B 1 (Official Form 1) (1/08)

	United States Bankruptcy Court Southern District of New York			Voluntary Petition			
Name of Debtor (if individual, enter Last, First, Middle):	Name of Joint	Debtor (bbtor (Spouse) (Last, First, Middle):			
Blitz F07-neunhundertsechzig-drei GmbH All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):				by the Joint Debtor in en, and trade names):	the last 8 years		
Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all): 24/420/5151/8 Last four digits of (if more than one,				Sec. or Individual-Ta all):	xpayer I.D. (ITI	N) No./Complete EIN	
Street Address of Debtor (No. and Street, City, and Stat Lyoner Straße 9 60528 Frankfurt am Main	de):	Street Address	s of Joint	Debtor (No. and Stree	et, City, and Star	te):	
	ZIP CODE				ZIP CO	DDE	
County of Residence or of the Principal Place of Busine	ess:	County of Res	sidence or	r of the Principal Place	e of Business:		
Mailing Address of Debtor (if different from street addr	ress):	Mailing Addre	ess of Join	nt Debtor (if different	from street add	ress):	
,	ZID CODE				ZID CO)DE	
Location of Principal Assets of Business Debtor (if diff	ZIP CODE erent from street address above):				ZIP CO	DDE	
200 and 1 morph 1 assets of Business Bestor (if unit	erent from street address doore).	•			ZIP CO		
Full Filing Fee attached. Filing Fee to be paid in installments (applicable to signed application for the court's consideration ce	Nature of Business Chapter of Bankruptcy Code the Petition is Filed (Check one box.)				Filed (Check or Chapter 15 F Recognition Main Procees Chapter 15 F Recognition Nonmain Processed one box.) Figure of Debts each one box.) Figure of Debts each one box. Figure of Debts each one box.	ne box.) Petition for of a Foreign ding Petition for of a Foreign of a Foreign occeding ebts are primarily usiness debts C. § 101(51D). J.S.C. § 101(51D).	
		Accepta Accepta	nces of th	led with this petition. ne plan were solicited cordance with 11 U.S	prepetition from S.C. § 1126(b).		
Statistical/Administrative Information Debtor estimates that funds will be available Debtor estimates that, after any exempt prop distribution to unsecured creditors.			, there wi	ill be no funds availab	ole for	THIS SPACE IS FOR COURT USE ONLY	
Estimated Number of Creditors			5,001- 0,000	50,001- 100,000	Over 100,000		
Estimated Assets \$0 to \$10,001 to \$100,001 to \$500,001 to \$1 million	to \$10 to \$50 t	o \$100 to] 100,000,0 \$500 illion	\$500,000,001 to \$1 billion	More than \$1 billion		
Estimated Liabilities	to \$10 to \$50 t	o \$100 to] 100,000,0 \$500	001 \$500,000,001 to \$1 billion	More than \$1 billion		

B 1 (Official Form 1) (1/08) Page 2

- 1 (0.00000000000)						
Voluntary Petition	Name of Debtor(s):					
(This page must be completed and filed in every case.)	Blitz F07 -neunhundert-sechzig-drei	GmbH				
All Prior Bankruptcy Cases Filed Within Last 8 Ye	`	D . P1 1				
Location Where Filed: None	Case Number:	Date Filed:				
Location	Case Number:	Date Filed:				
Where Filed:	Case Number.	Date Flied.				
Pending Bankruptcy Case Filed by any Spouse, Partner, or Affili	ate of this Debtor (If more than one, attach add	litional sheet.)				
Name of Debtor:	Case Number:	Date Filed:				
Please see attached Schedule 1	TBD	April 30, 2010				
District:	Relationship:	Judge:				
Southern District of New York	Affiliates	TBD				
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.)	Exhibit B (To be completed if debtor whose debts are primarily c I, the attorney for the petitioner named in the have informed the petitioner that [he or she] 12, or 13 of title 11, United States Code available under each such chapter. I further c debtor the notice required by 11 U.S.C. § 342	onsumer debts.) e foregoing petition, declare that I may proceed under chapter 7, 11, and have explained the relief tertify that I have delivered to the				
Exhibit A is attached and made a part of this petition. Signature of Attorney for Debtor(s) (Date)						
ייני ה	C					
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?						
	a uncat of miniment and identifiable harm to pe	one hearth of safety!				
Yes, and Exhibit C is attached and made a part of this petition.						
No.						
Exhibit	D					
2						
(To be completed by every individual debtor. If a joint petition is filed	, each spouse must complete and attac	h a separate Exhibit D.)				
Exhibit D completed and signed by the debtor is attached and n	made a part of this petition.					
If this is a joint petition:						
Exhibit D also completed and signed by the joint debtor is attack	ched and made a part of this petition.					
Information Regarding t						
(Check any applic	cable box.)					
Debtor has been domiciled or has had a residence, principal place of preceding the date of this petition or for a longer part of such 180 day		180 days immediately				
There is a bankruptcy case concerning debtor's affiliate, general parts	ner, or partnership pending in this District.					
Debtor is a debtor in a foreign proceeding and has its principal place has no principal place of business or assets in the United States but is	s a defendant in an action or proceeding [in a fe					
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	- Toward of Davidantial Downson					
(Check all applica						
Landlord has a judgment against the debtor for possession of debt	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 entire monetary default that gave rise to the judgment for possession						
Debtor has included with this petition the deposit with the court of filing of the petition.	, , , , , , , , , , , , , , , , , , , ,	,				
Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).						

