

EXHIBIT A

Conway Affidavit

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re : Chapter 11
 :
Journal Register Company, et al.,¹ : Case No. 09-10769 (ALG)
 :
Debtors. : Joint Administration Pending
-----X

**AFFIDAVIT OF ROBERT P. CONWAY IN SUPPORT OF THE
DEBTORS' APPLICATION FOR ORDER AUTHORIZING DEBTORS
TO EMPLOY AND RETAIN CONWAY, DEL GENIO, GRIES & CO., LLC
TO PROVIDE RESTRUCTURING MANAGEMENT SERVICES TO THE
DEBTORS AND ROBERT P. CONWAY AS CHIEF RESTRUCTURING
OFFICER OF JOURNAL REGISTER COMPANY, PURSUANT TO SECTION
363 OF THE
BANKRUPTCY CODE, NUNC PRO TUNC TO THE PETITION DATE**

STATE OF NEW YORK)
) ss:
COUNTY OF NEW YORK)

ROBERT P. CONWAY, being duly sworn, deposes and says:

1. I am a founder and principal of the firm of Conway, Del Genio, Gries & Co., LLC ("**CDG**" or the "**Firm**"), a financial advisory firm that provides restructuring, crisis and turnaround management, and merger and acquisition services.

¹ If applicable, the last four digits of the taxpayer identification numbers of the Debtors follow in parentheses: (i) Journal Register Company (8615); (ii) 21st Century Newspapers, Inc. (6233); (iii) Acme Newspapers, Inc. (6478); (iv) All Home Distribution Inc. (0624); (v) Chanry Communications, Ltd. (3704); (vi) Greater Detroit Newspaper Network, Inc. (4228); (vii) Great Lakes Media, Inc. (5920); (viii) Great Northern Publishing, Inc. (0800); (ix) The Goodson Holding Company (2437); (x) Heritage Network Incorporated (6777); (xi) Hometown Newspapers, Inc. (8550); (xii) Independent Newspapers, Inc. (2264); (xiii) JiUS, Inc. (3535); (xiv) Journal Company, Inc. (8220); (xv) Journal Register East, Inc. (8039); (xvi) Journal Register Supply, Inc. (6546); (xvii) JRC Media, Inc. (4264); (xviii) Middletown Acquisition Corp. (3035); (xix) Morning Star Publishing Company (2543); (xx) Northeast Publishing Company, Inc. (6544); (xxi) Orange Coast Publishing Co. (7866); (xxii) Pennysaver Home Distribution Corp. (9476); (xxiii) Register Company, Inc. (6548); (xxiv) Saginaw Area Newspapers, Inc. (8444); (xxv) St. Louis Sun Publishing Co. (1989); (xxvi) Up North Publications, Inc. (2784); and (xxvii) Voice Communications Corp. (0455). The Debtors' executive headquarters' address is 790 Township Line Road, Third Floor, Yardley, PA 19067.

CDG is headquartered at the Olympic Tower, 645 Fifth Avenue, New York, New York 10022. I am duly authorized to make and submit this affidavit on behalf of CDG in support of the Debtors' Application for Order Authorizing Debtors to Employ and Retain Conway, Del Genio, Gries & Co., LLC to Provide Restructuring Management Services to the Debtors and Robert P. Conway as Chief Restructuring Officer of Journal Register Company, Pursuant to Section 363 of the Bankruptcy Code, *Nunc Pro Tunc* to the Petition Date (the "**Application**") submitted in the above-captioned cases of Journal Register Company ("**JRC**") and its affiliated debtors and debtors in possession (collectively, the "**Debtors**" or the "**Company**"). Unless otherwise stated, I have personal knowledge of the matters set forth herein or have been informed of such matters by professionals of the Firm, and, if called as a witness, I would testify thereto.

Qualifications

2. CDG is a financial advisory firm, providing services focused on the management and restructuring of under-performing companies, mergers and acquisitions and valuation services. CDG employs approximately 35 professionals possessing experience in a wide range of industries. The members and senior executives of the Firm have assisted and advised numerous chapter 11 debtors in the development of plans of reorganization and are experienced in analyzing and testifying regarding debt restructuring and related chapter 11 issues. In particular, the Firm's members and senior executives have provided services to the debtors and other constituencies in numerous chapter 11 cases, including Sharper Image Corporation, Adelphia Communications Corporation, Converse, Inc., VSV Group, Inc., USinternetworking, Inc., Orius

Corporation, Metalforming Technologies, Inc., Dan River, Inc., Microage, Inc. and Wheeling Pittsburg Steel Corporation.

