



CLERK, U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

ENTERED

THE DATE OF ENTRY IS ON
THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

A handwritten signature in cursive script, reading "Michelle V. Larson".

Signed November 26, 2025

United States Bankruptcy Judge

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

_____)	
In re:)	Chapter 7
)	
TRICOLOR HOLDINGS, LLC, <i>et al.</i> , ¹)	Case No. 25-33487 (MVL)
)	
Debtors.)	
_____)	

STIPULATION AND AGREED ORDER FOR LEASE REJECTION

Anne Elizabeth Burns, the Chapter 7 trustee (the "Trustee") of the estates of the above-captioned debtors (the "Debtors") and CICF III-TX1B01, LLC (the "Landlord," and together with the Trustee, the "Parties") hereby enter into this stipulation and order (this "Stipulation and Agreed Order") seeking to reject a lease of nonresidential real property as follows:

¹ The Debtors in these chapter 7 cases are as follows: Tricolor Holdings, LLC, TAG Intermediate Holding Company, LLC, Tricolor Auto Group, LLC, Tricolor Auto Acceptance, LLC, Tricolor Insurance Agency, LLC, Tricolor Home Loans LLC dba Tricolor Mortgage, Tricolor Real Estate Services, LLC, TAG California Holding Company, LLC, Flexi Compras Autos, LLC, TAG California Intermediate Holding Company, LLC, Tricolor California Auto Group, LLC, Tricolor California Auto Acceptance, LLC, Risk Analytics LLC, Tricolor Tax, LLC, Tricolor Financial, LLC, Tricolor Auto Receivables LLC, Tricolor Asset Funding, LLC, and Apoyo Financial, LLC.



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RECITALS

WHEREAS, on September 10, 2025 (the “Petition Date”), the Debtors filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”) in the United States Bankruptcy Court for the Northern District of Texas (the “Court”);

WHEREAS, the Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334, and this matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2);

WHEREAS, prior to the Petition Date, the Landlord and Tricolor Holdings, LLC (the “Debtor Tenant”) entered into that certain Commercial Lease Agreement dated July 9, 2021 (the “Lease”) covering real property located at 3800 N. Interstate 45, Wilmer TX 75172 (the “Premises”);

WHEREAS, on October 21, 2025, the Landlord filed its *Motion to Compel the Trustee to Pay Post-Petition Rent or Alternatively Compelling the Trustee to Reject the Nonresidential Wilmer Lease* [Docket No. 245] (the “Motion to Compel”) seeking certain relief as to the Lease;

WHEREAS, on October 27, 2025, the Trustee filed her *Chapter 7 Trustee’s First Omnibus Motion for Entry of an Order (I) Authorizing the Trustee to (A) Reject Certain Unexpired Real Property Leases and (B) Abandon Personal Property and (ii) Granting Related Relief* [Docket No. 269] (the “Lease Rejection Motion”);²

WHEREAS, on November 10, 2025, the Trustee filed her *Omnibus Objection to Motions to Compel the Trustee to Pay Post-Petition Rent or Alternatively Compelling the Trustee to Reject Certain Nonresidential Leases* [Docket No. 354] (the “Omnibus Objection”), which responded to, among other things, the Landlord’s Motion to Compel.

WHEREAS, the Trustee has determined that it is in the best interests of the bankruptcy

² Capitalized terms not defined herein shall have the meanings given to them in the Lease Rejection Motion.

estates and creditors that the Debtor Tenant reject the Lease;

WHEREAS, the Landlord consents to the Debtor Tenant's rejection of the Lease;

WHEREAS, by this Stipulation and Agreed Order, the Parties seek to resolve certain outstanding issues between the Parties related to the Lease and return possession of the Premises to the Landlord on the terms set forth herein.

STIPULATION AND AGREED ORDER

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED BY THE PARTIES AND UPON APPROVAL OF THE COURT, IT IS SO ORDERED:

1. The Lease is deemed rejected (the "Deemed Rejection Date") pursuant to section 365 of the Bankruptcy Code, effective to be no later than November 30, 2025, and pursuant to the terms contained herein.