B 1 (Official Form) 1 (1/08)

Voluntary Petition (This page must be completed and filed in every case.)	Name of Debtor(s): Blitz F07 -neunhundert-sechzig-drei GmbH
Signa	
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative
I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b). I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. X Signature of Debtor	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached. Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached. X (Signature of Foreign Representative)
X Signature of Joint Debtor	(Printed Name of Foreign Representative)
Telephone Number (if not represented by attorney)	Date
Date	
Signature of Attorney*	C' 4 CN 444 D L 4 D CC D
X /s/ Michael A. Rosenthal Signature of Attorney for Debtor(s) Michael A. Rosenthal Printed Name of Attorney for Debtor(s) Gibson, Dunn & Crutcher LLP Firm Name Address	Signature of Non-Attorney Bankruptcy Petition Preparer I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached.
200 Park Avenue	
New York, NY 10166-0193	Printed Name and title, if any, of Bankruptcy Petition Preparer
(212) 351-3889 Telephone Number April 30, 2010 Date	Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)
*In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	Address
Signature of Debtor (Corporation/Partnership)	
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.	Date
The debtor requests the relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Signature of bankruptcy petition preparer or officer, principal, responsible person, or
x /s/ Remco de Jong	partner whose Social-Security number is provided above.
Signature of Authorized Individual Remco de Jong Printed Name of Authorized Individual Chief Executive Officer	Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.
Title of Authorized Individual April 30, 2010	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.
Date	A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

SCHEDULE 1

Pending Bankruptcy Cases Filed By the Debtor and Affiliates of the Debtor

The following affiliated debtors contemporaneously have filed chapter 11 petitions in the United States Bankruptcy Court for the Southern District of New York:

Affiliated Debtors:

- 1. Almatis B.V.
- 2. DIC Almatis Holdco B.V.
- 3. DIC Almatis Midco B.V.
- 4. DIC Almatis Bidco B.V.
- 5. Almatis Holdings 3 B.V.
- 6. Almatis Holdings 9 B.V.
- 7. Blitz F07-neunhundert-sechzig-drei GmbH
- 8. Almatis Holdings GmbH
- 9. Almatis GmbH
- 10. Almatis Holdings 7 B.V.
- 11. Almatis US Holding, Inc.
- 12. Almatis, Inc.
- 13. Almatis Asset Holdings LLC

UNITED STATES BANKRUPTCY SOUTHERN DISTRICT OF NEW	
	Х
IN RE:	: Chapter 11
ALMATIS B.V., et al.,	: Case No
Debtors.	: Joint Administration Requested
	: x

CONSOLIDATED LIST OF CREDITORS HOLDING THE 50 LARGEST UNSECURED CLAIMS

The above-captioned debtors (collectively, the "*Debtors*") each filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532. The following is the consolidated list of the Debtors' creditors holding the 50 largest unsecured claims (the "*Consolidated List*") based on the Debtors' books and records as of approximately April 28, 2010. The Consolidated List is prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure and Rule 1007-2(4) of the Local Rules of Bankruptcy Procedure for filing in these chapter 11 cases. The Consolidated List does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31) or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 50 largest unsecured claims on a consolidated basis. None of these creditors are minor children. The information contained herein shall neither constitute an admission of liability by, nor is it binding on, the Debtors. The information herein, including the failure of the Debtors to list any claim as contingent, unliquidated or disputed, does not constitute a waiver of the Debtors' right to contest the validity, priority or amount of any claim.

	(1) me of creditor and complete ailing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set	(5) Amount of claim
1.	Wilmington Trust (London) Limited 6 Broad Street Place Fifth Floor London EC2M 7JH United Kingdom	Wilmington Trust (London) Limited 6 Broad Street Place Fifth Floor London EC2M 7JH United Kingdom Ph. +44 (0) 20 7614 1111 Fax +44 (0) 20 7614 1122	Almatis B.V. and Almatis Holdings 9 B.V. mezzanine indebtedness under Mezzanine Credit Facility		\$203,600,000.00
2.	Wilmington Trust (London) Limited 6 Broad Street Place Fifth Floor London EC2M 7JH United Kingdom	Wilmington Trust (London) Limited 6 Broad Street Place Fifth Floor London EC2M 7JH United Kingdom Ph. +44 (0) 20 7614 1111 Fax +44 (0) 20 7614 1122	DIC Almatis Bidco B.V. junior mezzanine indebtedness under Junior Mezzanine Credit Facility		\$81,200,000.00
3.	UBS Limited 1 Finsbury Avenue London, EC2M 2PP United Kingdom	UBS Limited 1 Finsbury Avenue London, EC2M 2PP United Kingdom Graham.vance@ubs.com Andrew.Santacroce@ubs.com	Almatis B.V., Almatis US Holding, Inc., Almatis Holding GmbH Second Lien subfacility indebtedness under Senior Credit Facility		\$79,700,000.00
4.	MVV Energiedienstleistungen GmbH Giulinistr. 2 Ludwigshafen 67065 Germany	MVV Energiedienstleistungen GmbH Giulinistr. 2 Ludwigshafen 67065 Germany Ph. 0621 5709701 Fax 0621 5709-711	Trade		\$1,253,776.96
5.	RWE Gas Verkoopmaatschappij NV Diamantlaan 15 Hoofddorp 2132 WV Netherlands	RWE Gas Verkoopmaatschappij NV Diamantlaan 15 Hoofddorp 2132 WV Netherlands Ph. +31 23 5691350 Fax +31 23 5691315 Frans.dewit@rwe.nl	Trade		\$1,097,511.78 -

	(1) me of creditor and complete ailing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set	(5) Amount of claim
6.	Delta N.V. Poelendaelesingel 10 Middelburg 4335 JA Netherlands	Delta N.V. Poelendaelesingel 10 Middelburg 4335 JA Netherlands Ph. +31 118 883883 Fax +31 118 882994 tknaapen@delta.nl	Trade		\$729,386.78
7.	BASF Construction Polymers GmbH DrAlbert-Frank-Strasse 32 Trotsberg 83308 Germany	BASF Construction Polymers GmbH DrAlbert-Frank-Strasse 32 Trotsberg 83308 Germany Ph. 08621 86-2248 Anja.Christina.Hinz@basf.com	Trade		\$712,014.18
8.	BIS Maintenance Südwest GmbH An der Bundestrasse 3 Leimen 69181 Germany	BIS Maintenance Südwest GmbH An der Bundestrasse 3 Leimen 69181 Germany Ph. 06224/701-701 Fax 06224/701-700	Trade		\$623,690.97
9.	Helmut Kreutz GmbH Helmut Kreutz Strasse Haiger-Langenaubach 35708 Germany	Helmut Kreutz GmbH Helmut Kreutz Strasse Haiger-Langenaubach 35708 Germany Ph. 02773/94410 Fax: 02773/944160	Trade		\$616,574.91
10.	SD Lehnkering Logistics BV Zweth 24 Barendrecht 2991 LH Netherlands	SD Lehnkering Logistics BV Zweth 24 Barendrecht 2991 LH Netherlands Ph. 0180698-500 martin.vanderhoeven@lehnkering. nl	Trade		\$458,431.77
11.	SD UPS Supply Chain Solutions Inc 314B Moon Clinton Rd Moon Township, Pennsylvania 15108 USA	SD UPS Supply Chain Solutions Inc 314B Moon Clinton Rd Moon Township, Pennsylvania 15108 USA Ph. 412-631-1615 Ckrivoniak@UPS.com	Trade		\$421,308.35