3. In addition to my and CDG's experience with other companies operating in chapter 11, I and other professionals of CDG are intimately familiar with the Debtors' businesses. Prior to the Petition Date, CDG provided services to the Debtors in connection with their restructuring efforts. CDG has, among other things: (a) examined strategic alternatives; (b) analyzed the Debtors' current liquidity and projected cash flow; (c) spent considerable time reviewing and developing alternative means to meet the Debtors' near-term liquidity needs; (d) assisted in the negotiation of the Debtors' prenegotiated chapter 11 plan of reorganization; and (e) assisted in creating and implementing a business plan. In providing professional services to the Debtors, I and other professionals of CDG worked closely with the Debtors' management and have become well-acquainted with the Debtors' businesses, capital structure, financial affairs and related matters.

Compensation

4. CDG shall perform for the Debtors the services set forth in the letter agreement between JRC and CDG, dated July 23, 2008 (as amended on October 31, 2008, the "**Engagement Letter**"), attached as Exhibit B to the Application, on the terms set forth therein. In this regard, I will be employed and retained as Chief Restructuring Officer (the "**CRO**") of JRC.

5. The terms of CDG's employment and compensation, as described in the Engagement Letter, are consistent with employment and compensation arrangements typically entered into by CDG when providing such restructuring

management services. CDG's employment and compensation arrangements are competitive with those entered into by other firms when rendering comparable services.

6. CDG shall file with the Court, and provide notice to the United States Trustee for the Southern District of New York (the "**U.S. Trustee**") and all official committees, reports of compensation earned and expenses incurred on at least a quarterly basis. Such compensation reports and expenses shall be subject to Court review in the event that an objection is filed.

7. Notwithstanding anything contained in the Engagement Letter to the contrary, CDG personnel serving as officers or directors of the Debtors shall be entitled to indemnification in the event of certain losses arising out of or in connection with its retention by the Debtors.

8. CDG has no agreement with any other entity to share any compensation received, nor will any be made.

Scope of Services

9. Subject to order of this Court, CDG will provide restructuring management services as requested by the Debtors and described in the Engagement Letter, including, but not limited to the following:

- (a) gather and analyze data (including the Company's existing indebtedness), interview appropriate management and evaluate the Company's existing financial forecasts and budgets to determine the extent of the Company's financial challenges;
- (b) review the Company's current liquidity forecast and assist management in modifying and updating such forecasts based upon current information, with a view towards reporting observations and any suggested changes to the Company and its lenders under the

Existing Credit Agreement,² dated January 25, 2006 (the “**Lenders**”);

- (c) review the Company’s current business plan (including detailed financial projections), with a view towards reporting observations and any suggested enhancements to the Company and its Lenders;
- (d) assist the Company in its negotiations with the Company’s creditors, including the Lenders, including by providing periodic verbal or written reports to the Lenders on the progress of restructuring efforts;
- (e) participate in the Company’s board meetings as appropriate, and provide periodic status reports;
- (f) provide the services described for the CRO in that certain Forbearance Agreement and Amendment No. 3 dated as of July 24, 2008 (the “**Forbearance Agreement**”) between the Company, JPMorgan Chase, N.A., as administrative agent, and the Lenders specified therein, including the services set forth in Exhibit A thereto; and
- (g) perform such other services and analyses relating to the Company as are or become consistent with the foregoing items as the parties hereto mutually agree.

10. To address and handle the above responsibilities on behalf of the Debtors, the CRO will be assisted by certain professionals from CDG pursuant to the terms of the Engagement Letter. All the services that CDG will provide to the Debtors will be: (a) at the request of the Debtors; and (b) appropriately directed by the Debtors so as to avoid duplicative efforts among others retained in these cases.

Disinterestedness

11. CDG has run the parties set forth on Exhibit 1 attached hereto related to the Debtors through its conflicts system.

² All capitalized terms used but not defined herein shall have the meanings ascribed in the Hall Affidavit.

12. To the best of my knowledge, CDG has been retained by, or is currently retained by and will likely in the future be retained by the entities described below (or their affiliates), in matters unrelated to the Debtors.

