

ENTERED
 May 13, 2024
 Nathan Ochsner, Clerk

**IN THE UNITED STATES BANKRUPTCY COURT
 FOR THE SOUTHERN DISTRICT OF TEXAS
 HOUSTON DIVISION**

IN RE:	§	
	§	CASE NO: 23-90611
WESCO AIRCRAFT	§	
HOLDINGS, INC., et al.,	§	CHAPTER 11
	§	
Debtors.	§	
<hr/>		
WESCO AIRCRAFT	§	
HOLDINGS, INC., et al.,	§	
,	§	
	§	
VS.	§	ADVERSARY NO. 23-3091
	§	
SSD INVESTMENTS LTD., et	§	
al.,	§	
	§	
Defendants.		

MEMORANDUM OPINION AND ORDER

Platinum moves to exclude the testimony of Joseph Denham. ECF No. 1208. Denham serves as both a testifying expert witness (with respect to valuation as of March 28, 2022) and a non-testifying financial advisor to the UCC (with respect to valuation under the proposed plan and in settlement negotiations).

As part of Denham’s role as a financial advisor to the UCC, Denham produced a valuation range prepared in connection with settlement discussions between UCC, Wesco, and other parties. ECF No. 1234 at 20. As part of his role as a testifying expert, Denham’s expert report values Wesco immediately before and immediately after the 2022 Transaction. ECF No. 1208 at 3. Platinum argues that, due to the substantial overlap between Denham’s work as a testifying expert and as a consulting expert, the UCC was required to produce documents



prepared and considered by Denham in his role as a consulting expert. ECF No. 1208 at 3–4. Platinum argues that, because Denham failed to do so, his testimony must be excluded. ECF No. 1208 at 7–8. The Court stated on the record on May 2, 2024, that, although it would not be excluding Denham’s testimony, it would review the requested documents in camera to determine whether they must be disclosed to opposing parties. ECF No. 1249 at 197–98. The UCC has submitted to the Court the documents sought to be produced.

Federal Rule of Civil Procedure 26 governs disclosure and discovery relating to experts. Rule 26 applies in adversary proceedings through Federal Rule of Bankruptcy Procedure 7026. Rule 26 provides different disclosure requirements depending on the role served by an expert. *See* Fed. R. Civ. P. 26(a)(2)(B)–(C). “While the Fifth Circuit has not directly addressed [the] issue, other circuits have held someone may be a witness not required to produce a report as to portions of his testimony and simultaneously deemed a retained or specially employed expert who is subject to Rule 26(a)(2)(B) as to other portions.” *Cooper v. Meritor, Inc.*, No. 4:16-CV-52, 2018 WL 2223325, at *6 (N.D. Miss. May 15, 2018) (quoting *LaShip, LLC v. Hayward Baker, Inc.*, 296 F.R.D. 475, 480 (E.D. La. 2013)). “Accordingly, a witness may be designated as a Rule 26(a)(2)(B) retained reporting expert on certain issues, and a Rule 26(a)(2)(C) non-reporting expert for other issues.” *Id.* Moreover, when an expert serves in both a non-testifying consulting role and a testifying role, “the broader discovery for testifying experts applies to everything except ‘materials generated or considered *uniquely* in the expert’s role as consultant.” *Sara Lee Corp. v. Kraft Foods Inc.*, 273 F.R.D. 416, 419–20 (N.D. Ill. 2011) (quoting *In re Com. Money Ctr., Inc., Equip. Lease Litig.*, 248 F.R.D. 532, 538 (N.D. Ohio 2008)). “In light of Rule 26(a)(2)(B)’s broad disclosure requirement, courts have concluded ‘any ambiguity as to the role played by the expert when reviewing or generating documents should be resolved in favor of the party seeking discovery.’” *Id.* (quoting *B.C.F. Oil Refining, Inc. v. Consol. Edison Co. of N.Y., Inc.*, 171 F.R.D. 57, 62 (S.D.N.Y. 1997)).

Rule 26(b) contains exceptions to Rule 26(a)'s disclosure requirements. The rule differs depending on whether an expert is designated as a non-testifying consultant or a testifying expert. With respect to non-testifying consultants:

Ordinarily, a party may not, by interrogatories or deposition, discover facts known or opinions held by an expert who has been retained or specially employed by another party in anticipation of litigation or to prepare for trial and who is not expected to be called as a witness at trial. But a party may do so only:

- (i) as provided in Rule 35(b); or
- (ii) on showing exceptional circumstances under which it is impracticable for the party to obtain facts or opinions on the same subject by other means.

