

GENERAL ASSIGNMENT FOR THE BENEFIT OF CREDITORS

THIS GENERAL ASSIGNMENT FOR THE BENEFIT OF CREDITORS (this “General Assignment”) is made this 25th day of April, 2023 (the “Effective Date”), by and between **SECURE TRANSFUSION SOLUTIONS, INC.**, a Delaware corporation located at 111 Congress Avenue, Suite 500, Austin, Texas 78701, Federal Tax Identification Number 83-1847367, hereinafter referred to as “Secure Transfusion” or “Assignor”, and **STS (ABC), LLC**, a Delaware limited liability company, located at 1738 Belmar Blvd., Belmar, New Jersey 07719, Federal Tax Identification Number 92-3193169, solely in its capacity hereinafter referred to as “Assignee.”

RECITALS

A. Assignor is indebted to various persons, corporations, and other entities and is unable to pay its debts in full. As a result, Assignor has decided to discontinue its business and transfer all of its property to an assignee for the benefit of creditors under applicable Delaware law so that the property transferred may be expeditiously liquidated and the proceeds thereof fairly distributed to its creditors without any preference or priority, except such priority as established and permitted by law (including, without limitation, the law of contracts); and

B. Assignor has determined that Assignee is an entity possessing the capabilities to administer the Secure Transfusion Assignment Estate (defined below), including, without limitation, the liquidation of the estate’s assets.

NOW, THEREFORE, in consideration of Assignor’s existing indebtedness to its creditors, the covenants and agreements to be performed by Assignee and other consideration, receipt of which is hereby acknowledged, it is hereby **AGREED**:

1. **Creation of Assignment Estate.** Upon the execution of this General Assignment, a certain assignment estate shall be created, the name of which is the “**Secure Transfusion Assignment Estate**,” to enable Assignee to administer such assignment estate to be comprised of the Assigned Assets (defined in paragraph 2 below). Assignee’s administration of the Secure Transfusion Assignment Estate shall include the orderly liquidation of the property and assets of Assignor and the distribution of the proceeds therefrom to creditors of Assignor in accordance with applicable law. Assignor hereby nominates and appoints Assignee to administer the Secure Transfusion Assignment Estate. Assignee and its agents shall have the powers and duties hereinafter set forth and shall receive reasonable compensation for their services and reimbursement of their expenses, including, without limitation, reimbursement of attorneys’ fees and costs. Assignee may serve without bond, except to the extent a bond is required by law or court order.

2. **Transfer of Assets.**

a. Assignor hereby assigns, grants, conveys, transfers, and sets over to Assignee, in trust, for the benefit of Assignor’s creditors generally, all of Assignor’s currently existing right, title, and interest in all real or personal property and all other assets, whatsoever and where so ever situated, which assets include, without limitation, all personal property and

any interest therein, including all that certain stock of merchandise, office furniture and fixtures, machinery, equipment, leasehold interests and improvements, inventory (raw goods, work in process and finished goods), book accounts, books and records, bills, accounts receivable, cash on hand, cash in bank, intellectual property including, without limitation, all patents, patent applications, copyrights, trademarks and trade names, and all goodwill associated therewith, proceeds of or payments on claims under insurance policies (including, subject to the limitation in section 2(b)(iii) below, from or under any and all policies for Directors and Officers Liability Insurance), tax refunds, rebates, general intangibles (including any and all causes of action), insurance refunds and claims (including any payments arising out of Directors and Officers Liability Insurance), and choses in action that are legally assignable, together with the proceeds of any non-assignable choses in action that may hereafter be recovered or received by the Assignor, and all real property interests. Further, this General Assignment specifically includes all claims for refunds or abatement of all excess taxes heretofore or hereafter assessed against or collected from the Assignor by the United States or any of its departments or agencies, any state or local taxing authority, and the Assignor agrees to sign and execute a power of attorney or such other document(s), as required, to enable Assignee to file and prosecute, compromise, and/or settle all such claims before the respective taxing authority. Assignor agrees to endorse any refund checks relating to the prior operations of said Assignor's business and to deliver such checks immediately to Assignee, except in the case of any of the foregoing, solely to the extent the same is prohibited from transfer or assignment by the terms of any applicable contract or by operation of law. All of the assets assigned by this General Assignment shall be referred to herein as the "**Assigned Assets**."