	(1) me of creditor and complete ailing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim
12.	SD Bauxite & Northern Railway Co. 6232 Cyanamid Road Bauxite, Arkansas 72011 USA	SD Bauxite & Northern Railway Co. 6232 Cyanamid Road Bauxite, Arkansas 72011 USA Ph. 501-776-4619 heather.gregoire@railamerica.com	Trade		\$421,257.46
13.	SD Wincanton GmbH Rheinkaistrasse 2 Mannheim 68159 Germany	SD Wincanton GmbH Rheinkaistrasse 2 Mannheim 68159 Germany Ph. 0621 8048-0 petra.munderloh- kristofory@wincanton.eu	Trade		\$418,615.68
14.	Coral Energy Resources, L.P. 909 Fannin, Plaza Level 1 Houston, Texas 77010 USA	Coral Energy Resources, L.P. 909 Fannin, Plaza Level 1 Houston, Texas 77010 Ph. 1-713-230-7597 Randy.ward@shell.com	Trade		\$400,000.00
15.	Estron B.V. Postbus 45 Spijkenisse 3200 AA Netherlands	Estron B.V. Postbus 45 Spijkenisse 3200 AA Netherlands Ph. 010 296 1616 Yvette@estron.nl	Trade		\$374,335.94
16.	UPS Supply Chain Solutions Inc 636 Sandy Lake Road Coppell, Texas 75019 USA	UPS Supply Chain Solutions Inc 636 Sandy Lake Road Coppell, Texas 75019 USA Ph. 412-631-1615 Fax: 412-262-4544	Trade		\$365,142.89
17.	SD Wedig Int Spedition Beindersheimer Str 102 Frankenthal 67227 Germany	SD Wedig Int Spedition Beindersheimer Str 102 Frankenthal 67227 Germany Ph. 6233 37 670 m.glaab@wedig.eu	Trade		\$327,395.79

	(1) me of creditor and complete illing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim
18.	Entergy Corp. 446 North Blvd. Baton Rouge, Louisiana 70891-8101 USA	Entergy Corp. 446 North Blvd. Baton Rouge, Louisiana 70891 USA Ph. 800-766-1648 dhester@entergy.com	Trade		\$325,000.00
19.	Aloysius Krenzer KG Wasserkuppenstr 1 36163 Poppenhausen- Abtsroda Germany	Aloysius Krenzer KG Wasserkuppenstr 1 36163 Poppenhausen-Abtsroda Germany Ph. 06658 961610 Fax 06658 961630 kontakt@krenzer-paletten.de	Trade		\$301,662.90
20.	Carrieres Fours Chaux Dumont – Wautie Parc Des Collines 50 Wavre 1300 Belgium	Carrieres Fours Chaux Dumont - Wautie Parc Des Collines 50 Wavre 1300 Belgium Ph. +32 10230711 Fax +32 10230950 Marco.Kluivers@lhoist.com	Trade		\$296,357.49
21.	H.J. Schmidt Mineraltechnik Gmbh Engerser Landstr. 60 Bendorf Germany	H.J. Schmidt Mineraltechnik Gmbh Engerser Landstr. 60 Bendorf Germany Ph. 02622/9274-0 Fax 02622/927450	Trade		\$266,452.99
22.	Geidel Kraftverkehr GmbH Wetzlarer Winkel 11 Mannheim 68262 Germany	Geidel Kraftverkehr GmbH Wetzlarer Winkel 11 Mannheim 68262 Germany Ph. 0621 5707286 uwe.geidel@freenet.de	Trade		\$248,346.10

	(1) me of creditor and complete ailing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set	(5) Amount of claim
23.	Mondi Packaging Trebsen GmbH Erich Hausmann Strasse 1 Trebsen 4687 Germany	Mondi Packaging Trebsen GmbH Erich Hausmann Strasse 1 Trebsen 4687 Germany Ph. 034383 91-100 Fax 03438391-114 bags.germany@mondigroup.com	Trade		\$239,038.10
24.	Trimet Schweiz AG Gotthardstr. 20 Zug 6300 Switzerland	Trimet Schweiz AG Gotthardstr. 20 6300 Zug Switzerland Fax: +417286041	Trade		\$220,592.85
25.	Exim Handelsonderneming Rotterdam B Cairostraat 50 Rotterdam 3047 BC Netherlands	Exim Handelsonderneming Rotterdam B Cairostraat 50 Rotterdam 3047 BC Netherlands Ph. 104623511 Thom.vanZeeland@ zakkencentrale.nl	Trade		\$204,162.04
26.	Blok –Feedstock Carrouselweg 4 Hellevoetsluis 3225 LN Netherlands	Blok –Feedstock Carrouselweg 4 Hellevoetsluis 3225 LN Netherlands Ph. +31 181 316000 Fax +31 181 313333 rien@bloktransport.nl	Trade		\$201,843.55
27.	P. van der Wegen Gears BV Lovense Kanaaldijk 113 Tilburg 5013 BJ Netherlands	P. van der Wegen Gears BV Lovense Kanaaldijk 113 Tilburg 5013 BJ Netherlands Ph. +31 5362000 Fax +31 5433122	Trade		\$169,835.40
28.	RHI AG Magnesitstrasse 2 Leoben 8700 Austria	RHI AG Magnesitstrasse 2 Leoben 8700 Austria Fax: 0502135288 ilse.kolesnig@rhi-ag.com	Trade		\$162,626.83