Fed. R. Civ. P. 26(b)(4)(D). Rule 35(b) addresses medical examinations. *See* Fed. R. Civ. P. 35(b).

When serving as a testifying expert, Rule 26(b)(4)(C) protects communications between the expert and a party's attorney. The rule provides:

Rules 26(b)(3)(A) and (B) protect communications between the party's attorney and any witness required to provide a report under Rule 26(a)(2)(B), regardless of the form of the communications, except to the extent that the communications:

- (i) relate to compensation for the expert's study or testimony;
- (ii) identify facts or data that the party's attorney provided and that the expert considered in forming the opinions to be expressed; or

(iii) identify assumptions that the party's attorney provided and that the expert relied on in forming the opinions to be expressed.

Fed. R. Civ. P. 26(b)(4)(C). Rule 26(b)(4)(C) essentially applies Rule 26(b)(3)'s work product doctrine to communications between a testifying expert and a party's attorney. These materials need not be disclosed unless "the party shows that it has substantial need for the materials to prepare its case and cannot, without undue hardship, obtain their substantial equivalent by other means." Fed R. Civ. P. 26(b)(3)(A)(ii).

Denham's consultant role involved preparing valuation ranges regarding Wesco's post-bankruptcy emergence. His role as a testifying expert involved preparing valuations of Wesco pre- and post-2022 Transaction. These roles would necessarily have a substantial overlap of facts and materials. The overlap is sufficient to apply the rules for testifying experts with respect to materials Denham relied upon in forming his opinions in his role as a non-testifying consultant.

With the exception of a single document, the produced documents are presentation materials prepared for UCC's counsel in connection with Denham's role as a financial advisor. These documents are communications between Denham and UCC's counsel subject to the work product doctrine. No Rule 26(b)(4)(C) exception applies. The documents may be disclosed only if Platinum "shows that it has a substantial need for the materials to prepare its case and cannot, without undue hardship, obtain their substantial equivalent by other means." The standard requires a showing of both substantial need and undue hardship. See *In re Hardwood P-G, Inc.*, 403 B.R. 445, 464 (Bankr. W.D. Tex. 2009). "To show either substantial need or undue hardship, a party seeking discovery of ordinary work product must make a detailed showing of either need or hardship; a broad, unsubstantiated assertion is not sufficient." *Id.* (citing *Koenig v. Int'l Sys. & Controls Corp, Secs. Litig. (In re Int'l Sys. & Controls Corp. Secs. Litig.)*, 693 F.2d 1235, 1240 (5th Cir. 1982).

Platinum claims that “if Mr. Denham is permitted to testify without disclosing his prior work, Platinum will be deprived of the ability to confront Mr. Denham about any discrepancies between how he conducted his valuation work as a consultant and as a testifying expert.” ECF No. 1208 at 7. It further argues that “[i]f Mr. Denham made different judgments depending on the hat that he was wearing, this would be critical to evaluating both the validity of Mr. Denham’s present opinions, as well as his credibility. By refusing to disclose or describe materials Mr. Denham relied on and created as a consultant, the UCC has unfairly shut down this entire line of cross-examination.” ECF No. 1208 at 7.

Platinum’s arguments are insufficient to meet the standard for substantial need and undue hardship. “Undue hardship can be demonstrated if witnesses cannot remember key facts or are unavailable for depositions or if there is unusual expense incurred of interviewing or discovering the sought-after person or information, as the case may be.” *Hardwood*, 403 B.R. at 464. “Substantial need may be shown where the information is only discoverable with the documents at issue themselves.” *Id.* Platinum is free to challenge Denham through its own expert.

The only offered document that doesn’t fall under the work product doctrine is an offering memorandum (perhaps in final form and perhaps in draft form) prepared in connection with the 2022 Transaction. An offering memorandum is not a communication between Denham and UCC’s counsel. The document falls under Rule 26(a)(2)(B)’s general rule requiring the disclosure of all “facts or data considered by the [expert] in forming” their opinion. *See SiteLock, L.L.C. v. GoDaddy.com, L.L.C.*, No. 22-11109, 2023 WL 4015117, at *2 (5th Cir. June 13, 2023). Inasmuch as the offering memorandum was prepared by Platinum or parties aligned with it, the offering memorandum is unlikely to be essential. Nevertheless, Platinum is entitled to see it.

