to cease being a member, partner or other equity holder of that subsidiary or investee or otherwise diminish the Company's rights in respect of that subsidiary or investee or cause the dissolution of that subsidiary or investee;

FURTHER RESOLVED, that each Authorized Person is hereby authorized, empowered and directed, in the name and on behalf of the Company, to execute such agreements, amendments, consents or other documents as may be necessary or desirable to effectuate the foregoing resolutions; and

FURTHER RESOLVED, that any and all past actions heretofore taken by any Authorized Person in the name and on behalf of the Company in furtherance of any or all of the foregoing resolutions are hereby ratified, confirmed and approved in all respects.

IN WITNESS WHEREOF, the undersigned has executed this certificate as of the 6^{th} day of September, 2011.

Douglas K. Cooper

Annex A

Chillicothe Paper, Inc.
Escanaba Paper Company
Luke Paper Company
NewPage Canadian Sales, LLC
NewPage Consolidated Papers Inc.
NewPage Energy Services LLC
NewPage Port Hawkesbury Holding LLC
NewPage Wisconsin System Inc.
Rumford Paper Company
Upland Resources, Inc.
Wickliffe Paper Company LLC

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	:
'n re	:
	: Chapter 11
NEWPAGE CORPORATION, et al.,	:
, ,	: Case No. 11- ()
Debtors.	•
	: Joint Administration Requeste
	X
Debtors.	

CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

The following is a list of creditors holding the 30 largest unsecured claims against NewPage Corporation and certain affiliated entities as the above-captioned debtors and debtors in possession that have simultaneously commenced chapter 11 cases in this Court (collectively, the "Debtors"). This list has been prepared on a consolidated basis from the unaudited books and records of the Debtors, as of August 31, 2011. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the Debtors' chapter 11 cases. This list does not include (i) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31) or (ii) parties holding secured claims. The information herein shall not constitute an admission of liability by, nor is it binding on, any Debtor with respect to all or any portion of the claims listed below. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Chillicothe Paper Inc. (6154), Escanaba Paper Company (5598). Luke Paper Company (6265), NewPage Canadian Sales LLC (5384), NewPage Consolidated Papers Inc. (8330), NewPage Corporation (6156), NewPage Energy Services LLC (1838), NewPage Group Inc. (2465), NewPage Holding Corporation (6158), NewPage Port Hawkesbury Holding LLC (8330), NewPage Wisconsin System Inc. (3332), Rumford Paper Company (0427), Upland Resources, Inc. (2996), and Wickliffe Paper Company LLC (8293). The Debtors' corporate headquarters is located at 8540 Gander Creek Drive, Miamisburg, OH 45342.

Name of creditor	Name, telephone number, and complete mailing address (including zip code) of creditor and employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff ²	Estimated amount of claim
HSBC BANK USA, NATIONAL ASSOCIATION	452 Fifth Avenue New York, New York 10018 Fax (212) 525-1300 Attention: Gloria Alli 212-525-1404 Gloria.alli@us.hsbc.com	NewPage Group Senior Unsecured P1K Notes		\$276,187,486
HSBC BANK USA, NATIONAL ASSOCIATION	452 Fifth Avenue New York, New York 10018 Fax (212) 525-1300 Attention: Gloria Alli 212-525-1404 Gloria.alli@us.hsbc.com	NewPage Holding Senior Unsecured PIK Notes		\$234,984,539
HSBC BANK USA, NATIONAL ASSOCIATION	452 Fifth Avenue New York, New York 10018 Fax (212) 525-1300 Attention: Gloria Alli 212-525-1404 Gloria.alli@us.hsbc.com	12% Senior Subordinated Notes		\$208,416,438
OMNOVA SOLUTIONS INC.	1701 Cornell Road Green Bay, WI 54313- 8934 Fax (920) 434-4309 Attention: Robin McCann Phone (920) 434-4309	Trade Debt		\$6,082.179

² All claims are subject to customary offsets, rebates, discounts, reconciliations, credits, and adjustments.