	(1) me of creditor and complete ailing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set	(5) Amount of claim
29.	Freudenberg IT- Information Service KG Höhnerweg 2-4 Weinheim 69469 Germany	Freudenberg IT-Information Service KG Höhnerweg 2-4 Weinheim 69469 Germany Ph. 06201 808095 fitlogistik-vu@freudenberg-it.com	Trade	011	\$153,471.89
30.	Exim Handelsonderneming Rotterdam B Cairostraat 50 Rotterdam 3047 BC Netherlands	Exim Handelsonderneming Rotterdam B Cairostraat 50 Rotterdam 3047 BC Netherlands Ph. 104623511 Thom.vanZeeland@ zakkencentrale.nl	Trade		\$143,650.32
31.	PKF B.V. Sluisendijk 8 Heinenoord 3274 BM Netherlands	PKF B.V. Sluisendijk 8 Heinenoord 3274 BM Netherlands Ph. +31 186 608999 Fax +31 186 608988 ron.dehoog@pkfpallets.nl	Trade		\$142,240.30
32.	Mondi Packaging Fort Willemweg 1 Maastricht 6219 PA Netherlands	Mondi Packaging Fort Willemweg 1 Maastricht 6219 PA Netherlands Ph. +31 43 3299299 Fax +31 43 3253496 paul.janssen@mondigroup.com	Trade		\$140,330.54
33.	American Express TMS P.O. Box 360001 Fort Lauderdale, FL USA	American Express TMS P.O. Box 360001 Fort Lauderdale, FL USA Ph. §00-528-2122 Jerrod.v.hebenstreit@aexp.com	Trade		\$140,000.00
34.	Rhenus Logistics Pg de Porceyo 1-13 Gijon 33392 Spain	Rhenus Logistics Pg de Porceyo 1-13 Gijon 33392 Spain Ph. 985307451 mariasoledad.urrea@es.rhenus.co m	Trade		\$139,456.55

	(1) me of creditor and complete ailing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set	(5) Amount of claim
35.	European Bulk Services BV Elbeweg 117 Rotterdam 3180 AE Netherlands	European Bulk Services BV Elbeweg 117 Rotterdam 3180 AE Netherlands Ph. +31 181 262988 Fax +31 181 258144 p.van.poelgeest@ebsbulk.nl	Trade		\$121,559.10
36.	SD Wedig Int Spedition Beindersheimer Str 102 Frankenthal 67227 Germany	SD Wedig Int Spedition Beindersheimer Str 102 Frankenthal 67227 Germany Ph. 6233 37 670 m.glaab@wedig.eu	Trade		\$119,843.85
37.	Dadco Alumina & Chemicals Ltd Hamilton House Guemsey GY1 1WA United Kingdom	Dadco Alumina & Chemicals Ltd Hamilton House Guemsey GY1 1WA United Kingdom Ph. 1481740605 Sarah.Girard@dadcoalumina.com	Trade		\$116,608.51
38.	NV Gouda Vuurvast Goudkade 16 Gouda 2802 AA Netherlands	NV Gouda Vuurvast Goudkade 16 Gouda 2802 AA Netherlands Fax: 0182584098 info@goudaservices.com	Trade		\$100,358.39
39.	CCC Construction Co. Inc. 3828 Salem Road Benton, Arkansas USA	CCC Construction Co. Inc. 3828 Salem Road Benton, Arkansas USA Ph. (501) 316-0915 Fax (501) 316-1517	Trade		\$99,157.98
40.	Reikon Aandrijftechniek BV Edison Straat 5 Gouda 2809 PC Netherlands	Reikon Aandrijftechniek BV Edison Straat 5 Gouda 2809 PC Netherlands Fax: 0182518233	Trade		\$98,742.05
41.	SD SAE Via Brennero 45 Trento 38100 Italy	SD SAE Via Brennero 45 Trento 38100 Italy log.mannheim@saeit.com	Trade		\$90,499.83

	(1) me of creditor and complete illing address, including zip code	(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set	(5) Amount of claim
42.	Duquesne Light Co. P.O. Box 10 Pittsburgh, PA 15230- 0010	Duquesne Light Co. P.O. Box 10 Pittsburgh, PA 15230-0010 Ph. 412-393-2343 Fax: 412-393-2314 paymentprocessing@duqlight.com	Trade		\$90,000.00
43.	Foison Packaging, Inc. 5060 W. Royal Atlanta Dr. Suite 32 Tucker, Georgia 30084	Foison Packaging, Inc. 5060 W. Royal Atlanta Dr. Suite 32 Tucker, Georgia 30084 Fax: 770-939-2493 GRACE@FOISONINC.COM	Trade		\$88,340.48
44.	Fercam S. p. A. Via Marie Curie 2 Bolzano 39100 Italy	Fercam S. p. A. Via Marie Curie 2 Bolzano 39100 Italy Ph. 0471 530 229 Fax: 0471 530 503 andreas.steiner@fercam.com	Trade		\$85,306.40
45.	Little Rock Sheet Metal Co. 625 W. Dixon Road Little Rock, Arkansas 72206	Little Rock Sheet Metal Co. 625 W. Dixon Road Little Rock, Arkansas 72206 Fax: 501-490-0788 lrsm@lrsheetmetal.com	Trade		\$85,168.12
46.	SD Ewals Cargo Care B.V. # 0 Tegelen Netherlands	SD Ewals Cargo Care B.V. # 0 Tegelen Netherlands Ph. 0031773202202 frank.van.den.brandt@nl.ewals.co m	Trade		\$83,609.47
47.	Ludwig Gmbh Mauerbergstr. 38 Baden-Baden 76534 Germany	Ludwig Gmbh Mauerbergstr. 38 Baden-Baden 76534 Germany Fax: 07223 961660 kontakt@ludwig-paletten.de	Trade		\$80,492.69
48.	Applied Industrial Technologies 22510 Network Place Chicago, IL 60673-1225 USA	Applied Industrial Technologies 22510 Network Place Chicago, IL 60673-1225 USA Fax: 501-955-9505	Trade		\$80,444.07