CONCLUSION

All documents submitted for in camera review are protected by Rule 26(b)(4)(C), except for the offering memorandum. The offering memorandum must immediately be provided to opposing counsel.

SIGNED 05/13/2024



Marvin Isgur
United States Bankruptcy Judge

United States Bankruptcy Court
Southern District of Texas

In re:
Wesco Aircraft Holdings, Inc.
Official Committee Of Unsecured Creditor
Debtors

Case No. 23-90611-mi
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0541-4
Date Rcvd: May 13, 2024

User: ADIuser
Form ID: pdf002

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Total Noticed: 91

The following symbols are used throughout this certificate:

Symbol	Definition
+	Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.
^	Addresses marked '^' were sent via mandatory electronic bankruptcy noticing pursuant to Fed. R. Bank. P. 9036.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on May 15, 2024:

Recip ID	Recipient Name and Address
db	Adams Aviation Supply Company Ltd., 50 Longbridge Lane, Ascot Business Park, Derby, England, UK DE24 8UJ
db	Flintbrook Limited, 50 Longbridge Lane, Derby, England, UK DE24 8UJ
db	+ Haas Chemical Management of Mexico, Inc., 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
db	+ Haas Corporation of Canada, 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
db	+ Haas Corporation of China, 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
db	Haas Group Canada Inc., 2000 32nd Ave., Unit 2701, Lachine, QC, CANADA H8T 3H7
db	Haas Group International SCM Limited, 50 Longbridge Lane, Derby, England, UK DE24 8UJ
db	+ Haas Group International, LLC, 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
db	+ Haas Group, LLC, 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
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db	+ Haas International Corporation, 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
db	Haas TCM Group of the UK Limited, 50 Longbridge Lane, Derby, England, UK DE24 8UJ
db	+ Haas TCM Industries LLC, 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
db	Haas TCM de Mexico, S. de R.L. de C.V., Av. Deming 1400, Parque Industrial Supra Km. 13.5 Carrete, Chihuahua, MEXICO C.P. 31182
db	Haas TCM of Israel Inc., 20 Moshe Boreshtein Str., South Industrial Zone, Akko, ISRAEL 24107
db	+ Haas of Delaware LLC, 1475 Phoenixville Pike, Suite 201, West Chester, PA 19380-1439
db	+ Interfast USA Holdings Inc., 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
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db	Pattonair Group Limited, 50 Longbridge Lane, Ascot Business Park, Derby, England, UK DE24 8UJ
db	+ Pattonair Holding, Inc., 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
db	Pattonair Holdings Limited, 50 Longbridge Lane, Ascot Business Park, Derby, England, UK DE24 8UJ
db	Pattonair Limited, Unit 7 Stoney Gate Road, Spondon, Derby, England, UK DE21 7RX
db	+ Pattonair USA, Inc., 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
db	+ Pioneer Finance Corporation, 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
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db	+ UNISEAL, Inc., 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
db	Wesco 1 LLP, 50 Longbridge Lane, Ascot Business Park, Derby, England, UK DE24 8UJ
db	Wesco 2 LLP, 50 Longbridge Lane, Ascot Business Park, Derby, England, UK DE24 8UJ
db	Wesco Aircraft Canada Inc., 2000 32nd Ave., Unit 2701, Lachine, QC, CANADA H8T 3H7
db	+ Wesco Aircraft Canada, LLC, 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
db	Wesco Aircraft EMEA, Ltd, 50 Longbridge Lane, Ascot Business Park, Derby, England, UK DE24 8UJ
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db	Wesco Aircraft International Holdings Limited, 50 Longbridge Lane, Ascot Business Park, Derby, England, UK DE24 8UJ
db	+ Wesco Aircraft SF, LLC, 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
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db	+ Wesco LLC 2, 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
db	+ Wolverine Intermediate Holding Corporation, 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
db	+ Wolverine Intermediate Holding II Corporation, 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213
db	Wolverine UK Holdco Limited, 100 New Bridge St., London, England, UK EC4V 6JA
aty	+ Paul M Basta, Paul Weiss et al, 1285 Avenue of the Americas, New York, NY 10019-6065

