

I, Michelle Robinson, declare and state as follows:

1. I am a Project Manager with KCC Class Action Services, LLC ("KCC"), located at 462 S. 4th Street, Louisville, KY 40202. KCC was appointed as the Settlement Administrator in this matter and is not party to this action. I have personal knowledge of the matters stated herein and, if called upon, could and would testify thereto.

CLASS LIST

- 2. On June 12, 2020, KCC received from the Defendant, a file of 126,570 persons. On July 16, 2020, KCC received from the Defendant a file of 20,513 persons. Collectively, 147,083 persons was identified as the Class List. The Class List included data points, such as: names, addresses, and e-mail addresses. KCC formatted the list for mailing purposes, removed duplicate records, and processed the names and addresses through the National Change of Address Database ("NCOA") to update any addresses on file with the United States Postal Service ("USPS").
- 3. On November 2, 2020, KCC received from the Defendant a file of 126,777 persons. The file included additional email addresses.

MAILING OF THE NOTICE PACKET

- 4. On October 22, 2020, KCC caused the Post Card Notice (the "Notice Packet") to be printed and mailed to 26,289 names and mailing addresses in the Class List. A true and correct copy of the Notice Packet is attached hereto as Exhibit A.
- 5. Since mailing the Notice Packets to the Class Members, KCC has received 37 Notice Packets returned by the USPS with forwarding addresses. KCC immediately caused Notice Packets to be re-mailed to the forwarding addresses supplied by the USPS.
- 6. Since mailing the Notice Packets to the Class Members, KCC has received 1,594 Notice Packets returned by the USPS with undeliverable addresses. Through credit bureau and/or other public source databases, KCC performed address searches for these undeliverable Notice Packets and was able to find updated addresses for 334 Class Members. KCC promptly re-mailed

Notice Packets to the found new addresses.

EMAILING OF THE NOTICE PACKET

- 7. On October 22, 2020, KCC caused the Email Notice to be emailed to 29,748 names and email addresses in the Class List. A true and correct copy of the Email Notice is attached hereto as Exhibit B.
- 8. On December 11, 2020, KCC caused the Reminder Email Notice to be emailed to 43,006 names and email addresses in the Class List. A true and correct copy of the Reminder Email Notice is attached hereto as Exhibit C.

PUBLICATION OF THE SUMMARY NOTICE

9. KCC caused the Summary Notice to be published KCC caused the Summary Notice to be published as an eighth page ad unit in the October 22, 2020 edition of *USA Today*. Attached, as Exhibit D, is a copy of the Summary Notice as it was published.

SETTLEMENT WEBSITE

10. On or about October 7, 2020, KCC established a website www.ACTClassActionSettlement.com dedicated to this matter to provide information to the Class Members and to answer frequently asked questions. The website URL was set forth in the Post Card Notice, Email Notice, Media, etc. Visitors of the website can download copies of the Notice, and other case-related documents. To Date, the website has received 17,317 visits. KCC also established an email address dedicated to this matter to provide information to the Class Members and to answer their questions.

TELEPHONE HOTLINE

11. KCC established and continues to maintain a toll-free telephone number 1-855-786-0914 for potential Class Members to call and obtain information about the Settlement. The telephone hotline became operational on October 6th, 2020, and is accessible 24 hours a day, 7 days a week. To date, KCC has received a total of 205 calls to the telephone hotline.

CLASS MEMBERS

12. ACT's records preliminarily indicate that individuals who received a Notice, by

mail or email, are members of the California Disclosure Class and are eligible for a payment. There are 56,049 California Disclosure Class Members.

13. All individuals who, according to ACT's records: (a) took a college-reportable ACT Test through Special Testing on or after September 1, 2007 and August 2, 2020, (b) resided in California at the time they took the ACT Test or took the ACT Test in California, and (c) left the response to the EOS Opt-In Query blank on the Special Testing answer folder for at least one exam qualify as a California EOS Class Member. There are 9,699 California EOS Class members.