2. Upon such Deemed Rejection Date, Landlord is entitled to, and the Trustee relinquishes and surrenders, possession of the Leased Premises.

3. On November 25, 2025, the Landlord shall have the right to enter and occupy the Premises and agrees to reasonably cooperate with the Trustee and her agents while occupying the Premises.

4. Upon such Deemed Rejection Date, Landlord is entitled to, and the Trustee shall effectuate, the immediate and irrevocable turnover of possession of the Premises.³

5. All rights to assert any claim in the Bankruptcy Cases under Bankruptcy Code sections 365(d)(3), 502(b)(6) and 503(b)(1) related to the Lease or the Deemed Rejection Date are reserved. The Parties agree to litigate any such claims, if necessary, in this Court and pursuant to the Bankruptcy Code.

³ The Trustee shall immediately turnover any and all keys and key/security codes for the Premises in her possession.

6. Subject to the terms set forth herein, the Motion to Compel is dismissed without prejudice.

7. Subject to the terms of this Stipulation and Agreed Order, any proof of claim arising from the Lease shall be filed on or before any deadline established by the Court for creditors to file proofs of claim. Moreover, any administrative claim—for which all rights to assert are preserved in Paragraph 6—may be filed utilizing the official form 410 proof of claim form, rather than requiring a separate application for allowance and payment, and such administrative claims shall be filed on or before any deadline established by the Court for creditors to file administrative claims.

8. Landlord agrees to hold any remaining property on the premises of the Debtors located at the Premises (the “Remaining Property”), for the benefit of the Trustee, and not to remove such Remaining Property, until December 15, 2025. The Trustee shall file a notice of proposed abandonment of the Remaining Property as of December 15, 2025, as soon as practicable after entry of this Stipulation and Agreed Order, but in no event later than November 26, 2025, with an opportunity for objection to same (an “Abandonment Objection”). If no Abandonment Objection is timely filed with respect to the Premises, the obligations of this paragraph 8 will expire on December 15, 2025, at which time the Landlord may keep and/or dispose of such any property located at the Premises at that time in its sole and absolute discretion without further notice or liability to the Landlord, the Debtors or any party holding any liens, claims, encumbrances, interests, and rights (including any rights of setoff or recoupment) in such Remaining Property. Out of an abundance of caution, the Landlord shall not be liable for any actions taken with respect to the Remaining Property. The automatic stay, to the extent applicable, is modified to allow for such utilization and disposition. Notwithstanding any provision of this

Order, to the extent the Trustee seeks to abandon property that contains any “personally identifiable information” as to that term is defined in Section 101(41A) of the Bankruptcy Code, or other personal or confidential information about the Debtors’ employees or customers, or any other individual (the “Confidential Information”), the Trustee shall remove Confidential Information from the Premises before abandonment.

9. Except as otherwise provided herein, nothing in this Stipulation and Agreed Order, nor any actions taken pursuant hereto, shall be deemed: (a) an admission as to the amount of, basis for, or validity of any claim against a Debtor entity under the Bankruptcy Code or other applicable non-bankruptcy law; (b) except as set forth herein, a waiver by Landlord of any of its claims, rights, or remedies against Debtor Tenant or any other entities or parties; (c) a waiver of the Landlord’s, the Debtors’, or any other party in interest’s right to dispute any claim on any grounds; (d) a promise or requirement to pay any claim; (e) an implication, admission, or finding that any particular claim is an administrative expense claim, secured claim, other priority claim, or unsecured claim; (f) a request or authorization to assume, assign, or reject any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code, other than the Lease; (g) an admission as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors’ estates; or (h) a waiver or limitation of the Landlord’s, the Debtors’, or any other party in interest’s, rights under the Bankruptcy Code or any other applicable law.