(1) Name of creditor and complete mailing address, including zip code		(2) Name, telephone number, fax numbers and complete mailing address, including zip code of employee, agents, or department of creditor familiar with claim who may be contacted	(3) Nature of claim (trade debt, bank loan, government contracts, etc.)	(4) Indicate if claim is contingent, unliquidated, disputed or subject to set off	(5) Amount of claim
49.	Surface Chemists of Florida, Inc. 1303 Park Lane South Jupiter, FL 33458 USA	Surface Chemists of Florida, Inc. 1303 Park Lane South Jupiter, FL 33458 USA Fax: 561-745-8737 colleen@surfacechemists.com	Trade		\$77,962.50
50.	Gericke Zuiderinslag 18 Hoevelaken 3870 CA Netherlands	Gericke Zuiderinslag 18 Hoevelaken 3870 CA Netherlands Fax +31 (0) 332542600	Trade		\$77,232.65

DECLARATION UNDER PENALTY OF PERJURY

Pursuant to 28 U.S.C. § 1746, I, Remco de Jong, the duly authorized signatory of Blitz F07-neunhundert-sechzig-drei GmbH, declare under penalty of perjury that I have read the forgoing Consolidated List of Creditors Holding the 50 Largest Unsecured Claims and that it is true and correct to the best of my information and belief.

Dated: New York, New York

April 30, 2010

/s/ Remco de Jong

By: Remco de Jong

Title: Chief Executive Officer

SOUTHERN DISTRICT OF NEW Y	ORK
	X
IN RE:	Chapter 11
ALMATIS B.V., et al.,	: Case No
Debtors.	: Joint Administration Requested :
	x

UNITED STATES BANKRUPTCY COURT

CORPORATE OWNERSHIP STATEMENT

Pursuant to Federal Rule of Bankruptcy Procedure 7007.1 and Local Rule of Bankruptcy Procedure 1007-3, the following are corporations, other than a governmental unit, that directly or indirectly own 10% or more of any class of the Debtor's equity interests:

Shareholder	Address of Shareholder	Approximate Percentage of Shares Held
Almatis B.V.	Theemsweg 30	100%
	3197 KM Botlek Rotterdam	
	Netherlands	

DECLARATION UNDER PENALTY OF PERJURY

Pursuant to 28 U.S.C. § 1746, I, Remco de Jong, the duly authorized signatory of Blitz F07-neunhundert-sechzig-drei GmbH, declare under penalty of perjury that I have read the forgoing Corporate Ownership Statement and that it is true and correct to the best of my information and belief.

Dated: New York, New York

April 30, 2010

/s/ Remco de Jong

By:

Remco de Jong

Title:

Chief Executive Officer

Gesellschafterbeschluss

der Blitz F07-neunhundert-sechzig-drei GmbH

-Amtsgericht Frankfurt/Commercial Register of Frankfurt HR B 81516 -

vom/on 29. April 2010

Unter Verzicht auf die Einhaltung aller und nach Gesetz Satzung vorgeschriebenen Bestimmungen über die Einladung und Abhaltung einer Gesellschafterversammlung hält hiermit die Almatis B.V., Handelsregister Nr. 24253371. Rotterdam in ihrer Eigenschaft als alleinige Gesellschafterin der Blitz F07-neunhundert-sechzig-drei (die "Gesellschaft") GmbH eine Gesellschafterversammlung und beschließt was folgt:

By waiving all rules concerning the calling, timing and holding of a shareholders meeting stipulated by law or corporate statutes, Almatis B.V., Chamber Number Rotterdam 24253371, in the capacity as sole shareholder of Blitz F07-neunhundert-sechzig-drei GmbH (the "Company") hereby holds a shareholders' assembly and decides on the following:

Die Almatis-Gruppe ist durch einen Secondary Buy-Out aus dem Jahre 2007 mit erheblichen Schulden belastet. Zur Restrukturierung unter gleichzeitigem Zusammenhalt des Konzerns ist es erforderlich und im besten Interesse der Gesellschaft und der Almatis-Gruppe insgesamt, unter Berücksichtigung der Interessen aller Anspruchsberechtigten, ein Chapter 11 Verfahren für einige Almatis Gesellschaften einzuleiten.

Die Unterzeichnenden berücksichtigen Unterlagen. ihnen die die vom Management der Gesellschaft, deren Finanz- und Rechtsberatern hinsichtlich der Verpflichtungen und Liquidität der Gesellschaft hinsichtlich sowie strategischer Alternativen, einschließlich einer von DIC vorgeschlagenen High-Yield Refinanzierung, vorgelegt wurden deren Auswirkungen auf und Gesellschaft, insbesondere im Hinblick auf einen von einer großen Gruppe erstrangig gesicherter Gläubiger vorgelegten Vorschlag, der im Chapter 11 Verfahren umgesetzt und durch ein Plan Support Agreement zuvor abgesichert wurde.

Due to a Secondary Buy-Out in 2007 Almatis Group carries a significant debt burden. In order to restructure these debts while at the same time keeping the Almatis Group together it is necessary and in the best interest of the Company and the Almatis Group as a whole with respect to the interest of all stakeholders involved to file for Chapter 11 regarding some Almatis entities.

The undersigned reviewed and considered the materials presented by the management of the Company and the financial and legal advisors of the Company regarding the liabilities and liquidity of the Company, the strategic alternatives available to it, including the high yield refinancing proposal presented by DIC to the Company, and the impact of the Company's foregoing on businesses, especially with respect to a proposal of a large group of first lien creditors which is to be implemented within a Chapter 11 proceeding pursuant to a Plan Support Agreement.

Danach besteht für die Gesellschaft als Garantiegeberin im Zusammenhang mit dem Secondary Buy-Out die Gefahr einer Inanspruchnahme für sämtliche Verbindlichkeiten aus dessen Finanzierung, wenn die Gesellschaft nicht ebenfalls ein Chapter 11 Verfahren beantragt.