REPORT ON EXCLUSION REQUESTS RECEIVED TO DATE

14. The Notice informs Class Members that requests for exclusion from the Class must be postmarked no later than December 21, 2020. To date, KCC has received 2 requests for exclusion. A list of the Class Members requesting to be excluded has been provided to counsel for all Parties in this action and can be submitted to the Court under seal (to protect the privacy of the identities of the opt outs) if requested and necessary.

OBJECTIONS TO THE SETTLEMENT

15. The postmark deadline for Class Members to object to the settlement was Dcember21, 2020. As of the date of this declaration, KCC has received 0 objections to the settlement.

PRELIMINARY SETTLEMENT AWARD CALCULATIONS

16. KCC has preliminarily calculated the Class Member settlement awards. These calculations are based on the assumptions that the gross settlement amount is \$16,000,000, and from that amount, deductions are made for: (a) attorneys' fees and costs (\$4,000,000); (b) named plaintiff awards (\$50,000); (c) administration costs \$208,030.22. The remaining amount (\$11,741,969.78; the "Net Settlement Amount") will be allocated pursuant to the terms of the settlement to those Class Members preliminarily approved for payment. Should the Court-awarded

fees or costs differ than those shown above, or if the list of Class Members approved for payment and/or their class data changes, the estimated award allocation calculations will change accordingly. **ADMINISTRATION COSTS** 17. To date, KCC estimates its total cost of administration to be \$208,030.22. This amount includes costs to date as well as through the completion of this matter. 18. KCC's estimated fees and charges are based on certain information provided to KCC by the parties as well as significant assumptions. Accordingly, the estimate is not intended to limit KCC's actual fees and charges, which may be less or more than estimated due to the scope of actual services or changes to the underlying facts or assumptions. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on March 17, 2020 at Louisville, KY Michelle Robinson Michelle Robinson

EXHIBIT A

:18-gy-06749-6-WnKS Document 276-1 Filed 03/18/21 Page 7 of 14 Page ID

c/o KCC Class Action Services P.O. Box 43434 Province, RI 02940-3434

NOTICE OF PROPOSED CLASS ACTION SETTLEMENT

Certain ACT Test examinees who tested with disability-related accommodations as part of ACT's Special Testing (rather than as part of National Testing) or who reported disability information to ACT when they completed the Student Profile Section may be eligible for benefits from a class action settlement.

www.ACTClassActionSettlement.com 1-855-786-0914 admin@ACTClassActionSettlement.com

A₃M



Postal Service: Please Do Not Mark Barcode

A3M-«Claim8»-«CkDig»

Claim ID: «Claim8»

Pin: «PIN»

«FirstNAME» «LastNAME» «Addr1» «Addr2» «City», «State»«FProv» «Zip»«FZip» «FCountry» :18 - CVtt D67/42 to Switt D0C UC Centr 2 7.6 c.lss a filled D3/118/2 tlat it Plage Catalfial by reparge ID or otherwise identifying examinees with disabilities on college score reports, denying examinees an equal opportunity to participate in its Educational Opportunity Service, and permitting colleges to search for prospective applicants based on the existence and type of disabilities. ACT denies these allegations. The Settlement is not an admission of wrongdoing.

If you received this Notice, ACT's records preliminarily indicate that you are included in the Settlement and eligible for a payment. The Settlement includes all individuals who, according to ACT's records, (a) took a college-reportable ACT Test on or after September 1, 2002 and on or before August 2, 2020, (b) resided in California at the time they took the ACT Test or took the ACT Test in California, and (c) provided an Eligible Student Profile Section (SPS) Question 8 Response or was administered the exam through Special Testing ("California Disclosure Class Members") or left the response to the EOS Opt-In Query blank on the Special Testing answer folder for at least one exam ("California EOS Class Members"). The Settlement also includes a Consent Decree covering you and all other individuals in the United States who took the ACT Test through Special Testing at any time, or provided an Eligible SPS Question 8 Response at any time ("Injunctive Relief Class Members").