Name of Entity	Relation to Debtors	Role of Client
Bank of America NA	Secured Lender	Agent and Lender
General Electric Capital Corp.	Secured Lender	Agent and Lender
Baker Botts LLP	Professional	Counsel to Lenders
BNP Paribas	Secured Lender	Agent and Lender
Citicorp North America Inc.	Secured Lender	Lender
Credit Industriel Et Commercial	Secured Lender	Lender

13. To the best of my knowledge, the annual fees for each of the last two years paid to CDG by each of the entities listed above were less than 1% of the annual gross revenues of CDG.

14. In addition, a number of entities related to the Debtors that may be part of a lender group as to which our client acts as agent or counsel to agent. As these lenders are not our clients, CDG's records do not reflect these entities as clients but we were able to identify the following entities or entities with similar names as likely participants in lender groups where CDG represented the agent or counsel to the agent:

Name of Entity	Relation to Debtors	Role of Client
JPMorgan Chase Bank NA	Secured Lender	Agent and Lender
Wachovia Bank National Assoc.	Secured Lender	Agent and Lender
GSO Capital Partners LP	Secured Lender	Lender
Citicorp North America Inc.	Secured Lender	Lender
Credit Industriel Et Commercial	Secured Lender	Lender

Allied Irish Banks PLC	Secured Lender	Lender
Comerica Incorporated	Secured Lender	Lender

15. In addition, certain entities have been equity holders in, or lenders to, certain clients as to which we were either a financial advisor or provided management services.

Name of Entity	Relation to Debtors
General Electric Capital Corp.	Secured Lender
Bank of America NA	Secured Lender
Cerberus Capital Management LP	Secured Lender
JPMorgan Chase Bank NA	Secured Lender

16. Additionally, CDG has represented, and may currently represent, entities which hold or may in the future hold certain of the Debtors' debt in beneficial accounts on behalf of unidentified parties.

17. Because distressed debt is actively traded in the commercial markets, CDG may be unaware of the actual holder of such debt at any given moment. CDG has been engaged by numerous entities in unrelated matters that may buy and/or sell distressed debt of chapter 11 debtors.

18. CDG has agreed not to share with any person or firm the compensation to be paid for professional services rendered in connection with these cases. Neither CDG nor I, nor to the best of my knowledge any of its principals, employees, agents or affiliates, have any connection with the Debtors, their creditors, the Office of the United States Trustee or any other party with an actual or potential interest in the Debtors' chapter 11 cases or their respective attorneys or accountants, except as set forth below.

19. From time to time, CDG has provided services, and likely will continue to provide services, to certain creditors of the Debtors and various other parties adverse to the Debtors in matters unrelated to the Debtors' chapter 11 cases.

20. These unrelated matters involve numerous attorneys, financial advisors, and creditors, some of whom may be claimants or parties with actual or potential interests in these chapter 11 cases or may represent such parties.

21. CDG personnel and their family members may have business associations with certain creditors of the Debtors unrelated to the Debtors' chapter 11 cases. In addition, in the ordinary course of its business, CDG may engage counsel or other professionals in unrelated matters who now represent, or who may in the future represent, creditors, or other interested parties in these chapter 11 cases.

22. The Debtors have numerous shareholders, lenders, creditors, and other parties with whom they maintain business relationships. CDG may have advisory or other commercial or professional relationships with such entities or persons completely unrelated to the Debtors or their business affairs. No such relationships are in any way related to these chapter 11 cases.

23. Because the Debtors are a large enterprise with numerous creditors and other relationships, CDG is unable to state with certainty that every client relationship or other connection has been disclosed. In this regard, if CDG discovers additional information that requires disclosure, CDG will file a supplemental disclosure with the Court.

24. CDG has not been retained to assist any entity or person other than the Debtors on matters relating to, or in connection with, these chapter 11 cases. If this

Court approves the proposed employment of CDG by the Debtors, CDG will not accept any engagement or perform any service for any entity or person other than the Debtors in these cases. CDG will, however, continue to provide professional services to, and engage in commercial or professional relationships with, entities or persons that may be creditors of the Debtors or parties in interest in these chapter 11 cases; provided, however, that such services do not relate to, or have any direct connection with, these chapter 11 cases.

25. Accordingly, the Debtors believe that CDG is a “disinterested person” as defined in section 101(14) of the Bankruptcy Code.