Accordingly the Company as Guarantor in context with the Secondary Buy-Out may be called for all liabilities from its funding, if the Company does not file for Chapter 11, too.

Dies vorausgeschickt ergeht folgender Beschluss:

On the basis of the above the following resolution is resolved:

I.

<u>Freiwilliger Antrag auf Einleitung</u> <u>eines Verfahrens nach Title 11,</u> Chapter 11, des US Code

Voluntary Petition under the Provisions of Chapter 11 of Title 11 of US Code

I.

Hiermit wird daher beschlossen. dass die Geschäftsführer der Gesellschaft "Geschäftsführer") (nachfolgend hiermit angewiesen ermächtigt und werden, für die Gesellschaft einen freiwilligen Antrag auf Eröffnung eines Verfahrens nach Chapter 11, Titel 11, des United States Code ("US-Bankruptcy Code") in den USA bis zum 3. Mai 2010 ("Antrag") sowie stellen Geschäftsführer der Almatis Holdings GmbH, eingetragen im Handelsregister des Amtsgerichts Ludwigshafen, HR B 5238, anzuweisen, (i) Antrag auf Eröffnung eines Verfahrens nach Chapter 11 US-Bankruptcy Code für die Almatis Holdings GmbH in den USA zu stellen, und (ii) die Geschäftsführer der Almatis GmbH, eingetragen Amtsgerichts Handelsregister des Ludwigshafen, HR B 2360, anzuweisen, das gleiche für die Almatis GmbH zu tun sowie (iii) einem geeigneten "Incentive Bonus Plan" der Almatis GmbH zuzustimmen.

Now, therefore be it resolved, that the Directors of the Company (the "Directors") are authorized and herewith directed to file on behalf of the Company a voluntary petition for relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") no later than May 3, 2010 and to direct the directors of Almatis Holdings GmbH, entered into the company-registry of the Local Court of Ludwigshafen, HR B 5238, (i) to file on behalf of Almatis Holdings GmbH a voluntary petition for relief under the provisions of chapter 11 Bankruptcy Code and (ii) to direct the directors of Almatis GmbH, entered into the companyreaistry of the Local Court Ludwigshafen, HR B 2360, to do the same on behalf of Almatis GmbH, (iii) to consent to an appropriate "Incentive Bonus Plan" of Almatis GmbH.

Es wird weiterhin beschlossen, dass die Geschäftsführer jeweils einzelvertretungsberechtigt, hiermit ermächtigt und angewiesen werden, alle erforderlichen Anträge für die Gesellschaft zu stellen, Anlagen, Listen und andere Vorgänge, Unterlagen und Dokumente im Zusammenhang mit dem

Resolved further, that the Directors acting alone or together are hereby authorized and directed to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, papers, or documents and any amendments thereto in connection with the chapter 11 case under the Bankruptcy Code, and to take any and all action that

Chapter 11 Verfahren einzureichen, diese nach den Erfordernissen zu ändern und alles nach ihrem Ermessen Erforderliche und Notwendige für den Antrag zu tun, einschließlich und ohne Einschränkung aller notwendiger Maßnahmen, um den gewöhnlichen Geschäftsbetrieb der Gesellschaft aufrecht zu erhalten.

they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's businesses;

II.

Aufrechterhaltung der Beratung

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden. die Rechtsanwaltsgesellschaft Gibson, Dunn LLP Crutcher für die insolvenzrechtliche Beratung im Zusammenhang mit dem US-Bankruptcy Code zu beauftragen, die Gesellschaft bei der Wahrnehmung ihrer Pflichten nach dem US-Bankruptcy Code zu vertreten und zu unterstützen und alle Maßnahmen zu treffen, die die Rechte Gesellschaft der und ihre Verpflichtungen befördern, einschließlich das Stellen jeglicher Anträge. Zusammenhang hiermit werden die Geschäftsführer Gesellschaft der ermächtiat und angewiesen, angemessene Vorschussvereinbarungen zu treffen, angemessenen Vorschuss zu entrichten und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistungen von Gibson, Dunn & Crutcher LLP zu erhalten.

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit berechtigt und angewiesen die sind. Rechtsanwaltsgesellschaft Linklaters LLP mit der Beratung und Vertretung der Gesellschaft in Angelegenheiten betreffend die Kreditverträge und in Zusammenhang mit dem englischen Recht sowie in Angelegenheiten des deutschen Rechts zu beauftragen. Im Zusammenhang hiermit werden die Geschäftsführer der Gesellschaft ermächtigt und angewiesen, angemessene Vorschussvereinbarungen zu treffen, angemessenen Vorschuss zu

Retention of Professionals

II.

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the law firm of Gibson, Dunn & Crutcher LLP as bankruptcy counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings: and in connection therewith, the Directors of the Company are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Gibson. Dunn & Crutcher LLP;

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the law firm of Linklaters LLP as counsel to represent and assist the Company on matters related to its credit facilities and in connection with matters of English law as well as with matters of German law; and in connection therewith, the Directors of the Company are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Linklaters LLP:

entrichten, und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistungen von Linklaters LLP zu erhalten.

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden. die Rechtsanwaltsgesellschaft De Brauw Blackstone Westbroek N.V. mit der Beratung und Vertretung der Gesellschaft in Angelegenheiten betreffend das Recht der Niederlande zu beauftragen. lm Zusammenhang hiermit werden die Geschäftsführer der Gesellschaft ermächtigt und angewiesen, angemessene Vorschussvereinbarungen zu treffen, angemessenen Vorschuss zu entrichten, und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienste von De Brauw Blackstone Westbroek N.V. zu erhalten.

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the law firm of De Brauw Blackstone Westbroek N.V. as counsel to represent and assist the Company in connection with matters involving the law of the Netherlands; and in connection therewith, the Directors of the Company are hereby authorized and directed to execute appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of De Brauw Blackstone Westbroek N.V.:

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Rechtsanwaltsgesellschaft Schultze & Braun GmbH Rechtsanwaltsgesellschaft mit der Beratung und Vertretung der Geschäftsführer im Zusammenhang mit ihren unter deutschem Insolvenzrecht bestehenden Pflichten und Optionen, im besten Interesse der Gesellschaft zu beauftragen. handeln. lm zu hiermit werden Zusammenhang die Geschäftsführer ermächtigt und angewiesen, angemessene Vorschussvereinbarungen zu treffen. angemessenen Vorschuss zu entrichten. und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistungen von Schultze & Braun GmbH Rechtsanwaltsgesellschaft erhalten.