ACT and its insurers have agreed to pay \$16,000,000 into a settlement fund. After deducting administrative costs, service awards to the Named Plaintiffs (up to \$5,000 each), and attorneys' fees and costs (up to \$4,000,000), a portion of the Net Settlement Amount will be automatically distributed to you in the form of a check. California EOS Class Members will receive two "shares" of the settlement fund, and California Disclosure Class Members will receive one "share". A share is equal to [1/X], with X representing the combined total of California Disclosure Class Members and California EOS Class Members. The combined total of class members is 65,728.

If you remain in the Settlement (do not exclude yourself) and the Settlement is approved, you will automatically receive a payment and you will give up any right to assert claims against ACT for the actions challenged in this Lawsuit. If you do not want to receive a settlement payment, but you want to keep any right to assert claims against ACT for the actions challenged in this Lawsuit, you must exclude yourself by December 21, 2020. If you do not exclude yourself, you may object to the Settlement by December 21, 2020 if you have an objection you want to make.

The Court will hold a Fairness Hearing in this case (Bloom et al. v. ACT, Inc., No. 2:18-cv-06749) on April 1, 2021 to consider the Settlement, Class Counsel's request for attorneys' fees and costs, and the request for service awards for the Named Plaintiffs. You or your lawyer may appear and ask to speak at this hearing, at your own cost, but you do not have to.

EXHIBIT B

Claim ID: << Claim8>> PIN Code: << PIN>>

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www.ACTClassActionSettlement.com

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For more information, contact the Settlement Administrator at 855-786-0914 or admin@ACTClassActionSettlement.com

To update your contact information, visit https://kccsecure.com/KCCKIOSK/AddressChange?CaseCode=ABC

EXHIBIT C

Case 2:18-cv-06749-GW-KS Document 276-1 Filed 03/18/21 Page 12 of 14 Page ID

Claim ID: A3M-%%EXTERNAL_ID%%

PIN Code: %%CF_PinCode%%

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www.ACTClassActionSettlement.com

A postcard notice (the "Postcard") of the Settlement was sent to your physical address as reflected in ACT's records. Because ACT's records may not contain your most current address, this email notice (the "Notice") is also being sent to you as a courtesy. No deadlines to object to the Settlement or to exclude yourself from the Settlement that are contained in the Postcard have changed. The deadlines contained in this Notice are identical to the deadlines contained in the Postcard.

A settlement has been reached with ACT, Inc. ("ACT") in a class action lawsuit alleging that it violated certain laws by reporting or otherwise identifying examinees with disabilities on college score reports, denying examinees an equal opportunity to participate in its Educational Opportunity Service, and permitting colleges to search for prospective applicants based on the existence and type of disabilities. ACT denies these allegations. The Settlement is not an admission of wrongdoing.

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For more information, contact the Settlement Administrator at 1-855-786-0914 or admin@ACTClassActionSettlement.com.

To update your contact information, visit https://kccsecure.com/KCCKIOSK/AddressChange?CaseCode=ABC.

EXHIBIT D

Here comes Judge to native Philly

Art Stapleton

NorthJersey.com **USA TODAY Network**

EAST RUTHERFORD, N.J. -Joe Judge is doing his best to keep emotion out of Thursday night's trip to his native Philadelphia, his first as head coach of the Giants.



Good luck. Having been himself growing up, Judge knows about enough Eagles fans to prepare for the worst as an op-

ponent stepping inside their "I'll probably buy a helmet,

too, because my in-laws are already buying batteries," Judge said Monday with a smile.

That goes for the history Judge has inherited with the Giants, who have an unfathomable 1-11 record against the Eagles since 2013, including seven losses in a row. Big Blue have not won at Lincoln Financial Field in seven seasons, and on that day Josh Brown kicked five field goals, Peyton Hillis was the leading rusher and Victor Cruz their leading receiver.