b. Notwithstanding subsection a. above or any other provision of this General Assignment, (i) Assignee shall provide Assignor and its attorneys and other representatives with reasonable access to the books and records and other financial information of Assignor as reasonably requested from time to time, (ii) Assignee shall ensure that any agreement to sell Assignor's assets contains a provision requiring any purchaser to provide Assignor and its attorneys and other representatives with such reasonable access to the books and records and other financial information of the Assignor as reasonably requested from time to time, and (iii) the definition of Assigned Assets shall not include any policy proceeds that would be directly payable to or payable on behalf of any insured individual under Assignor's insurance policies, including, without limitation, so-called "Side A" Coverage under Assignor's Directors and Officers Liability Insurance, and nothing in this General Assignment shall be construed to prevent or hinder any such individual from seeking access to any such policy proceeds. Further, the assignment of the Assigned Assets by Assignor to Assignee hereunder is and shall be subject to all properly perfected liens encumbering any of the Assigned Assets existing as of the Effective Date.

c. Financing made available to the Secure Transfusion Assignment Estate shall consist of certain secured funding made available by Horizon Technology Finance Corporation and Powerscourt Investments XXV, LP pursuant to a Loan and Security Agreement dated even date hereof in an amount up to FIVE HUNDRED THIRTY THOUSAND DOLLARS AND NO CENTS (\$530,000.00).

3. **Leases and Leasehold Interests.** The Assigned Assets further include all leases and leasehold interests of Assignor, to the extent assignable, including leases in any asset of Assignor and real property leases; provided that, should Assignee determine that any said lease or leasehold interest is of no value to the Secure Transfusion Assignment Estate, then said lease or leasehold interest may be thereby relinquished by Assignee without further liability or obligation to Assignee. This Section 3 is not intended to abrogate any assignment provision of Assignor's existing lease agreements.

4. **Delivery of Documents; Endorsements; Forwarding of Mail.** Assignor authorizes the forwarding of its mail by the U.S. Postal Service, as directed by Assignee. Assignor agrees to (i) deliver to Assignee all existing books and records, (ii) execute and deliver all additional and reasonably necessary documents upon Assignor's reasonable discretion, promptly upon request by Assignee, and (iii) endorse all indicia of ownership, where required by Assignee in order to complete the transfer of all Assigned Assets to Assignee as intended by this General Assignment.

5. **Powers and Duties of Assignee.** Assignee shall have all powers under law necessary to marshal and liquidate the Secure Transfusion Assignment Estate, including, without limitation:

a. To collect any and all accounts receivable and obligations owing to Assignor and not otherwise sold by Assignee;

b. To sell or otherwise dispose of all of the Assigned Assets, including, without limitation, all of Assignor's equipment and causes of action in such manner as Assignee deems best. Assignee shall have the power to execute asset purchase agreements, bills of sale and any other such documents necessary or reasonably requested to convey right, title, and interest in Assignor's property to any bona fide buyer;

c. To sell or otherwise dispose of all Assigned Assets, Assignee shall have the power to employ (i) an auctioneer and/or liquidator to conduct any public or private sale of the assets and to advertise said sale(s) in such manner as Assignee deems best, and (ii) disinterested appraisers pursuant to 10 Del. C. § 7382 to appraise the value of the Assigned Assets;

d. To employ attorneys (including Thompson Hine LLP), accountants, and any other additional personnel to whatever extent may be necessary to administer the Assigned Assets and claims of the Secure Transfusion Assignment Estate and to assist in the preparation and filing of any and all State, County, or Federal Tax Returns, as required, including, without limitation, filing final state and federal tax returns for the Assignor. Assignor shall have the right to review, amend, revise, approve, and sign all state and federal tax returns;

e. To request and require all of Assignor's creditors to whom any balance is owing to submit verified statements to Assignee of said claim(s);

f. To settle any and all claims against or in favor of Assignor, with the full power to compromise or, in Assignee's sole discretion, to sue or be sued, and to prosecute or defend any claim or claims of any nature whatsoever existing with regard to Assignor;

g. To open bank accounts in the name of Assignee or its nominees or agents and to deposit the Assigned Assets or the proceeds thereof in such bank accounts and to draw checks thereon and with the further power and authority to do such acts and execute such papers and documents in connection with this General Assignment, as Assignee may deem necessary or advisable;

h. To conduct the business of Assignor should Assignee deem such operation proper;

i. To incur indebtedness, which also includes the funding of certain Assignor expenses as delineated in the ABC Budget;

j. To dissolve Assignor pursuant to applicable law governing corporate dissolutions;

k. To apply the net proceeds arising from the operation of and liquidation of Assignor's business and the Assigned Assets and as allowed by law, in the following manner as to amounts only and not time of distribution:

(1) FIRST, payment of reasonable fees to Assignee (such fees of Assignee to be in accordance with the Compensation and Expense Reimbursement Agreement (the "**Compensation Agreement**") of even date herewith between Assignor and Assignee) and payment of reasonable compensation and reimbursement of expenses for the services of attorneys for the Assignee (including, without limitation, Thompson Hine LLP), accountants of Assignee, accountants involved in preparation of tax returns for Assignor, certain professionals retained by the Assignor in connection with the transactions contemplated by this General Assignment, and any other professionals and/or employees retained by Assignee for assistance in the administration of the Secure Transfusion Assignment Estate (all such fees and expenses to be within the limits set forth in the budget attached to the Compensation Agreement (the "**ABC Budget**"));

(2) SECOND, to reimburse Assignee as to all costs advanced by Assignee for the preservation of the Assigned Assets, including the maintenance and insurance of said assets, to the extent set forth in the ABC Budget;

(3) THIRD, payment of all sums required to be paid in order to discharge any lien or encumbrance on, or any security interest in, any of said property and any secured indebtedness which under applicable law is entitled to priority of payment (including, without limitation, any indebtedness secured by liens on the Assigned Assets sold by Assignee), in the order required under applicable law; provided that, all itemized costs and expenses set forth in the ABC Budget have been satisfied in their entirety;

(4) FOURTH, payment of all other costs and expenses incidental to the administration of the Secure Transfusion Assignment Estate, including, without limitation, all sales or similar tax resulting from disposition or sale of the Assigned Assets that is not paid by purchaser of such assets, legal fees of Assignor for legal services rendered, including services related to the making of and administration of the General Assignment, and fees or expenses of any other professionals Assignee deems necessary to properly administer the Secure Transfusion Assignment Estate, to the extent not paid pursuant to section 5(k)(1) hereof (all within the limits of the ABC Budget), as well as the cost of defense and satisfaction of indemnification claims pursuant to the terms hereof and the cost of any required appraisal or bond;

(5) FIFTH, all federal taxes of any nature whatsoever owing as of the date of this General Assignment or such other claim of any federal governmental agency, as defined under 31 U.S.C. § 3713, including, without limitation, federal withholding taxes, federal unemployment taxes, and any other federal income, excise, property, and employment taxes;

(6) SIXTH, all state, county, and municipality taxes of any nature whatsoever owing as of the date of this General Assignment, including, without limitation, employment, property, and income taxes;

(7) SEVENTH, all other debts owing as of the date of this General Assignment that are entitled to priority treatment and payment under applicable law;

(8) EIGHTH, with the exception of those classes set forth above, to other unsecured creditors of Assignor, within each class of such creditors established by Assignee, pro-rata in accordance with the terms of each creditor's indebtedness, until all such debts are paid in full. No payment shall be made to any creditor whose claim is disputed until such time as such dispute is resolved. Each creditor's otherwise pro-rata share of such distribution shall be fully reserved for by Assignee until such time as the dispute is resolved. Assignee may make interim distributions whenever Assignee has accumulated sufficient funds to enable it to make a reasonable distribution;

(9) NINTH, any monies (distributions) unclaimed by creditors ninety (90) days after the final distribution to unsecured creditors, if any, or the termination of the administration of the Secure Transfusion Assignment Estate created by this General Assignment shall be re-distributed to all known unsecured creditors who cashed their respective distribution checks from the Secure Transfusion Assignment Estate, so long as any such distribution exceeds one percent of each such creditor's allowed claim; and

(10) TENTH, the surplus, if any, of the Secure Transfusion Assignment Estate or proceeds thereof, when all debts of Assignor shall have been paid in full, shall be paid and transferred to Assignor for the benefit of Assignor's stockholders.