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the law firm of Schultze & Braun GmbH Rechtsanwaltsgesellschaft as counsel to represent and assist the Directors in connection with their duties and options to act in the best interest of the Company under German insolvency law; and in connection therewith, the Directors, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Schultze & Braun GmbH Rechtsanwaltsgesellschaft;

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Firma Schultze & Braun GmbH Rechtsanwaltsgesellschaft-Wirtschaftsprüfungsgesellschaft als

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the firm of Schultze & Braun GmbH Rechtsanwaltsgesellschaft-Wirtschaftsprüfungsgesellschaft as auditor to verify a restructuring opinion for the German companies of the Almatis group;

Prüfungsgesellschaft zu beauftragen, ein Sanierungsgutachten für die deutschen Gesellschaften der Almatis Gruppe zu prüfen. lm Zusammenhang hiermit werden die Geschäftsführer ermächtigt und angewiesen, angemessene Vorschussvereinbarungen zu treffen. angemessenen Vorschuss zu entrichten und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistungen von Schultze & Braun Rechtsanwaltsgesellschaft-Wirtschaftsprüfungsgesellschaft zu

erhalten.

and in connection therewith, the Directors are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Schultze & Braun Rechtsanwaltsgesellschaft-Wirtschaftsprüfungsgesellschaft;

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Firma Close Brothers Corporate Finance Limited als Investment Bank und Finanzberater zu beauftragen, die Gesellschaft bei der Wahrnehmung ihrer Pflichten nach dem US Bankruptcy Code zu beraten und zu vertreten sowie alle Maßnahmen zu treffen, die die Rechte der Gesellschaft und die Erfüllung ihrer Verpflichtungen zu befördern. Im Zusammenhang hiermit werden die Geschäftsführer ermächtigt und angewiesen, angemessene Vorschussvereinbarungen zu treffen, angemessenen Vorschuss zu entrichten und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistungen von Close Brothers zu erhalten.

Resolved further, that the Directors be. and they hereby are, authorized and directed to employ the firm of Close Brothers Corporate Finance Limited as investment banker and financial advisor to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights obligations; and in connection and therewith, the Directors are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Close Brothers:

Es wird weiterhin beschlossen dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Firma Moelis & Company als US Investment Finanzberater Bank. Bewertungsexperten zu beauftragen, die Gesellschaft bei der Wahrnehmung ihrer Pflichten nach dem US Bankruptcy Code zu beraten und zu vertreten sowie alle Maßnahmen zu treffen, die die Rechte der Gesellschaft und die Erfüllung ihrer Verpflichtungen zu befördern. lm Zusammenhang hiermit werden die Geschäftsführer ermächtiat und

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the firm of Moelis & Company as U.S. investment banker, financial advisor and valuation expert to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Directors are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be

angewiesen, angemessene Vorschussvereinbarungen zu treffen, angemessenen Vorschuss zu entrichten, und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistungen von Moelis & Company zu erhalten.

filed appropriate applications for authority to retain the services of Moelis & Company;

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Firma PricewaterhouseCoopers AG als Wirtschaftsprüfungsgesellschaft Wirtschaftsprüfer zu beauftragen, die Gesellschaft bei der Wahrnehmung ihrer Pflichten nach dem US Bankruptcv Code zu beraten und zu vertreten sowie alle Maßnahmen zu treffen, die die Rechte der Gesellschaft und die Erfüllung ihrer Verpflichtungen zu befördern. Zusammenhang hiermit werden die Geschäftsführer ermächtigt und angemessene angewiesen. Vorschussvereinbarungen zu treffen. angemessenen Vorschuss zu entrichten, und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistung von PricewaterhouseCoopers AG Wirtschaftsprüfungsgesellschaft zu erhalten.

Resolved further, that the Directors be, and they hereby are, authorized and employ the firm of directed to PricewaterhouseCoopers AG Wirtschaftsprüfungsgesellschaft as auditor to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights obligations; and in connection therewith, the Directors, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of PricewaterhouseCoopers AG Wirtschaftsprüfungsgesellschaft:

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Firma Ernst Young GmbH Wirtschaftsprüfungsgesellschaft als Steuerberater zu beauftragen, die Gesellschaft bei der Wahrnehmung ihrer Pflichten nach dem US Bankruptcy Code zu beraten und zu vertreten sowie alle Maßnahmen zu treffen, die die Rechte der Gesellschaft und die Erfüllung ihrer Verpflichtungen zu befördern. lm die Zusammenhang hiermit werden Geschäftsführer ermächtigt und angewiesen. angemessene Vorschussvereinbarungen zu treffen. angemessenen Vorschuss zu entrichten, und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistung von Ernst & Young GmbH Wirtschaftsprüfungsgesellschaft zu

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the firm of Ernst & **GmbH** Young Wirtschaftsprüfungsgesellschaft as tax advisors to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Directors, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers. and to cause to be filed appropriate applications for authority to retain the services of Ernst & Young GmbH Wirtschaftsprüfungsgesellschaft;

erhalten.

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Firma Talbot Hughes McKillop LLP als Restrukturierungsberater, die Gesellschaft bei der Wahrnehmung ihrer Verpflichtungen nach dem Bankruptcy Code zu unterstützen und alle Maßnahmen zu treffen, die die der Gesellschaft die Rechte und ihrer Verpflichtungen Erfüllung fördern. Im Zusammenhang hiermit werden die Geschäftsführer ermächtigt und angewiesen. andemessene Vorschussvereinbarungen zu treffen. angemessenen Vorschuss zu entrichten und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienstleistung von Talbot Huahes McKillop LLP zu erhalten.