"To be honest with you, it's not my first time going back to Philly as an opposing coach. It's a great city. It has great, passionate fans. It's an excellent team. It's obviously a great rivalry. I grew up watching these games," Judge said. "They were always tough games, blue-collar type games, when the Eagles and the Giants were playing when I was growing up watching the games. Again, you're so focused on the opponent, the emotion doesn't really get tied into it. We just know we have a heck of a team we have to match up against."

Well, yeah, maybe. Thing is, the NFC East is

scuffling in 2020, and that's a nice way of putting it.

The Giants were the only team in the division to post a victory this past weekend, and the first-place Cowboys were embarrassed on national TV Monday in their first game without Dak Prescott, losing 38-10 to the Cardinals.

Dallas is the lone NFC East team with two wins, followed by the Eagles (1-4-1), the Giants (1-5) and the Washington Football Team (1-5), which lost to the Giants. Whichever team wins the division will host a playoff game, and for the Giants, currently projected to pick third overall in the 2021 Draft, an incredibly-elusive triumph over the Eagles would result in a tie atop the standings.

Judge is still working through all the ticket requests for Thursday night, half-joking that he has a large group of cousins that has been pushing to be in attendance since the summer. His immediate family - his wife, Amber, and their four children - will likely be there, since it's the first game they can go to.

There's one rule for anyone who gets a ticket from Judge, and it's non-negotiable. "The kids have got school on Friday, so I'll see how they're gonna manage that, they've gone to school plenty of times tired ... they definitely don't want to miss it," he said. "My only rule is really, anyone who shows up that I grew up with or have blood ties with, they've gotta wear blue. I respect their love for the Eagles, from being in town, but, hey look, man, you ain't showing up and cheering against my kids' Christmas.'