Name of creditor	Name, telephone number, and complete mailing address (including zip code) of creditor and employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff ²	Estimated amount of claim
THIELE KAOLIN COMPANY	520 Kaolin Road Sandersville, GA 31082- 1056 Fax: (478) 552-4131 Attention: Mike Markilie Phone: (478) 552-3951	Trade Debt		\$5,181,904
NALCO COMPANY	1601 W Diehl Road Naperville, IL 60563- 1252 Fax: (800) 288-0878 Attention: Sam Casale Phone: (630) 305-1000	Trade Debt		\$3,454,158
RUMFORD FALLS HYDRO LLC (BROOKFIELD RENEWABLE POWER, US OPERATIONS)	200 Donald Lynch Blvd, Suite 300 Marlborough, MA 01752 Fax: (508) 485-5207 Attention: Mel Jiganti Phone: (508) 251-7705	Asset Purchase Agreement Obligation		\$2,700,000
C. REISS COAL COMPANY	1011S 8th Street Sheboygan, WI 53081 Fax: (316) 828-9608 Attention: Bill Reiss Phone: (920) 451-8910	Trade Debt		\$2,617,878
WEST FRASER TIMBER CO. LTD	858 Beatty Street, Suite 501 Vancouver BC V6B 1C1 Fax: (604) 683-2097 Attention: Jim Stymiest Phone: (604) 895-2739	Trade Debt		\$2,525,710

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Name of creditor	Name, telephone number, and complete mailing address (including zip code) of creditor and employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff ²	Estimated amount of claim
SOCIETE PCI CHIMIE CANADA (OLIN CORPORATION)	2020 Rue University Blvd. Montreal, Quebec H3A- 2A5 Fax: (819) 294-1200 Attention: Linus Staskvicius Phone: (819) 294-1293	Trade Debt		\$2,341,619
SHELL ENERGY NORTH AMERICA (US), L.P.	909 Fannin Street Houston, TX 77010 Fax: (713) 265-4824 Attention: Sean Williams Phone: (713) 230-7824	Trade Debt		\$2,319,552
R.R. DONNELLY	3075 Highland Parkway Downers Grove, IL 60515 Attention: Kip Alexander E-Mail: kip.alexander@rrd.com Phone: (630) 322-6227	Customer Program	setoff	\$2,032,729
SPRAGUE ENERGY CORP	2 International Drive Portsmouth, NH 03801 Fax: (603) 766-9726 Attention: Tom Flaherty Phone: (603) 431-1000	Trade Debt		\$2,016,526
NATIONAL STARCH LLC	10 Finderne Avenue Bridgewater, NJ 08807 Fax: (908) 685-5689 Attention: Larry Batanian Phone: (800) 708-7458	Trade Debt		\$1,936,574

Name of creditor	Name, telephone number, and complete mailing address (including zip code) of creditor and employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff ²	Estimated amount of claim
EKA CHEMICALS INC.	1775 W Oak Commons St. Marietta, GA 30062-2254 Fax: (770) 321-9962 Attention: Craig White Phone: (770) 578-0858	Trade Debt		\$1,892,719
CORENSO NORTH AMERICA CORP.	800 Fremont Street Wisconsin Rapids, WI 54495 Fax: (715) 422-7874 Attention: Jeff Zimmerman Phone: (715) 422-7800	Trade Debt		\$1,853,365
ALLETE WATER SERVICES, INC. (MINNESOTA POWER)	30 W Superior Street Duluth, MN 55802 Fax: (218) 723-3962 Attention: Bob Nanti Phone: (218) 722-2641	Trade Debt		\$1,838,835
KAMIN, LLC	822 Huber Road Macon, GA 31217 Fax: (478) 745-1116 Attention: Warren Popp Phone: (800) 765-4823	Trade Debt		\$1,736,876
HARTT TRANSPORTATION SYSTEMS, INC.	262 Bromac Road Bangor, ME 04401 Fax: (207) 941-0839 Attention: Ricky Hughes Phone: (800) 341-1586	Trade Debt		\$1,723,742

Name of creditor	Name, telephone number, and complete mailing address (including zip code) of creditor and employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff ²	Estimated amount of claim
CELTIC INTERNATIONAL, INC.	7840 Graphics Dr, Suite 100 Tinley Park, IL 60477 Fax: (708) 460-9324 Attention: Mike Amerio Phone: (708) 226-9200	Trade Debt		\$1,717,553
OMYA INC.	39 Main Street Proctor, VT 05765-1178 Fax: (513) 672-2446 Attention: Bob Hurst Phone: (802) 459-3311	Trade Debt		\$1,693,491
QUAD GRAPHICS	N63 W23075 Highway 74 Sussex, WI 53089-2827 Fax: (262) 246-5420 Attention: Chris Grond Phone: (414) 566-2253	Customer Program	setoff	\$1,693,035
ACCENTURE LLP	200 Public Square, Suite 1900 Cleveland, OH 44114 Fax: (216) 535-5350 Attention: David Abood Phone (216) 535-5000	Trade Debt		\$1,692,856
SCHNEIDER NATIONAL, INC.	3101 Packerland Drive Green Bay, WI 54313 Fax: (920) 592-7731 Attention: John Shimek Phone: (920) 592-7731	Trade Debt		\$1,653,955