Resolved further, that the Directors be, and they hereby are, authorized and directed to employ the firm of Talbot Hughes McKillop LLP as restructuring advisor, and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights obligations: and in connection therewith the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Talbot Hughes McKillop LLP and Chris Hughes;

Es wird weiterhin beschlossen, dass die Geschäftsführer hiermit ermächtigt und angewiesen werden, die Firma Epig Bankruptcy Solutions, LLC Agenten für beauftragen, als die Aufstellung und Führung der Listen sowie der Durchführung der Abstimmung zu fungieren und die Gesellschaft bei der Wahrnehmung ihrer Verpflichtungen nach dem US Bankruptcy Code zu unterstützen und alle Maßnahmen zu treffen, die die Rechte der Gesellschaft und die Erfüllung ihrer Verpflichtungen zu Im Zusammenhang hiermit fördern. werden die Geschäftsführer ermächtigt angewiesen. angemessene und Vorschussvereinbarungen zu treffen, angemessenen Vorschuss zu entrichten und die erforderlichen Anträge zur Genehmigung zu veranlassen, um die Dienste der Firma Epiq Bankruptcy Solutions, LLC zu erhalten.

Resolved further, that the Directors, and they hereby are, authorized and directed to employ the firm of Epiq Bankruptcy Solutions. LLC as notice. solicitation, balloting, and tabulation agent to represent and assist the Company in carrying out its duties under Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Directors are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Epig Bankruptcy Solutions, LLC;

Es wird weiterhin beschlossen, dass die Geschäftsführer berechtigt und angewiesen sind, jeden weiteren Berater zu beauftragen, die Gesellschaft bei der Resolved further, that the Directors be, and they hereby are, authorized and directed to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code; and in

Durchführung ihrer Pflichten nach dem US Bankruptcy Code zu unterstützen. Im Zusammenhang hiermit werden die Geschäftsführer ermächtigt und angewiesen, angemessene Vorschussvereinbarungen zu treffen, angemessenen Vorschuss zu entrichten und die erforderlichen Anträge zur Genehmigung zu veranlassen, die Dienste jeglicher weiterer Berater zu erhalten.

connection therewith, the Directors are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary;

III.

Finanzierungssicherungsvereinbarung

Es wird weiterhin beschlossen, dass im Zusammenhang mit der Durchführung Chapter Verfahrens 11 Gesellschaft die Geschäftsführer hiermit ermächtigt, berechtigt und angewiesen sind, Vereinbarungen zur Absicherung der Finanzierung der Gesellschaft im Chapter 11 Verfahren auszuhandeln und abzuschließen, die Verpfändungen und Zinszahlungen an bereits vorhandene Gläubiger der Gesellschaft beinhalten dürfen, zusätzliche Maßnahmen ergreifen und Vereinbarungen für die Gesellschaft zu treffen, die Zusammenhang mit solchen Verträgen stehen oder diesen entsprechen.

IV.

"Debtor in possession" Finanzierung

Es wird weiterhin beschlossen. dass Geschäftsführer ieweils die einzelvertretungsberechtigt. hiermit bevollmächtigt und angewiesen werden, im Namen und im Auftrage der Gesellschaft als Schuldner und debtor in (Schuldner possession in Eigenverwaltung) eine Darlehensvereinbarung zur Finanzierung der Eigenverwaltung (das "DIP Credit Facility") zu solchen Bedingungen zu verhandeln, abzuschließen und durchzuführen. wie die es

III.

Cash Collateral Agreement

Resolved further, that in connection with the commencement of the chapter 11 case by the Company, the Directors be, and hereby are, authorized, empowered, and directed to negotiate, execute, and deliver agreements for the use of cash collateral in connection with Company's chapter 11 case, which agreement(s) may require the Company to grant liens and pay interest to the Company's existing lender(s), and to take such additional action and to execute and deliver each other agreement, instrument, or document, to be executed and delivered by or on behalf of the Company pursuant thereto or in connection therewith.

IV.

Dip Financing

Resolved Further, that the Directors be, and hereby are, authorized, directed and empowered in the name of and on behalf of the Company, as debtor and debtor in possession, to negotiate, execute and deliver (i) a debtor in possession loan facility (the "DIP Credit Facility"), on the terms the Directors may deem necessary or appropriate for the consummation of the transactions contemplated thereby, and (ii) in connection with the DIP Credit Facility, such agreements, certificates, instruments, guaranties, notices and any and all other documents as may deem

Geschäftsführer als notwendig angemessen erachten, um Vollendung der angedachten Transaktion zu erreichen und (ii) im Zusammenhang mit dem "Dip Credit Facility" solche Vereinbarungen, Zertifikate, Instrumente, Verbürgungen, Mitteilungen und alle sonstigen Dokumente zu verhandeln, abzuschließen und durchzuführen. welche von ihnen als notwendig und angemessen erachtet um die Ausführung und Ausübung des "DIP Credit Facility" vereinfachen (zusammen, "Financing Documents").

necessary or appropriate to facilitate the execution and delivery of the DIP Credit Facility (collectively, the "Financing Documents").

Es wird weiterhin beschlossen, dass der Ertrag aus dem "DIP Credit Facility" (i) für Verpflichtungen der Gesellschaft, (ii) für die im Zusammenhang mit dem "DIP Credit Facility" stehenden Gebühren und Ausgaben, (iii) für die erforderlichen Angelegenheiten bei Durchführung des Chapter 11 Verfahren und (iv) für generelle Zwecke der Gesellschaft genutzt werden soll.

Resolved Further, that the proceeds of the DIP Credit Facility shall be used (i) to satisfy the obligations of the Company, (ii) to pay for fees and expenses associated with the DIP Credit Facility, (iii) to continue the conduct of the affairs of the Company under chapter 11, and (iv) for general corporate purposes;

V.

Weitere Beschlüsse wurden nicht gefasst. Im Zweifel gilt der deutsche Wortlaut dieses Beschlusses. ٧.

Further resolutions have not been made. In case of doubt the German wording of this resolution shall prevail.

New York, den 29. April 2010

New York, April 29, 2010

Almatis B.V.

Unterschrift /Signature By: Remed de Jone

Unterschrift /Signature By: Pieter Eduard Post