USA TODAY SPORTS NFL POWER RANKINGS

Pank toam	LW	Comment by Nate Davis
Rank, team	LVV	They reach power rankings' pinnacle coming off their bye, though the No. 1 team each of the past two weeks
1. Seahawks	2	weeks, easily the toughest stretch of its schedule.
2. Steelers	9	What's more impressive? WR Chase Claypool thrusting himself into offensive rookie of the year consideration – he now has six TDs in five games – or garnering a sweet nickname befitting a Canadian native? You gotta love "Mapletron."
3. Titans	7	Some notes on Derrick Henry. Over past three regular seasons, there have been six 200-yard rushing efforts three by Henry. Four players have three career games with 200 rush yards and two TDs – Henry plus Hall of Famers Jim Brown, Barry Sanders and LaDainian Tomlinson. And Henry's only the fifth to have two touchdown runs of at least 90 yards. Dude is special.
4. Raiders	5	Derek Carr paces NFL with 73.1% completion rate, his 115.9 passer rating ranks second, he's thrown just one INT – yet is striking deep. Time to start mentioning his name in the MVP conversation especially with my recency bias still shining on Las Vegas.
5. Chiefs	6	They chewed up Buffalo for 245 yards on the ground, most since Andy Reid arrived in K.C. in 2013. <i>Now</i> add Le'Veon Bell to that mix. Could be deadly.
6. Ravens	8	Baltimore is 5-1 for the third time in franchise's 25-season history. The other two occurrences were pre- cursors to Super Bowl victories.
7. Buccaneers	15	Tom Brady blah, blah, blah. Look who now owns league's top-ranked defense, which includes breakout CB Jamel Dean. A team that's still jelling might have far more upside on both sides of the ball than anyone realized.
8. Packers	1	On one hand, they've only lost five games under Matt LaFleur. On the other, those defeats have been by an average of 19.2 points.
9. Saints	12	They haven't allowed a 100-yard rusher since Nov. 19, 2017 since Washington's Samaje Perine hit the century mark. That's a remarkable streak of 48 consecutive games.
10. Bills	11	Welp, apparently not ready for prime time. But that's OK. They remain atop AFC East – although barely – and aren't scheduled for their next showcase under the lights until December.
11. Browns	10	With a Week 7 sack of often-battered Joe Burrow, DE Myles Garrett will become first Cleveland player to record one in six consecutive games.
12. Colts	13	If you had to guess who league's leading scorer was, probably be quite some time before you got to undrafted Indianapolis rookie K Rodrigo Blankenship who has basically made everyone forget about Adam Vinatieri.
13. Bears	14	They're in first place, so give them credit for grit. But nothing comes easily to this team, especially on offense. Watching Chicago try to score from the 1-yard line Sunday – failing in a four-tight end set, then a three-receiver set – before QB Nick Foles did it himself just painful.
14. Patriots	4	They'd been above .500 through five weeks for a league-record 18 straight seasons but a lot has changed in New England this year.
15. Dolphins	18	How about CB Xavien Howard, who doesn't get sufficient recognition. He has picked off a pass in four consecutive games and has a league-high 12 interceptions since 2018.
16. Panthers	16	What a great signing WR Robby Anderson has been, his reunion with former Temple coach Matt Rhule helping him blossom into a weapon averaging nearly 100 yards a week.
17. Lions	23	After losing a league-record six consecutive games when they had a double-digit lead, they hung on to beat Jacksonville by 18. Keep a close eye on Detroit, which plays one team with a winning record (Colts) over next six weeks.
18. Cardinals	17	Beating up on highly depleted Dallas reveals little. The real test comes when undefeated Seahawks kick off month-long homestand in desert.
19. 49ers	20	ICYMI, Deebo Samuel deemed himself, fellow WR Brandon Aiyuk and TE George Kittle the "YAC Bros." earlier this month. Samuel is producing league-best 12.5 YAC per reception among wideouts and tight ends, better than his brothers combined (10.7).
20. Rams	3	Admittedly, time to take hard look at this team – which fattened up on NFC East – and re-evaluate. Aaron Donald can't do it alone up front.
21. Broncos	27	Can they build momentum after upset in New England? Not if K Brandon McManus is only source of points Sunday against Kansas City.
22. Chargers	21	They're in danger of becoming first team to lose three in a row while coughing up a lead of at least 17 points but danger should be minimal against Jacksonville.
23. Eagles	19	Despite their growing injuries and QB Carson Wentz's mishaps, beating the lowly Giants on Thursday night will put Philadelphia in first place.
24. Falcons	28	Been nine years between head coaching wins for interim boss Raheem Morris, who's more deserving of a second chance than many retreads who have already enjoyed one.
25. Bengals	25	Maybe this is misguided, but it seems playing DT Geno Atkins more than 18 snaps when you have a 21-point lead might be prudent?
26. Vikings	22	I keep coming back to training camp, when S Harrison Smith said, "I guess I've kind of been out of the loop – I didn't know we were supposed to be bad." You should probably stay looped in going forward, Harrison.
27. Texans	26	With Houston mired at 1-5 and devoid of draft picks, might it be in everyone's best interest to start shopping JJ Watt to contenders?
28. Cowboys	24	Given state of offensive line and defense, it probably wouldn't matter all that much even if QB Dak Prescott were still available.
29. Jaguars	29	Four most recent losses have come by an average of 15 points but now that might not even be good enough to get Trevor Lawrence into town.
30. Giants	31	Though they're (arguably) the most talented team in – OK, near – New York City, G-Men are outgunned pretty much every week. But congrats to rookie coach Joe Judge and his troops, who unfailingly compete and saw their effort pay off in Week 6.
31. Washington	30	Maybe the WFT would have converted that two-point attempt in New York if RB Adrian Peterson was still on roster. Instead, this team plods along as NFL's worst rushing team. Good decision cutting AD, fellas.
32. Jets	32	Quickly making case as worst team in NYJ history, no small feat. They've been outscored by 18.3 points per game for a differential of -110, nearly twice as bad as next-worst team (Jags, -56).