26. Neither CDG, nor any employee of CDG, is or was, within two (2) years before the date of the filing of the petition herein, a director, CRO, or employee of the Debtors, or consultant to the Debtors, except that I have served as CRO of JRC since July 2008, and Mr. John Streck of CDG has served in the capacity of Acting Chief Financial Officer for the Debtors since November 2008. Neither CDG nor I were involved in voting on the decision to employ and retain me or CDG to provide management services.

27. To the best of my knowledge, except as disclosed herein, CDG has no connections with the Debtors, creditors, or any other party in interest, their respective attorneys and accountants, the Office of the United States Trustee, any person employed in the Office of the United States Trustee, or any insider of the Debtors.

28. As set forth in the Engagement Agreement, I will lead the CDG team in providing services to the Debtors. Additionally, CDG’s performance of the Engagement Agreement is currently staffed by other personnel possessing the requisite skills and experience necessary to achieve the objectives set forth in the Engagement

Agreement in an expeditious and effective manner. Such other personnel either serve in a full-time or part-time capacity. The following persons are currently working on behalf of CDG in connection with CDG's representation of the Debtors:

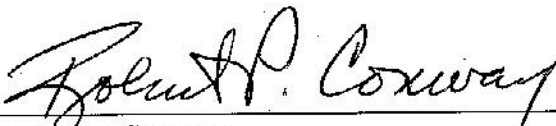
Personnel	Relation to CDG	Relation to Debtor
Robert Conway	Principal	Interim CEO and CRO
John Strek	Managing Director	Full-Time Employee of CDG
Andrew Schlanger	Associate	Full-Time Employee of CDG
Maura O'Neill	Associate	Full-Time Employee of CDG
David Olstein	Aanalyst	Full-Time Employee of CDG
Barry Shea	Contractor to CDG	Contractor to CDG

29. Other than me and Mr. Strek, no other CDG employee is currently serving as an officer of the Debtor.


30. I am not related or connected to, and, to the best of my knowledge, no other employee of CDG is related nor connected to any United States Bankruptcy Judge or District Judge for the Southern District of New York or the United States Trustee for Southern District of New York or to any employee in the offices thereof.

31. In light of the extensive number of the Debtors' creditors, Parties in Interest and potential additional parties in interest, neither I nor CDG are able conclusively to identify all potential relationships at this time, and we reserve the right to supplement this disclosure as additional relationships come to our attention. To the extent that I become aware of any additional relationship that may be relevant to CDG's representation of the Debtors, I will promptly file a supplemental affidavit.

32. To the best of my knowledge, I declare that the foregoing is true
and correct.


Robert P. Conway

Subscribed and sworn to before me
on this day 20th of FEBRUARY, 2009


Notary Public

NOTARY PUBLIC, S.
ID No. 01CU6067016
QUALIFIED IN NEW YORK COUNTY
MY COMMISSION EXPIRES 12/17/2009

Exhibit 1

Parties In Interest

JOURNAL REGISTER COMPANY

Schedule of Parties-in-Interest

Affiliates	
21st Century Newspapers Shared Services, LLC	Journal Register Supply, Inc.
21st Century Newspapers, Inc.	JRC Media, Inc.
Acme Newspapers, Inc.	JRC.com, LLC
All Home Distribution Inc.	LRPA, LLC
Alternate Delivery system of Greater Detroit, LLC	Mark I Communications, Inc.
Asheboro Publications, Inc.	Middletown Acquisition Corp.
Capitol City Publishing Company, LLC	Morning Star Publishing Company
Central Acquisition, LLC	New Haven Register, LLC
Chanry Communications, Ltd.	Northeast Holding Company, Inc.
Chanry Freeport Pennysaver, Inc.	Northeast Publishing Company, Inc.
Chanry Media, Inc.	Orange Coast Publishing Co.
Chanry Pennysaver II, Inc.	Pennysaver Home Distribution Corp.
Chanry Pennysaver III, Inc.	Real Estate Publications, Inc.
Chanry Pennysaver IV, Inc.	Register Company, Inc.
Chanry Pennysaver, Inc.	Saginaw Area Newspapers, Inc.
CTM Acquisition, LLC	SC Peddler Acquisition, LLC
Great Lakes Media, Inc.	St. Louis Sun Publishing Co.
Great Northern Publishing, Inc.	Suburban Life, LLC
Greater Detroit Newspaper Network, Inc.	Suburban Newspapers of Greater St. Louis, LLC
Heritage Network Incorporated	Taunton Acquisition, LLC
Hometown Acquisition, LLC	The Goodson Holding Company
Hometown Newspapers, Inc.	The Saratogian, LLC
Independent Newspapers, Inc.	Times Herald Publishing Company, LLC
JiUS, Inc.	Town Talk Acquisition, LLC
Journal Company, Inc.	Up North Publications, Inc.
Journal Register East Holding Co., Inc.	Voice Communications Corp.
Journal Register East, Inc.	