1. To do and perform any and all other acts necessary and proper for the liquidation or other disposition of the assets, including, without limitation, abandonment and the distribution of the proceeds derived therefrom to Assignor's creditors; provided, however, that Assignee shall not abandon any of such assets to Assignor.

6. **Rights of Creditors.** Nothing herein modifies any rights and remedies of the creditors of Assignor against any surety or sureties for Assignor, and nothing herein shall prevent the creditors or any of them from suing any third parties or persons who may be liable to any of the creditors for all or any part of their claims against Assignor, or from enforcing or otherwise obtaining the full benefit of any mortgage, charge, pledge, lien, or other security which they now hold on any property of Assignor. A list that is comprised of the Secure Transfusion's Assignment Estate's creditors is attached to this General Assignment as Exhibit A.

7. **Administration of Secure Transfusion Assignment Estate.** Assignee shall administer the Secure Transfusion Assignment Estate in a manner consistent with Delaware law and other applicable state law. Additionally, Assignee will file all necessary pleadings required in an assignment for the benefit of creditors proceeding under 10 Del. C. §§ 7381-7387. Assignee also shall have the right to ask any court of competent jurisdiction for a declaratory judgment or such other relief as Assignee may deem necessary, if, in its opinion, said action is desirable in connection with any dispute or claim arising hereunder.

8. **Limitation of Liability of Assignee; Indemnification.**

a. Assignor acknowledges that Assignee is acting solely in its limited capacity as Assignee of the Secure Transfusion Assignment Estate, and not in Assignee's personal capacity. The parties hereto acknowledge and agree that neither Assignee nor any of its members, managers, employees, officers, agents, attorneys or representatives will assume any personal liability or responsibility for any of Assignee's acts described herein. Assignee's obligations shall be limited to the performance of the terms and conditions of this General Assignment in good faith and in the exercise of its best business judgment. No implied covenants or obligations shall be read into this General Assignment against Assignee.

b. Assignee and its professionals shall be indemnified by the Secure Transfusion Assignment Estate for any claims brought against them for any of their acts or omissions, except where it is determined in a final judgment by a court of competent jurisdiction that Assignee's or its professionals conduct was willful or grossly negligent.

9. **Reliance.** Assignee may conclusively rely and shall be protected in acting upon the truth, accuracy, and completeness of any statement, certificate, opinion, resolution, instrument, report, notice, request, consent, order, or other paper or document furnished to Assignee by Assignor or its directors, managers, employees, officers, agents, or representatives. Assignee may conclusively rely and shall be protected in acting upon the truth, accuracy, and completeness of any statement, certificate, opinion, resolution, instrument, report, notice, request, consent, order, or other paper or document believed by it to be genuine and to have been properly signed or presented.

10. **Representations and Warranties of Assignor.**

a. As of the Effective Date, Assignor has all requisite power and authority to execute, deliver, and perform its obligations under this General Assignment, including, without limitation, to transfer the property transferred to Assignee hereby;

b. The execution, delivery, and performance of this General Assignment by Assignor has been duly authorized by all necessary corporate and other action and does not and will not require any registration with, consent or approval of, or notice to or action by, any person (including any governmental authority) in order to be effective and enforceable; and

c. This General Assignment constitutes the legal, valid, and binding obligation of Assignor, enforceable against it in accordance with the General Assignment's respective terms.

11. **Power of Attorney.** Assignor, by this General Assignment, hereby grants Assignee a general power of attorney, which power of attorney specifically includes the right of Assignee to prosecute any action in the name of Assignor as Attorney-in-Fact. Further, on the date the General Assignment is accepted by Assignee, the Assignee shall succeed to all of the rights and privileges of Assignor, including, without limitation, any attorney-client privilege, in respect to any potential or actual claims, cases, controversies, or causes of action, and shall be deemed, subject to court approval, if necessary, to be a representative of Assignor with respect to all such potential or actual claims, cases, controversies, or causes of action. For the avoidance of doubt, this power of attorney does not constitute the Assignee's assumption of the defense to any pending litigation initiated against the Assignor in a court of law, unless the Assignee expressly assumes the defense of such litigation with the entry of a notice of appearance in such litigation.

