



ORDERED in the Southern District of Florida on July 28, 2013.

**Erik P. Kimball, Judge
United States Bankruptcy Court**

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF FLORIDA
WEST PALM BEACH DIVISION**

In re:

Case No. 12-30081-EPK

CLSF III IV, INC.; THE SINDER TR
CORP.; LSF III, INC.; CLSF XIV, INC.;
LSF IV, INC.; LSF VI, INC.; BGI 3 LIFE,
INC.; BGI 5 LIFE, INC.; BGI 6 LIFE,
INC.; BEHL, CORP.; BGI XVII, CORP.;
BGI XX, CORP.; CLSF I, INC.; CLSF VII,
INC.; CLSF VIII, INC.; CLSF XV, INC.;
CLSF XVI, INC.; CLSF XVII, INC.; CLSF
XX, INC.; CLSF XXI, INC.; CLSF XXII,
INC.; CLSF XXIII, INC.; CLSF XXV,
INC.; CLSF XXIX, INC.; CLSF XXXI,
INC.; CLSF XXXV, INC.; CLSF XL, INC.;
CLSF XLI, INC.; LSF I, INC.; RPM LIFE,
INC.; RYAN TRUST, CORPORATION;
THE GLUCK TR, CORP.; AND THE
FRIEDMAN TRUST, CORP.,

(Jointly Administered)

12-35441-EPK; 12-35442-EPK; 12-35661-
EPK; 12-36930-EPK; 12-36931-EPK; 12-
36932-EPK; 12-36933-EPK; 12-36935-EPK;
12-36936-EPK; 12-36939-EPK; 12-36940-
EPK; 12-36942-EPK; 12-36943-EPK; 12-
36944-EPK; 12-36945-EPK; 12-36946-EPK;
12-36947-EPK; 12-36948-EPK; 12-36949-
EPK; 12-36950-EPK; 12-36951-EPK; 12-
36952-EPK; 12-36953-EPK; 12-36954-EPK;
12-36955-EPK; 12-36956-EPK; 12-36957-
EPK; 12-36958-EPK; 12-36959-EPK; 12-
36960-EPK; 12-36961-EPK; 12-36962-EPK

Debtors.

Chapter 7

**ORDER GRANTING TRUSTEE'S MOTION TO ESTABLISH CERTAIN NOTICE,
CASE MANAGEMENT AND ADMINISTRATIVE PROCEDURES**

THIS MATTER came before the Court for hearing on May 16, 2013 upon the *Trustee's Motion to Establish Certain Notice, Case Management and Administrative Procedures* [ECF No. 350] (the "Motion").

For the reasons stated on the record, having considered the entire docket in these cases, and being otherwise fully advised in the premises, it is **ORDERED AND ADJUDGED** that:

1. The Motion [ECF No. 350] is GRANTED to the extent provided herein.
2. The Trustee is authorized and directed to establish the website www.CLSFTrustee.com (the "Website"). The purpose of the Website is to provide notice of significant events, developments, deadlines and documents filed in these cases to parties in interest, including the approximately 1,050 persons and entities residing outside the United States (the "Foreign Investors") that invested directly or indirectly in the Debtors and related entities. The Trustee shall list on the Website in a conspicuous manner all significant deadlines and other important dates in the above-captioned cases. The Trustee may also provide periodic updates on the progress of these cases by posting the same on the Website.
3. The Trustee shall post on the Website, for public viewing at no cost, all substantive pleadings filed, notices issued, and orders entered in the above-captioned cases. Without limiting the foregoing, if requested in writing by any party in interest, the Trustee shall post on the Website any document filed in the docket in these cases not previously posted on the Website.
4. All requests for generalized relief filed in these cases by any party in interest, and all notices of hearing issued, later than fourteen (14) days after service of this Order pursuant to paragraph 7, hereof, may be served on the Foreign Investors solely by placing a copy thereof on the Website, *provided, however*, that any complaint and any request for

relief that may materially affect the rights of a specific Foreign Investor, class of Foreign Investors, or the Foreign Investors as a group as opposed to all parties in interest, shall be served on the affected Foreign Investors in the manner provided by the applicable Federal Rules of Bankruptcy Procedure (and the applicable Federal Rules of Civil Procedure made applicable therewith), and *provided, further*, that a Foreign Investor may consent to service by electronic mail as otherwise provided in this Order.

5. Any party in interest, including without limitation any Foreign Investor, that wishes to consent to receiving service by electronic mail shall contact counsel for the Trustee, Leslie Gern Cloyd at lcloyd@bergersingerman.com, to request notice by electronic mail. Such a request shall constitute consent to service by electronic mail of any and all pleadings and other documents filed in these cases and any and all pleadings and other documents filed in any adversary proceeding filed in these cases, including service of process, for all purposes. On and after the date of such consent, the consenting party shall be served with all appropriate documents and pleadings by electronic mail, *provided, however*, that such party may be served by any other appropriate method in addition to electronic mail.

6. The Trustee's general bankruptcy counsel shall maintain a list (the "List") of all parties who have consented to service by electronic mail and shall maintain a continuously updated copy of such List for purposes of service in these cases. The Trustee shall file a copy of the List in the docket of these cases not less than once per month. Any party in interest may request a copy of the List from the Trustee's counsel by contacting Leslie Gern Cloyd at lcloyd@bergersingerman.com.

7. The Trustee shall serve the following documents, by United States mail or by other reliable method of international mail delivery, postage prepaid, on all parties in

interest in these cases including, without limitation, all known Foreign Investors, and shall file a certificate of service attesting thereto:

- a. this Order;
- b. each *Notice of Chapter 7 Bankruptcy Case, Meeting of Creditors & Deadlines*;
- c. the Proof of Claim form (Official Form 10);
- d. the *Trustee's Amended Motion for Substantive Consolidation of the Jointly Administered Bankruptcy Estates and Memorandum of Law in Support* [ECF No. 415];
- e. the Court's *Order Setting Evidentiary Hearing on Trustee's Motion for Substantive Consolidation* [ECF No. 417]; and
- f. the Court's *Order Setting Deadline to File Non-Governmental Proofs of Claim* [ECF No. 416].

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Copies to: *Leslie Gern Cloyd, Esq.*

Leslie Gern Cloyd, Esq. is directed to serve a copy of this Order upon all interested parties and to file a certificate of service with the Court.