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Date Rcvd: May 13, 2024

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cr + 3M Company, c/o David R. Eastlake, Greenberg Traurig, LLP, 1000 Louisiana Street, Suite 6700, Houston, TX 77002-6003

cr + AGM Container Controls, Inc., DuBois, Bryant & Campbell, Attn: S. Meisel, 303 Colorado Street, Suite 2300 Austin, TX 78701-0021

cr + Amphenol Corporation, c/o Warren J. Stapleton, Osborn Maledon, PA, 2929 N Central Ave Ste 2000, Phoenix, AZ 85012-2838

cr + Appli-Tec, Inc., c/o Chamberlain Hrdlicka, Attn: Bankruptcy Department, 1200 Smith Street, Suite 1400 Houston, TX 77002-4496

3pp + Arrow Electronics, Inc., 9201 Dry Creek Road, Englewood, CO 80112, UNITED STATES 80112-2818

cr + Avenue Scott, LLC, c/o Timothy A. Million, Husch Blackwell LLP, 600 Travis Street, Suite 2350, Houston, TX 77002-2629

cr + Bell Laboratories, Inc., c/o Jeff Audretsch, 6551 North Towne Road, Windsor, WI 53598-9137

cr + Castoleum Corporation d/b/a Noble Pine Products, Castoleum Corp., 240 E. 7th Street, Mt. Vernon, NY 10550, UNITED STATES 10550-4615

cr + City of Northlake, Linebarger Goggan Blair & Sampson, LLP, c/o John Kendrick Turner, 2777 N. Stemmons Freeway, Suite 1000 Dallas, TX 75207-2328

cr + DS&M-Scientific, LLC, 965 Reed Road, Vershire, VT 05079-9653

cr + Eagle Mountain-Saginaw ISD, c/o Perdue Brandon Fielder et al, 500 East Border Street, Suite 640, C/O EBONEY COBB, Arlington, TX 76010-7457

cr + Hisco, Inc., c/o Joseph E. Bain, JONES WALKER LLP, 811 Main Street Suite 2900, Houston, TX 77002-6116

cr + Integrated Micro Materials, c/o Chamberlain Hrdlicka, Attention: Bankruptcy Department, 1200 Smith Street, Suite 1400, Houston, TX 77002-4496

cr + LSG Technologies, LP, Adams, Lynch & Loftin, P.C., c/o Stacy B. Loftin, 3950 Highway 360, Grapevine, TX 76051 UNITED STATES 76051-6741

cr + Microsoft Corporation, c/o David Papiez, Fox Rothschild LLP, 1001 4th Ave, Suite 4400 Seattle, WA 98154-1192

cr + MorganFranklin Consulting, LLC, c/o James B. Bailey, Esq., 1819 5th Avenue N, Birmingham, AL 35203-2120

cr + NORMA Pennsylvania, Inc., c/o Wick Phillips, 3131 McKinney Ave., Suite 500, Dallas, TX 75204-2441

cr + Pilgrim Aerospace Fasteners, c/o Ross, Smith & Binford, PC, Attn: Jason Binford, 2003 N. Lamar Blvd., Suite 100 Austin, TX 78705-4932

sp + Quinn Emanuel Urquhart & Sullivan, LLP, Attn: Christopher D. Porter, 700 Louisiana, 39th Floor, Houston, TX 77002-2841

cr + Thermal Paint Services Inc, c/o Neelu Bhardwaj, CEO, 8245 Cichild Way, San Diego, CA 92129-3776

cr + Triangle Engineering Corp., c/o A.J. Webb, Esq., Frost Brown Todd LLP, 3300 Great American Tower, 301 East Fourth Street Cincinnati, OH 45202-4257