10. Nothing contained in this Stipulation and Agreed Order shall be construed to affect the disposition of or legal rights with respect to any personal property of third parties. To the extent any such personal property, including vehicles, remains on the Premises, Landlord agrees to reasonably cooperate with such third parties, including, without limitation, TBK Bank,

SSB, Brink's Capital LLC, Varilease Finance, Inc., VFI ABS 2023-1 LLC, and Wilmington Trust, National Associations', serving in its capacity as Indenture Trustee, and their designated agents, as applicable, with respect to the removal thereof.

11. The Trustee is authorized and empowered to take all actions necessary to implement the relief requested in this Stipulation and Agreed Order.

12. The terms and conditions of this Stipulation and Agreed Order shall be immediately effective and enforceable upon entry by the Court.

13. This Stipulation and Agreed Order is intended by the Parties to be binding upon their successors, agents, assigns, including bankruptcy trustees and estate representatives, and any parent, subsidiary, or affiliated entity of the Parties.

14. The undersigned hereby represent and warrant that they have full authority to execute this Stipulation and Agreed Order on behalf of the respective parties and that the respective parties have full knowledge of, and have consented to, this Stipulation and Agreed Order. This Stipulation and Agreed Order may be executed in counterparts and/or by facsimile or other electronic signature, and each such counterpart together with the others shall constitute one and the same instrument.

15. The Parties agree that each of them has had a full opportunity to participate in the drafting of this Stipulation and Agreed Order, and any claimed ambiguity shall be construed neither for nor against either of the Parties.

16. This Stipulation and Agreed Order constitute the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior discussions, agreements, and understandings, both written and oral, among the Parties with respect thereto.

17. This Stipulation and Agreed Order shall not be modified, altered, amended,

or supplemented except by a writing executed by the Parties or their authorized representatives.

18. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Stipulation and Agreed Order, and the Parties hereby consent to such jurisdiction to resolve any disputes or controversies arising from or related to this Stipulation and Agreed Order.

END OF ORDER

STIPULATED AND AGREED TO BY:

Dated: November 25, 2025

/s/ Eric C. Seitz

Charles R. Gibbs (TX Bar No. 7846300)
Marcus A. Helt (TX Bar No. 24052187)
Eric C. Seitz (TX Bar No. 24067863)
Grayson Williams (TX Bar No. 24124561)
MCDERMOTT WILL & SCHULTE LLP
2801 North Harwood Street, Suite 2600
Dallas, Texas 75201-1664
Tel: (214) 295-8000
Fax: (972) 232-3098
Email: cr gibbs@mwe.com
mhelt@mwe.com
eseitz@mwe.com
gwilliams@mwe.com

-and-

Darren Azman (admitted *pro hac vice*)
MCDERMOTT WILL & SCHULTE LLP
One Vanderbilt Avenue
New York, New York 10017-3852
Tel: (212) 547-5400
Fax: (212) 547-5444
Email: dazman@mwe.com

Counsel to the Chapter 7 Trustee

/s/ Beau H. Butler

Jennifer F. Wertz (TX Bar No. 24072822)
Beau H. Butler (TX Bar No. 24132535)
100 Congress Avenue, Suite 1100
Austin, TX 78701
Telephone: (512) 236-2000
Facsimile: (512) 236-2002
Email: jwertz@jw.com
Email: bbutler@jw.com

Counsel to CICF III TX1B01, LLC

CERTIFICATE OF SERVICE

I do hereby certify that on November 25, 2025, a true and correct copy of the foregoing document was served via CM/ECF for the United States Bankruptcy Court for the Northern District of Texas on all parties authorized to receive electronic notice in this case.

/s/ Eric C. Seitz
Eric C. Seitz

In re:
Tricolor Holdings, LLC
Debtor

Case No. 25-33487-mvl
Chapter 7

CERTIFICATE OF NOTICE

District/off: 0539-3
Date Rcvd: Nov 26, 2025

User: admin
Form ID: pdf012

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Total Noticed: 1

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.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Nov 28, 2025:

Recip ID	Recipient Name and Address
22786456	+ A & A RESTRIPIING LLC, 12020 PROSPECT HILL DR, GOLD RIVER, CA 95670-7524

TOTAL: 1

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).