Officers & Directors	
Godwin-Hutchinson, Laurna	Staniar, Burton B.
Hall, James W.	Struening, Gary
Higginson, William J.	Vogelstein, John L.
Lawrence, Joseph A.	Wright, Scott A.
Murray, Michael J.	Yocum, Edward J.

Stockholders	
Harper, Robert H.	T. Rowe Price Associates, Inc.
Lakefront Fund I, LLC	Third River Capital Management, LLC
Private Management Group, Inc.	Wellington Management Company, LLC

Secured Lenders	
AIB Debt Management Ltd	Lehman Commercial Paper Incorporated
Allied Irish Banks PLC-New York	Manufacturers And Traders Trust Company
Arrow Distressed Securities Fund	Mizuho Corporate Bank Ltd
Atop I, LLC	Morgan Stanley Senior Funding Inc
Bank Of America N A	Primus Clo I Ltd
The Bank Of New York Mellon	Primus Clo II Ltd
BNP Paribas	Rabobank Nederland
Cerberus Partners LP	Royal Bank Of Canada-New York
Citibank NA	The Royal Bank Of Scotland PLC
Comerica Bank	Schultze Master Fund Ltd
Credit Industriel ET Commercial	Suntrust Bank-Atlanta
Credit Lyonnais New York Branch	Union Bank Of California N A
Epic Distressed Debt Opportunity Master Fund Ltd	US Bank National Association
Erste Group Bank AG - New York	VGE III Portfolio Ltd
Gale Force 4 Clo Ltd	Viking Global Equities II LP
General Electric Capital Corporation	Viking Global Equities LP
JP Morgan Bank Branch - 0802	Wachovia Bank Of North Carolina NA-GD Cayman
Keybank National Association	Webster Bank NA
LC Capital Master Fund, Ltd	

Insurers	
Factory Mutual Insurance Company	North River Insurance Company
Federal Insurance Company	The Phoenix Insurance Company
Hartford Fire Insurance Company	St. Paul Fire and Marine Insurance Company
Liberty Mutual Fire Insurance Company	The Travelers Indemnity Company
Lloyd's of London	Travelers Property Casualty Company of America
Mutual Insurance Company Limited	Willis of Pennsylvania, Inc.
National Union Fire Insurance Company of Pittsburgh, Pa.	XL Specialty Insurance Company
Navigators Insurance Company	

Landlords	
190 East Maple LLC	Landward, Dorothy
35 Nutmeg LLC	Leone Construction
6145 Wall Street Partners LLC	Main Street Market, LLC
Agree Partnership	Maplewood Virginia LLC
Althouse, Donald	Marcon Enterprises, LLC
Ari-El Enterprises Inc.	Marella, Robert J.
Automotive Financial Services	Martin's Country Market
Bank Street Investments	Medford Center Association
Blue Water Land Development	Mullen, Joyce
CBS Properties	Nicolaou, Petros

Chronicle Properties	Optimal International
Cin Cons, Inc.	Ouky Property LLC
CMR Investments LP	P2K Company LLC
Commerce Property LLC	Penn's Grant Realty
Dana Warp Mill LLC	Preferred Realty Management
Dewey, Rodger	Quinian Park Property LLC
DPRM 550 Exton Commons LP	Rea Investments No 1 LLC
East Common Associates	Red Oak Leasing LLC
Edelman, Larry	Roseville Estates Inc.
Engwis, Michael	S&R Properties
F & G Associates	Short, Edward
Gary T. Hellebuyck	Starr Batt Development
Gothic Holding Company LLC	Steen, James
Graff Chevrolet, Buick, Oldsmobile, Inc.	Stony Hill Office Development II
Guinn, James	The DeMedio Agency, Inc.
Guinn, Joseph Jr.	The Honke Building
Guinn, Joseph Sr.	Unic01, LLC
Henry Partnership	Union Street Investments
Herbert Yentis & Company Realtors	United-Way Cheboygan County
Husan Land Company	Webb, James
K.P.S. Corporation	Wegbuild Venture
Kate-Mar Trust	West Branch Area Chamber of Commerce
Kiley Lease Investments, LLC	WW Investments
L. Lee Enterprises LLC	