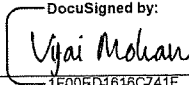
12. **Acceptance by Assignee.** By execution of this General Assignment, Assignee does hereby accept the estate herein created and agrees to faithfully perform its duties according to the best of Assignee's skill, knowledge, and ability in accordance with applicable law. It is understood that Assignee shall receive reasonable compensation for its services in connection with the administration of the Secure Transfusion Assignment Estate. Reasonable compensation does not replace or subsume the reimbursement of all of Assignee's expenses incurred as a result of the administration of the Secure Transfusion Assignment Estate from the proceeds generated therefrom.

13. **Resignation by Assignee.** Assignee may resign and be discharged from its duties hereunder at any time; provided that, such resignation shall not become effective until (i) a successor assignee has been appointed by Assignee and such successor has accepted its appointment in writing delivered to Assignee, or (ii) Assignee petitions the Court of Chancery of the State of Delaware (the "**Court**") to appoint a successor assignee, and the Court so appoints such a successor. Thereupon, such successor assignee shall, without any further act, become vested with all of the estates, properties, rights, powers, trusts, and duties of its predecessor in connection with this General Assignment with like effect as if originally named therein, but Assignee shall nevertheless, when requested in writing by the successor assignee, execute and

IN WITNESS WHEREOF, the parties have hereunto set their hands the day and year first above written.

ASSIGNOR

SECURE TRANSFUSION SOLUTIONS, INC.

By: _____
Name: Vijai Mohan
Title: Board Member

ASSIGNEE

STS (ABC), LLC

By: _____
Name: James E. Gansman
Title: President

IN WITNESS WHEREOF, the parties have hereunto set their hands the day and year first above written.

ASSIGNOR

SECURE TRANSFUSION SOLUTIONS, INC.

By: _____
Name: Vijai Mohan
Title: Board Member

ASSIGNEE

STS (ABC), LLC

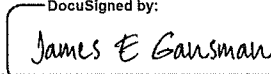
By:  _____
Name: James E. Gansman
Title: President