NONE

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.

NONE

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.

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: Nov 28, 2025

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 November 26, 2025 at the address(es) listed below:

Name	Email Address
Alysia Cordova	on behalf of Creditor Midland County amabkr@pbfc.com
Anne Elizabeth Burns	trusteeburns@chfirm.com ecf.alert+Burns@titlexi.com
Ashley Lindsay Harper	on behalf of Creditor JPMorgan Chase Bank N.A., as administrative agent ashleyharper@hunton.com, ashley-harper-7761@ecf.pacerpro.com
Audrey Lorene Hornisher	on behalf of Creditor Chiyo Inoue Trust Dated February 17 2010 audrey.hornisher@clarkhillstrasburger.com, mina.alvarez@clarkhillstrasburger.com
Audrey Lorene Hornisher	on behalf of Creditor DB & BB Properties L.P. audrey.hornisher@clarkhillstrasburger.com, mina.alvarez@clarkhillstrasburger.com

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Beau Butler
on behalf of Creditor ANC Ventures LTD. bbutler@jw.com, kgradney@jw.com;dtrevino@jw.com;jrego@jw.com

Beau Butler
on behalf of Creditor CICF III-TX1B01 LLC bbutler@jw.com, kgradney@jw.com;dtrevino@jw.com;jrego@jw.com

Beau Butler
on behalf of Creditor Bullish Resources Inc. bbutler@jw.com, kgradney@jw.com;dtrevino@jw.com;jrego@jw.com

Bradley Smyer
on behalf of Interested Party Wilmington Trust National Association brad.smyer@alston.com

Bradley Roland Foxman
on behalf of Creditor TBK Bank SSB bfoxman@velaw.com

Branch M. Sheppard
on behalf of Creditor SMH Property LLC bsheppard@mcglinchey.com, hsheppard@gallowaylawfirm.com

Charles Brackett Hendricks
on behalf of Trustee Anne Elizabeth Burns chuckh@chfirm.com chps.ecfnotices@ecf.courtdrive.com

Charles R. Gibbs
on behalf of Defendant Tricolor Holdings LLC crgibbs@mwe.com,
LitigationDocketing@mwe.com;eseitz@mwe.com;mpounds@mwe.com;dnorthrop@mwe.com

Charles R. Gibbs
on behalf of Trustee Anne Elizabeth Burns crgibbs@mwe.com
LitigationDocketing@mwe.com;eseitz@mwe.com;mpounds@mwe.com;dnorthrop@mwe.com

Christie Lewis
on behalf of Creditor Roalty 1 Properties LTD clewis@hirschwest.com, bcampbell@hirschwest.com

Christie Lewis
on behalf of Creditor Houston Auto Auction Properties L.P. clewis@hirschwest.com, bcampbell@hirschwest.com

Christopher J. Schreiber
on behalf of Creditor Varilease Finance Inc. cjschreiber@michaelbest.com,
jcalmes@michaelbest.com,courtmail@michaelbest.com

Cleveland R. Burke
on behalf of Creditor Austin 5432 South IH35 LLC cburke@velawood.com,
service@velawood.com;rayna-costanzo-0764@ecf.pacerpro.com

Daniel Herrin
on behalf of Creditor Taysir Zahra ecf@herrinlaw.com HerrinLawPLLC@jubileebk.net

Danielle Wildern Juhle
on behalf of Creditor Fifth Third Bank National Association, as administrative agent danielle.juhle@goldbergkohn.com

Deborah M. Perry
on behalf of Creditor BV NWH LP dperry@munsch.com

Diane W. Sanders
on behalf of Creditor Hidalgo County austin.bankruptcy@lgbs.com

Diane W. Sanders
on behalf of Creditor Nueces County austin.bankruptcy@lgbs.com

Diane W. Sanders
on behalf of Creditor City of McAllen austin.bankruptcy@lgbs.com