Top 50 Creditors	
AbitibiBowater Inc	Konica Minolta Graphic Imaging USA, Inc
Advanced Furniture Solutions	Lindenmeyer Munroe
Agfa Corporation	Manistique Papers
Alfa CTP Systems Inc	Mill Marketing Incorporated
American Express	Newspaper Assoc of America
Ari-El Enterprises	Novello, Josephine
AT&T	Ouky Property, LLC
Atex Media Command Incorp.	Paragon Paper, Inc.
Blue Care Network	PCF
Blue Cross And Blue Shield	PDI Plastics, Cannon Group, Inc.
Broadview Networks fka ATX Communications Services	PECO Energy
Cadmus	RR Donnelley
Cigital Inc	Saehloff, Joan
Clinton Township Treasurer	ServIT Inc
Constellation NewEnergy	Shepard, Frank
Detroit Tigers Ticket Department	St. John, Hope
Eastman Kodak Company	State of MI - Dept of Treasury
Hoffman, Edward	Sun Chemical A Division of US Ink Corp
Flint Group North American Corporation	Terri Tucker
Foley, Torregiani & Associates Inc	The Palace

Grant Thornton	Thomson Tax & Accounting
Hardman-Krumpe, Helen	TownNews.com
Hewitt Associates	Travidia
Jelenic, Robert M.	Nestor, Walter
Keystone Health Plan East/Guild	Yahoo HotJobs

Professionals	
Baker Botts LLP	McCarter & English LLP
BNY Mellon Shareowner Services	Miller Canfield
Bryant, Elaine	Morgan, Lewis & Bockius LLP
Conway Del Genio, Gries & Co., LLC	Murtha Cullina LLP
Corporation Service Company	Reed Smith LLP
Dow Lohnes	Seyfarth Shaw LLP
Epiq Bankruptcy Solutions, LLC	Wachtell, Lipton, Rosen & Katz
Ernst & Young LLP	Watson Wyatt
Fenningham, Stevens & Dempster, LLP	Wiggin & Dana
Grant Thornton LLP	Willis North America, Inc.
Lazard Freres & Co. LLC	

Parties to Litigation	
Aetna Life Insurance	Montgomery Board of Commissioners
Aguido, Ny'Sir	Montgomery County Board of Assessment Appeals
Albert, Bridget	Moody, Karissa
Alessi, Debra and Joseph	Miserendino, Christopher
Allen, James	Nemes, Jeffrey
Apgar, Joy	Orjuela, William
Ballaro, Magda	Pottstown Borough
Berger, Allen	Pottstown School District
City of Philadelphia, Bureau of Administrative Adjudication	Ranney, Michael
Boyd, James W.	Roland-Charles Brockriede, DDS
Eagle Publishing	Rutherford, Timothy John
Edwards, Casey	Sanders, Charles
Faust, Cynthia	Schwartz, Debra
Faxon, Stratton	Sereni, Mark
Gagnon, Mary Katherine	Smith, Walter
Grotheer, Laurence	Stevens, Jessica L.
Hammond, Edmond	Stevens, Victor
Henowitz, Maurice	Swanlund, Sharon
Herrmann, Christine	Town & Country Auto Sales, Inc.
Jones, Chris	Tucker, Teri
Kotarski, George	Vaccariello, Michael
Lockhart, John	Van Jones, Tanya and Vance
Luciani, Warren	Wilson, Neil
Meehan, Gerard T.	Zbiciak
Menkowitz, Elliot	Zigelbaum, Fred

Miller, Michael	
United States Trustee Employees (S.D.N.Y.)	
Davis, Tracy Hope	Masumoto, Brian S.
Brooks, Catletha	Matula, Courtney
Catapano, Maria	Mendoza, Ercilia A.
Choy, Danny A.	Mobley, Darin L.
Dub, Elizabeth C.	Moroney, Mary V.
Felton, Marilyn	Nakano, Serene
Fields, Myrna R.	Morrissey, Richard
Golden, Susan	Rifkin, Linda A.
Joseph, Nadkarni	Schwartzberg, Paul K.
Khodorovsky, Nazar	Sharp, Sylvester
Leonhard, Alicia	Soto, Hector
Martin, Marylou	Velez-Rivera, Andy
Martinez, Anna M.	Zipes, Greg M.