EXHIBIT A

List of Creditors

STS CREDITORS

CREDITOR	ADDRESS
A AND G CLEANING LLC	3403 NORTH ELMSTONE AVENUE MERIDIAN MERIDIAN ID 83646
ACCENTURE INTERNATIONAL (HEADSPRING)	ATTN: ACCENTURE IL - LOCKBOX 29889 131 S DEARBORN - 6TH FLOOR CHICAGO CHICAGO IL 60603
AMAZON CAPITAL SERVICES, INC.	PO BOX 035184 SEATTLE SEATTLE WA 98124-5184
APPLUENT BUSINESS SOLUTIONS INC.	APPLUENT BUSINESS SOLUTIONS 1288 VALLEY FORGE RD, SUITE 51 PHONEXVILLE PHONEXVILLE PA 19460
APTTUS CORPORATION - CONGA	13699 VIA VARRA BROOMFIELD BROOMFIELD CO 80020
ARAMARK UNIFORM & CAREER APPAREL GROUP, INC. - BEAVERTON	2680 PALUMBO DRIVE LEXINGTON LEXINGTON KY 40509
ARAMARK UNIFORM & CAREER APPAREL GROUP, INC. - EDINA	ACCOUNTS RECEIVABLE DEPT P.O. BOX 518 BEMIDJI BEMIDJI MN 56619-0518
ARAMARK UNIFORM & CAREER APPAREL GROUP, INC. - RALEIGH	PO BOX 731676 DALLAS DALLAS TX 75373-1676
ARCHKEY TECHNOLOGIES	5960 MAIN ST NE MINNEAPOLIS MINNEAPOLIS MN 55432
ATLANTIC COAST VENTURES LLC	2501 COUNTRYWOOD ROAD RALEIGH RALEIGH NC 27615
CAREERMMD	HAMPTON INN & SUITES PORTLAND-PEARL DISTRICT, 354 NORTHWEST 9TH AVENUE PORTLAND PORTLAND OR 97209
CAROLINA COMMERCIAL SYSTEMS	524 SOUTH NEW HOPE ROAD RALEIGH RALEIGH NC 27610
CERUS CORPORATION	PO BOX 8238 PASADENA PASADENA CA 91109-8238
CHRISTINE FERNANDEZ	15375 WEST 51ST AVENUE GOLDEN GOLDEN CO 80403
CLIA LABORATORY PROGRAM	P.O. BOX 3056 PORTLAND PORTLAND OR 97208-3056
COPPERHILL CONSULTING LLC	BUILDING 5 WEST, SUITE 200 325 SENTRY PARKWAY BLUE BELL BLUE BELL PA 19422
CREATIVE TESTING SOLUTIONS	DEPT. 880362 PO BOX 29650 PHOENIX PHOENIX AZ 85038-9650
DIGITAL ADDITIVE INC.	3648 WINBROOKE LN TUCKER TUCKER GA 30084
DIGI-TRAX CORPORATION	650 HEATHROW DRIVE LINCOLNSHIRE LINCOLNSHIRE IL 60069
DONNELLEY FINANCIAL LLC	PO BOX 842282 BOSTON BOSTON MA 02284-2282
EO AUSTIN	3103 BEE CAVES ROAD, SUITE 200 AUSTIN AUSTIN TX 78746
ETQ, LLC	PO BOX 786657 PHILADELPHIA PHILADELPHIA PA 19178-6657
EVENT MANAGEMENT GROUP LLC	120 ROCK PILLAR ROAD CLAYTON CLAYTON NC 27520
EXPOSITION SALES & DESIGN ORLANDO, INC.	4605 LB MCLEOD ROAD STE 700 ORLANDO ORLANDO FL 32811
FENWAL, INC.	26762 NETWORK PLACE CHICAGO CHICAGO IL 60673-1267
FISHER HEALTHCARE	300 INDUSTRY DRIVE PITTSBURGH PITTSBURGH PA 15275
GARDNER BUILDERS MINNEAPOLIS, LLC	730 2ND AVENUE SOUTH 1233 MINNEAPOLIS MINNEAPOLIS MN 55402
GOODBAY TECHNOLOGIES INC	7500 RIALTO BLVD. BLDG 1 STE 250 AUSTIN AUSTIN TX 78735
HORIBA INSTRUMENTS INCORPORATED	9755 RESEARCH DRIVE IRVINE IRVINE CA 92618
HYPEMARKS, INC	122 E HOUSTON STREET SUITE 105 SAN ANTONIO SAN ANTONIO TX 78205