TOTAL: 66

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Recip ID	Notice Type: Email Address	Date/Time	Recipient Name and Address
cr	+ Email/Text: bankruptcynotices@azdor.gov	May 13 2024 20:02:00	ARIZONA DEPARTMENT OF REVENUE, Office of the Arizona Attorney General, c/o Tax, Bankruptcy and Collection Sct, 2005 N Central Ave, Suite 100, Phoenix, AZ 85004-1546
cr	^ MEBN	May 13 2024 20:01:35	Advanced Thermoforming, Inc., 765 N 2nd Street, Berthoud, CO 80513-1243
cr	^ MEBN	May 13 2024 20:01:36	Associated Thermoforming, Inc., 765 N. 2nd St., Berthoud, CO 80513-1243
cr	^ MEBN	May 13 2024 20:01:47	Canon Financial Services, Inc., c/o Nicola G. Suglia, Esquire, Fleischer, Fleischer & Suglia, Four Greentree Centre, 601 Route 73 North, Suite 305, Marlton, NJ 08053-3475
intp	+ Email/Text: tredburn@lowenstein.com	May 13 2024 20:03:00	Citadel Equity Fund Ltd. and Citadel Advisors LLC, Attn: Michael Etkin, Andrew Behlmann, Rachel Maimin, Thomas Redburn, One Lowenstein Drive, Roseland, NJ 07068, UNITED STATES 07068-1740
cr	+ Email/Text: dallas.bankruptcy@LGBS.com	May 13 2024 20:03:00	Dallas County, Linebarger Goggan Blair & Sampson, LLP, c/o John K Turner, 2777 N. Stemmons Frwy Ste 1000, Dallas, TX 75207-2328
cr	Email/Text: houston_bankruptcy@LGBS.com	May 13 2024 20:03:00	Fort Bend County, Linebarger Goggan Blair & Sampson LLP, C/O Tara L. Grundemeier, P.O. Box 3064, Houston, TX 77253-3064
cr	^ MEBN	May 13 2024 20:01:36	GEORGIA POWER COMPANY, C/O LAW FIRM OF RUSSELL R. JOHNSON III., 2258 WHEATLANDS DR STE 1100, MANAKIN SABOT, VA 23103-2168, UNITED STATES 23103-2168
op	+ Email/Text: kccnoticing@kccllc.com	May 13 2024 20:03:00	Kurtzman Carson Consultants LLC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245,

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			UNITED STATES 90245-5614
cr	Email/Text: sanantonio.bankruptcy@publicans.com	May 13 2024 20:02:00	Bexar County, Linebarger Goggan Blair & Sampson, c/o Don Stecker, 112 E. Pecan Street, Suite 2200, San Antonio, TX 78205
cr	+ Email/Text: BNC-bkhouston@munsch.com	May 13 2024 20:02:00	LISI Aerospace, c/o Alexander R. Perez, Munsch Hardt Kopf & Harr, P.C., 700 Milam Street, Ste 800, Houston, TX 77002-2835
cr	+ Email/Text: mpugh@tokn.com	May 13 2024 20:02:00	MANSFIELD OIL COMPANY OF GAINESVILLE, INC., c/o Thompson, O'Brien, Kappler & Nasuti, 2 Sun Court, Suite 400, Peachtree Corners, GA 30092-2865
cr	+ Email/Text: trssvc.judgments@maricopa.gov	May 13 2024 20:02:00	Maricopa County Treasurer, 301 West Jefferson Street, Suite 100, Phoenix, AZ 85003-2199
cr	+ Email/Text: BankruptcyEast@firstenergycorp.com	May 13 2024 20:02:00	Metropolitan Edison Company, c/o Law Firm of Russell R. Johnson III., 2258 Wheatlands Drive, Manakin-Sabot, VA 23103-2168
cr	+ Email/Text: dallas.bankruptcy@LGBS.com	May 13 2024 20:03:00	Northwest ISD, Linebarger Goggan Blair & Sampson, LLP, c/o John Kendrick Turner, 2777 N. Stemmons Freeway, Suite 1000, Dallas, TX 75207-2328
cr	+ Email/Text: schristianson@buchalter.com	May 13 2024 20:02:00	Oracle America, Inc., Buchalter PC, c/o Shawn M. Christianson, 425 Market St., Suite 2900, San Francisco, Ca 94105-2491
cr	+ Email/Text: kebeck@bernsteinlaw.com	May 13 2024 20:02:00	PPG Industries, Inc., c/o Keri P. Ebeck, 601 Grant Street, 9th Floor, Pittsburgh, PA 15219-4430
cr	^ MEBN	May 13 2024 20:01:54	SALT RIVER PROJECT, C/O LAW FIRM OF RUSSELL R. JOHNSON III., 2258 WHEATLANDS DR, MANAKIN SABOT, VA 23103-2168, UNITED STATES 23103-2168
cr	+ Email/Text: bankruptcy@fultonbank.com	May 13 2024 20:03:00	SAP America, Inc., c/o Brown & Connery LLP, Donald K. Ludman, Esquire, 6 North Broad Street, Suite 100, Woodbury, NJ 08096-4635
cr	Email/Text: BKBNCNotices@ftb.ca.gov	May 13 2024 20:03:00	State of California Franchise Tax Board, Bankruptcy Unit, P O Box 2952, Sacramento, CA 95812-2952
cr	+ Email/Text: AGBankRevenue@ag.tn.gov	May 13 2024 20:02:00	TN Dept of Revenue, c/o TN Attorney General's Office, Bankruptcy Division, P.O. Box 20207, Nashville, TN 37202-4015
cr	Email/Text: BKECF@traviscountytx.gov	May 13 2024 20:02:00	TRAVIS COUNTY, C/O JASON STARKS, PO BOX 1748, AUSTIN, TX 78767-1748
cr	+ Email/Text: dallas.bankruptcy@LGBS.com	May 13 2024 20:03:00	Tarrant County, Linebarger Goggan Blair & Sampson, LLP, c/o John K. Turner, 2777 N Stemmons Frwy Ste 1000, Dallas, TX 75207-2328
cr	+ Email/Text: bcd@oag.texas.gov	May 13 2024 20:02:00	Texas Workforce Commission, Christopher S. Murphy, P.O. Box 12548, Austin, TX 78711-2548
cr	Email/Text: julie.parsons@mvalaw.com	May 13 2024 20:02:00	The County of Denton, Texas, McCreary Veselka Bragg & Allen, PC, Attn: Julie Anne Parsons, PO Box 1269, Round Rock, TX 78680-1269