THURSDAY GAME





8:20 p.m. ET, Fox and **NFL Network** BetMGM line: Eagles by 4½

Giants' keys: Attack with QB Daniel Jones and a talented trio of wide receivers in Darius Slayton, Golden Tate and Sterling Shepard and tight end Evan Engram. Engram has been relatively quiet, but with the Eagles struggling to cover tight ends, Jones will need to target his athletic pass catchers early and often. Cornerback James Bradberry will look to take away Philadelphia's top wide receiver option, while the Giants' defensive front should be able to get pressure on QB Carson Wentz and the banged up O-line. Eagles' keys: Avoid play-

ing down to their competition. Philadelphia will look to feed RB Miles Sanders against a defense that features playmakers in Bradberry and MLB Blake Martinez. Look for Wentz to get Zach Ertz involved in the passing game while incorporating DeSean Jackson (hamstring) back into the lineup.

Matchup to watch: Eagles DE Josh Sweat vs. Giants LT Andrew Thomas. Thomas is off to a bumpy start to his NFL career after matchups against T.J. Watt, Khalil Mack, Bud Dupree and Robert Quinn. He'll face Sweat, the Eagles' most consistent pass rusher this season who has three sacks.

Who wins? Eagles 28-17 Glenn Erby, The Eagles Wire

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For advertising information: 1.800.397.0070 www.russelljohns.com/usat

NOTICES

LEGAL NOTICE Legal Notice

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What does the Settlement provide? ACT and its insurers have agreed to pay \$16,000,000 into a settlement fund. After deducting administrative costs, service awards to the Named Plaintiffs (up to \$5,000 each), and attorneys' fees and costs (up to \$4,000,000), a portion of the Net Settlement Amount will be automatically distributed to California Class Members in the form of a check. California EOS Class Members will receive two "shares" of the settlement fund and California Disclosure Class Members will receive one "share." A share s equal to [1/X], with X representing the combined total of California Disclosure Class Members and California EOS Class Members.

What are my rights and options? If you received a Notice in the mail or by email, ACT's records preliminarily indicate that you are a California Class Member and are eligible for a payment. If you do nothing and the Settlement is approved, you will automatically receive a payment and you will give up any right to assert claims against ACT for the damages alleged in this lawsuit. If you do not want to receive a settlement payment, but you want to keep any right to assert claims against ACT for the damages alleged in this lawsuit, you must exclude yourself by **December 21, 2020**. If you do not exclude yourself, you may object to the Settlement by **December 21, 2020**. In addition, anyone reading this Notice may be an Injunctive Relief Class Member. If you are an Injunctive Relief Class Member, you are <u>not</u> eligible for a payment and you may <u>not</u> be excluded from the Settlement. However you may object to the Settlement by **December 21, 2020**.

The Court's Fairness Hearing. The Court will hold a Fairness Hearing in this case (*Bloom et al. v. ACT, Inc.*, No. 2:18-cv-06749) on April 1, 2021 to consider the Settlement, Class Counsel's request for attorneys' fees and costs, and the request for service awards for the Named Plaintiffs. You or your lawyer may appear and ask to speak at this hearing, at your own cost, but you do not have to.

Want more information? Go to www.ACTClassActionSettlement.com, call 1-855-786-0914, or write to Bloom et al. v. Act, Inc., c/o KCC Class Action Services, P.O. Box 43434,

ONE CALL DOES IT ALL!