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Name of creditor	Name, telephone number, and complete mailing address (including zip code) of creditor and employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff ²	Estimated amount of claim
ARCHER-DANIELS- MIDLAND COMPANY	4666 Faries Parkway Decatur, IL 62526 Fax: (800) 644-4648 Attention: Mike McLain Phone: (877) 871-7205	Trade Debt		\$1,612,763
KEMIRA CHEMICALS, INC.	1950 Vaughn Road Kennesaw, GA 30144 Fax: (678) 819-4585 Attention: Walt Bilynski Phone: (800) 927-3950	Trade Debt		\$1,610,334
CASCADES INC	457 Rue Marie-Victorin, CP 249 Kingsey Falls, Quebec J0A 1B0 Fax: (800) 646-3171 Attention: Tom Kurt Phone: (819) 636-5400	Trade Debt		1,582,167
KENTUCKY UTILITIES COMPANY	138 N Blair Street Morehead, KY 40351- 1516 Fax: (859) 367-5839 Attention: Chuck Lane Phone: (800) 383-5582	Trade Debt		\$1,474,428
ASTEN TECHNOLOGIES, INC	4399 Corporate Road Charleston, SC 29405 Fax: (843) 202-6278 Attention: JP Bouchard Phone: (800) 529-7990	Trade Debt		\$1.426,981
BUCKMAN LABORATORIES INC.	1256 N McLean Blvd Memphis, TN 38108- 1297 Fax: (901) 278-5187 Attention: Tim Schultz Phone: (800) 282-5626	Trade Debt		\$1.194,573

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	:	
In re	:	
	: Chapter 11	
NEWPAGE CORPORATION,	:	
	: Case No. 11-	()
Debtor.	:	
	:	
***************************************	х	

DECLARATION REGARDING CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

I, the undersigned authorized officer of NewPage Corporation, named as the debtor in this case, declare under penalty of perjury that I have reviewed the Consolidated List of Creditors Holding 30 Largest Unsecured Claims, submitted herewith, and that it is true and correct to the best of my information and belief.

Dated: 2011 New York, New York

NEWPAGE CORPORATION

By:

Name: // George F. Martin Title: President & CEO

	х	
In re	: :	
NEWPAGE CORPORATION,	:	Chapter 11
Debtor.	:	Case No. 11()
	: x	

LIST OF EQUITY SECURITY HOLDERS

The following lists the equity security holders of NewPage Corporation, named as the debtor in this case, as of the date hereof. This list is being filed pursuant to Rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure.

Equity Security Holder	Address	Number & Kind of Interest
NewPage Holding Corporation	8540 Gander Creek Drive Miamisburg, OH 45342	100 shares of Common Stock

Dated: 977, 2011

NEWPAGE CORPORATION

By:

Name: George F. Martin Title: President & CEO

	X
In re	: : : Chapter 11
NEWPAGE CORPORATION,	: Case No. 11()
Debtor.	: :
DECLARATION CONCERNING	LIST OF EQUITY SECURITY HOLDERS
I, the undersigned authorized	d officer of NewPage Corporation, named as the
debtor in this case, declare under penalty of	f perjury that I have reviewed the List of Equity
Security Holders of NewPage Corporation.	submitted herewith, and that it is true and correct

NEWPAGE CORPORATION

President & CEO

Title:

By:

the best of my information and belief.

Dated: 977, 2011 New York, New York

In re	: :
NEWPAGE CORPORATION, Debtor.	: Chapter 11 : Case No. 11()
	: x
DECLARATION CONCERNING C	ORPORATE OWNERSHIP STATEMENT
I, the undersigned authorized	officer of NewPage Corporation, named as the
debtor in this case, declare under penalty of p	perjury that I have reviewed the Corporate
Ownership Statement of NewPage Corporati	on, submitted herewith and that it is true and correc
to the best of my information and belief.	
Dated: 47, 2011 New York, New York	
	NEWPAGE CORPORATION

By:

President & CEO