TOTAL: 25

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID	Bypass Reason	Name and Address
intp		Ad Hoc 2024/2026 Noteholder Group
cr		Akzo Nobel Coatings, Inc. d/b/a Powder Coatings
intp		Arlington International Aviation Products

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cr	Avantus Aerospace Ltd.
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intp	BANK OF AMERICA, N.A.
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cr	CCOF Master, L.P.
cr	CCOF Onshore Co-Borrower LLC
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cr	Comcast Cable Communications Management, LLC
cr	Cytec Engineered Materials, Inc.
intp	Dechert LLP
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cr	ExxonMobil Product Solutions Company
cr	FORT BEND INDEPENDENT SCHOOL DISTRICT, FORT BEND C
cr	Fatigue Technology, Inc.
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cr	Infosys Limited
cr	KALISTRUT Aerospace S.A.S.
cr	Laird R and F Products, Inc.
cr	Langur Maize, L.L.C.
cr	Masergy Cloud Communications, Inc.
crmc	Official Committee Of Unsecured Creditors
cr	Parker-Hannifin Corporation
intp	Patrick Bartels
cr	Permaswage SAS
intp	Platinum Equity Advisors, LLC
intp	Platinum Equity Capital Partners International, IV
cr	Price for Profit LLC
fa	Province, LLC
cr	S.P.S. International Limited
cr	SPS Aerostructures Limited
cr	SPS Technologies Limited
cr	SPS Technologies, LLC
intp	Senator GP LLC
intp	Senator Global Opportunity Master Fund L.P.
cr	Shur-Lok International S.A.
cr	Spring Creek Capital LLC
cr	Tata Sikorsky Aerospace Ltd.
cr	The Chubb Companies
cr	Tulsa County Treasurer
sutr	UMB Bank, N.A., as Trustee
cr	WILMINGTON SAVINGS FUND SOCIETY, FSB
intp	Wolverine Top Holding Corporation
3pd	*+ Wesco Aircraft Holdings, Inc., 2601 Meacham Blvd., Suite 400, Fort Worth, TX 76137-4213

TOTAL: 55 Undeliverable, 1 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

District/off: 0541-4

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Date Rcvd: May 13, 2024

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Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: May 15, 2024

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on May 13, 2024 at the address(es) listed below:

Name	Email Address
A.J. Webb	on behalf of Creditor Triangle Engineering Corp. awebb@fbtlaw.com
Adam M Lavine	on behalf of Defendant BlackRock Floating Rate Income Strategies Fund Inc. adam.lavine@kobrekim.com
Adam M Lavine	on behalf of Defendant SSD Investments Ltd. adam.lavine@kobrekim.com
Adam M Lavine	on behalf of Defendant National Employment Savings Trust Corporation in its capacity as trustee of the National Employment Savings Trust adam.lavine@kobrekim.com
Adam M Lavine	on behalf of Defendant Lincoln Variable Insurance Products Trust on behalf of its series LVIP JPMorgan High Yield Fund adam.lavine@kobrekim.com
Adam M Lavine	on behalf of Defendant IShares U.S. High Yield Fixed Income Index ETF (CAD-Hedged) adam.lavine@kobrekim.com
Adam M Lavine	on behalf of Defendant BlackRock Dynamic High Income Portfolio of BlackRock Funds II adam.lavine@kobrekim.com
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