I & S GROUP, INC	115 E. HICKORY ST. SUITE 300 MANKATO MANKATO MN 56001
IDEAL PURE WATER	IDEAL PURE WATER PO BOX 70 BOYS TOWN BOYS TOWN NE 68010
INFORMA TECH HOLDINGS LLC	85 2ND STREET SAN FRANCISCO SAN FRANCISCO CA 94105
INTERSTATE POWER SYSTEMS, INC.	NW 7244 PO BOX 1450 MINNEAPOLIS MINNEAPOLIS MN 55485-7244
INVENTORY OPTIMIZATION SOLUTIONS, LLC	P.O. BOX 842175 DALLAS DALLAS TX 75284-2175
INVITA HEALTHCARE TECHNOLOGIES	130 W OSTEND ST SUITE 267A BALTIMORE BALTIMORE MD 21230
IV LEAGUE MEDICAL	5920 SEA LION PLACE SUITE 140 CARLSBAD CARLSBAD CA 92010
JAN-PRO DEVELOPMENT OF RALEIGH	8321 BANDFORD WAY SUITE 003 RALEIGH RALEIGH NC 27615
JAN-PRO FRANCHISE DEVELOPMENT (OR)	P.O. BOX 733746 DALLAS DALLAS TX 75373-3746
JOHNSON CONTROLS INC	5757 N GREEN BAY AVENUE MILWAUKEE MILWAUKEE WI 53209
LIFESCI COMMUNICATIONS LLC	250 W 55TH STREET SUITE 34 NEW YORK NEW YORK NY 10019
MASON JAR FILMS	1355 S. 11TH STREET WACO WACO TX 76706
MCKESSON MEDICAL-SURGICAL, INC	PO BOX 51020 LOS ANGELES LOS ANGELES CA 90051-5320
MXN GLOBAL LOGISTICS CORP.	26035 NETWORK PLACE CHICAGO CHICAGO IL 60673-1260
MONTGOMERY PACIFIC CORPORATION	4120 DOUGLAS BLVD., #306-196 GRANITE BAY GRANITE BAY CA 95746
NANOENTEK AMERICA, INC.	NANOENTEK AMERICA, INC. 240 BEAR HILL ROAD, STE 101 WALTHAM WALTHAM MA 2451
NETRIO, LLC	116 N. TENNESSEE STREET SUITE 200 MCKINNEY MCKINNEY TX 75069
NEUSE TERMITE & PEST CONTROL INC.	P.O. BOX 446 CLAYTON CLAYTON NC 27528
ORKIN PEST CONTROL	PO BOX 7161 PASADENA PASADENA CA 91109-7161
OWNBACKUP, INC.	940 SYLVAN AVENUE, FLOOR 1 ENGLEWOOD CLIFFS ENGLEWOOD CLIFFS NJ 7632
PACIFICWRO	825 NE MULTNOMAH ST. STE 270 PORTLAND PORTLAND OR 97232
PARKER POE ADAMS & BERNSTEIN LLP	620 SOUTH TRYON STREET, SUITE 800 CHARLOTTE CHARLOTTE NC 28202
PAYSIGN INC.	2615 ST. ROSE PARKWAY HENDERSON HENDERSON NV 89052
PORTLAND GENERAL ELECTRIC	PO BOX 4438 PORTLAND PORTLAND OR 97208-4438
RSP ARCHITECTS	1220 MARSHALL STREET NORTHEAST MINNEAPOLIS MINNEAPOLIS MN 55413
SALESFORCE	415 MISSION STREET 3RD FLOOR SAN FRANCISCO SAN FRANCISCO CA 94105
SHI INTERNATIONAL CORP	SHI, INTERNATIONAL P.O. BOX 952121 DALLAS DALLAS TX 75395-2121
SOCIUM MEDIA, LLC	414 BROADWAY, FL. 5 NEW YORK NEW YORK NY 10013
SONAR SOFTWARE INC	PO BOX 725241 ATLANTA ATLANTA GA 31139
STERICYCLE, INC.	P.O. BOX 6582 CAROL STREAM CAROL STREAM IL 60197-6582
SYSMEX AMERICA	28241 NETWORK PLACE CHICAGO CHICAGO IL 60673-1282
TERUMO BCT, INC.	TERUMO BCT DEPARTMENT 7087 CAROL STREAM CAROL STREAM IL 60122-7087
THE SYVERSON GROUP LLC	5665 ATLANTA HIGHWAY SUITE 102B-335 ALPHARETTA ALPHARETTA GA 30004