Advertise in USA TODAY's Marketplace! Call:1-800-397-0070

LEGAL NOTICE

Information to identify the case: Debtor: The Roman Catholic Diocese of Rockville Centre, New York
United States Bankruptcy Court for the Southern District of New Yo
Date case filed for chapter 11: 10/01/2020

EIN: 11-1837437

Official Form 309F1 (For Corporations or Partnerships)
Notice of Chapter 11 Bankruptcy Case

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered. This notice has important information about the case for creditors and debtors, inc

Into notice has important information about the case for creators and debtors, including information about the meeting of creditors and deadlines. Read both pages carefully. The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise Treditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy derk's office within the deadline specified in this notice, (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy derk's office at the address listed below or through PACER (Public Access to Court Electronic Records at https://pacers.com.com/pacers.c

Records at https://pacer.uscourts.gov. The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's Full name: The Roman Catholic Diocese of Rockville Centre, New York

1. Debut 9 Fun Hame: The Rohald Laborito Dickse of Hockwille Centre
3. Address: 50 North Park Avenue, Rockville, NY 11570
4. Debtor's attorney: Jones Day, Attn: Corinne Ball, 250 Vesey Street, New York, NY 11570, Phone: (212) 326 – 3399, Email: cball@jonesday.com

5. Bankruptcy clerk's office: US Bankruptcy Court, Southern District of New York, One Bowling Green New York, NY 10004-1408, Hours open: Monday — Friday, 8:30 AM (ET) — 5:00 PM (ET), Contact phone: (212) 668 – 2870. Documents in this case may be filed at this address. You may inspect all records filed in this case

608 – 2870. Documents in this case may be filed at this address, four may inspect all records filed in this case at this office or online at https://paceu.scourts.gov.

6. Meeting of creditors: November 5, 2020 at 12 PM (ET), Location: The meeting of creditors will be conducted by telephone conference. The Office of the United States Trustee will provide dial-in instructions prior to the meeting. The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so. The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.

7. Process of chair deadling. Deadling for filling of process for chairs. Not that set it if a doadling is set.

7. Proof of claim deadline. Deadline for filing of proof of claim: Not yet set. If a deadline is set, notice will be sent at a later time.

notice will be sent at a later time.

A proof of claim is a signed statement describing a creditor's daim. A proof of claim form may be obtained at www.uscourts.gov or any bankruptcy clerk's office.

Your claim will be allowed in the amount scheduled unless: your claim is designated as disputed, contingent, or unliquidated, you file a proof of claim in a different amount; or you receive another notice.

If your claim is not scheduled or if your claim is designated as disputed, contingent, or unliquidated, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan.

You may file a proof of claim even if your claim is scheduled. You may review the schedules a the bankruptcy clerks office or online at https://pacer.uscourts.gov. Secured creditors retain rights in their collateral regardless of whether they file a proof of daim. Filing a proof of Caliam within sa creditor to the jurisdiction of the bankruptcy court, with consequences alwayer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary

rights, including the right to a jury trial.

8. Exception to discharge deadline: If § 523(c) applies to your claim and you seek to have it excepted from discharge, you must start a judicial proceeding by filing a complaint by the deadline stated below. The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.

Deadline for filing the complaint: To be determined

9. Creditors with foreign address: If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.

10. Filing a Chapter 11 bankruptcy case: Chapter 11 allows debtors to reorganize or liquidate according

to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You

osciouser statement elimit gou about the plant, and you may have the opportunity to you on the plan and will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain in possession of the property and may continue to operate its business.

11. Discharge of debts: Onfirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtor except as provided in the plan. If you want to have a particular debt owed to superceived from the debtor and 6.532(d) on pulse to your claim, we must start a ludicial proceeding by you excepted from the discharge and § 523(c) applies to your claim, you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.

If you have any questions about this notice, please contact the Debtor's Claims and Noticing Agent, Epiq Corporate Restructuring, LLC, at (888) 490-0633 (toll free from the U.S. or Canada), [503] 520-4459 (international), by email at RCDRockvilleInfo⊚epiqglobal.com, or visit https://dm.epiq11.com/drvc.

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