STS CREDITORS

CREDITOR	ADDRESS
TORRENT CONSULTING LLC	1422 S TRYON STREET SUITE 300 1213 WEST MOREHEAD STREET, SUITE 310 CHARLOTTE CHARLOTTE NC 28203
TRILOGY MEDWASTE WEST LLC	TRILOGY MEDWASTE WEST LLC PO BOX 670567 DALLAS DALLAS TX 75267
TRIOSE, INC.	ONE MERIDIAN BOULEVARD SUITE 4B02 WYOMISSING WYOMISSING PA 19610
UNITED RENTALS	UNITED RENTALS (NORTH AMERICA), INC. P.O. BOX 051122 LOS ANGELES LOS ANGELES CA 90074-1122
VELOSIO	5747 PERIMETER DRIVE DUBLIN DUBLIN OH 43017
VISION GRAPHICS	2525 S 900 W SALT LAKE CITY SALT LAKE CITY UT 84119
WELLSKY CORPORATION	11300 SWITZER ROAD OVERLAND PARK OVERLAND PARK KS 66210
WILSON SONSINI GOODRICH & ROSATI	650 PAGE MILL ROAD PALO ALTO PALO ALTO CA 94304-1050
2WDLZ, LLC	WEILER MANAGEMENT COMPANY 10 N HIGH ST. COLUMBUS, OH
ATLANTIC VENTURES, LLC	2501 COUNTRYWOOD ROAD RALEIGH, NC 27615
CANTEEN REFRESHMENT SERVICES	PO BOX 91337 CHICAGO, IL 60693-1337
CINTAS	P.O. BOX 631025 CINCINNATI, OH 45263
CITY OF RALEIGH WATER	ONE EXCHANGE PLAZA RALEIGH, NC 27601
COMPLIANCEQUEST, INC.	10006 CROSS CREEK BLVD. SUITE 71 TAMPA, FL 33647
DUKE ENERGY	P.O. BOX 1094 CHARLOTTE, NC 28201-1094
FELLOW INSIGHTS INC.	275-532 MONTREAL RD. OTTAWA ONTARIO K1K 4R4 CANADA
FUTURE US LLC	7TH FLOOR 130 WEST 42ND STREET NEW YORK, NY 10036
JH KELLY, LLC	DEPT. LA 25483 PASADENA, CA 91185-5483
LINKEDIN CORPORATION	62228 COLLECTINS CENTER DR. CHICAGO, IL 60693-0622
LUMEN	CENTURYLINK PO BOX 52187 PHOENIX, AZ 85072-2187
ORSENSE	10520 LITTLE BRIER CREEK LANE SUITE 206 RALEIGH, NC 27617
PAUL BARBOUR & SON INC.	PO BOX 1129 FUQUAY-VARINA, NC 27526
PORTLAND GENERAL ELECTRIC	121 S.W. SALMON ST. PORTLAND, OR 97204
SPACES	111 CONGRESS AVE SUITE 400 & 500 AUSTIN, TX 78704
THE DOOR WORKS	2630 NW ST. HELENS RD. PORTLAND, OR 97210
TINT	122 E. HOUSTON ST. STE 105 SAN ANTONIO, TX 78205
TOK COMMERCIAL	BURNHAM FARMS LLC C/O TOK COMMERCIAL 250 S. 5TH ST. 2ND FLOOR BOISE, ID 83702
TUTELA MONITORING SYSTEMS, LLC	485 MARINER BLVD. SPRING HILL, FL 34609-5680
XCEL ENERGY	414 NICOLLET MALL, MINNEAPOLIS, MN 5541
ALFRED SOLLAMI AND ANNA SOLLAMI	315 TREMONT ST. UNIT 1 BOSTON MA. 02118
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BURLOCK JR., WALTER	117 STARBOARD LANE HARPSWELL ME 04079
CERUS CORPORATION	1220 CONCORD AVE CONCORD, CA 94520
LEWEN/COOPER INVESTMENTS, LTD., A TEXAS LIMITED PARTNERSHIP	311 WEST 8TH STREET HOUSTON, TEXAS 77007
LORD BALTIMORE VENTURE CAPITAL PARTNERS III, LLC	6225 SMITH AVENUE, SUITE B-100 BALTIMORE, MD 21209
LORD BALTIMORE VENTURE CAPITAL PARTNERS IV, LLC	6225 SMITH AVENUE, SUITE B-100 BALTIMORE, MD 21209
MOHAN, VIJAI	10605 COREOPSIS DR AUSTIN TX 78733-5725
OBERLAND HOLDINGS LP	329 DAN'S HIGHWAY NEW CANAAN, CT 06840
OBF INVESTMENTS, LLC	8669 COMMODITY CIRCLE ORLANDO, FL 32819
THE NINA GORRISSEN 2014 TRUST FBO MARINA K. FRENCH AND HER DESCENDANTS	1345 AVENUE OF THE AMERICAS, 47TH FLOOR NEW YORK, N.Y. 10105
THE NINA GORRISSEN 2014 TRUST FBO MICHAEL M. KELLEN AND HIS DESCENDANTS	1345 AVENUE OF THE AMERICAS, 47TH FLOOR NEW YORK, N.Y. 10105
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33, LLC, A DELAWARE LIMITED LIABILITY COMPANY	5628 EDGE WATER DR, SAVAGE, MN 55378
DEER VALLEY VENTURES, LLC	173 MCCORMACK RD. NORTH, SLINGERLANDS, NY 12259
IMPACT CAPITAL MANAGEMENT, LLC	1861 SANTA BARBARA DRIVE, LANCASTER, PA 17601
JERATH, LYNN	434 W. WEBSTER AVE, APT 1, CHICAGO, IL 60614
PIVOTAL LIFE SCIENCES ALPHA LIMITED	23/F, NAN FUNG TOWER 88 CONNAUGHT ROAD, CENTRAL HONG KONG
REILLY FAMILY INVESTMENTS LLC	11 BEACH STREET, ROCKPORT, MA 01966
SAPAN A. SHAHANI BENEFICIARY TRUST CUA DATED APRIL 27, 2016	3817 WESTLAKE DR., AUSTIN, TX 78746
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SPAULDING RIDGE CAPITAL, LLC	846 CHERRY ST., WINNETKA, IL 60093
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