Don Stecker
on behalf of Creditor City of El Paso don.stecker@lgbs.com don.stecker@ecf.courtdrive.com

Don Stecker
on behalf of Creditor Ector CAD don.stecker@lgbs.com don.stecker@ecf.courtdrive.com

Don Stecker
on behalf of Creditor Bexar County don.stecker@lgbs.com don.stecker@ecf.courtdrive.com

Edwin A. Huffman
on behalf of Creditor Origin Bank ted.huffman@katten.com courtalertlax@katten.com

Elisha D. Graff
on behalf of Creditor JPMorgan Chase Bank N.A. egraff@stblaw.com

Elizabeth Banda Calvo
on behalf of Creditor Castleberry ISD ebcervo@pbfcm.com rgleason@pbfcm.com

Eric C. Seitz
on behalf of Trustee Anne Elizabeth Burns eseitz@mwe.com dnorthrop@mwe.com;cclark@mwe.com

Eric R. Hail

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on behalf of Creditor Origin Bank eric.hail@katten.com courtalertlax@katten.com

Garrick Chase Smith

on behalf of Creditor 3330 Fremont Street LLC gsmith@munsch.com

George H. Barber

on behalf of Creditor Primeritus Financial Services Inc. f/k/a Consolidated Asset Recovery Systems, Inc gbarber@bradley.com, ndasrath@bradley.com;gbarberbradley@ecf.courtdrive.com;george-barber-8068@ecf.pacerpro.com

George H. Barber

on behalf of Creditor Hesselbein Tire Southwest Inc. gbarber@bradley.com, ndasrath@bradley.com;gbarberbradley@ecf.courtdrive.com;george-barber-8068@ecf.pacerpro.com

Gerard S Catalanello

on behalf of Interested Party Wilmington Trust National Association gerard.catalanello@alston.com, duke.amponsah@alston.com

Gregory Getty Hesse

on behalf of Creditor JPMorgan Chase Bank N.A., as administrative agent ghesse@huntonak.com, astowe@huntonak.com;tcanada@HuntonAK.com;creeves@HuntonAK.com

Ivan M. Gold

on behalf of Creditor 603 San Fernando Road LLC igold@allenmatkins.com

Jared Weir

on behalf of Creditor Cox Automotive Inc. weirj@gtlaw.com, jared--weir-6184@ecf.pacerpro.com;guerrak@gtlaw.com;jamrokg@gtlaw.com

Jared M. Slade

on behalf of Interested Party Wilmington Trust National Association jared.slade@alston.com, Melanie.Mizrahie@alston.com

Jarrold Martin

on behalf of Creditor XL Parts LLC jbmartin@bradley.com, vherrera@bradley.com;rabdelghani@bradley.com;aplayer@bradley.com;akhan@bradley.com;jbmartin@ecf.courtdrive.com

Jason A. Starks

on behalf of Creditor Travis County BKECF@traviscountytexas.gov

Jason C Webster

on behalf of Plaintiff Jose Campos on behalf of himself and all others similarly situated filing@wvmlaw.com

Jason C Webster

on behalf of Creditor Jose Campos filing@wvmlaw.com

Jason R Alderson

on behalf of Creditor ACV Capital LLC jason.alderson@morganlewis.com

Jeanmarie Baer

on behalf of Creditor Cooke County Appraisal District jbaer@pbfc.com wichitafalls@pbfc.com

Jeannie Lee Andresen

on behalf of Creditor City of Houston houston_bankruptcy@lgbs.com

Jeannie Lee Andresen

on behalf of Creditor Houston Community College System houston_bankruptcy@lgbs.com

Jeannie Lee Andresen

on behalf of Creditor Fort Bend County houston_bankruptcy@lgbs.com

Jeannie Lee Andresen

on behalf of Creditor Houston ISD houston_bankruptcy@lgbs.com

Jeannie Lee Andresen

on behalf of Creditor Lone Star College System houston_bankruptcy@lgbs.com

Jennifer Feldsher

on behalf of Creditor ACV Capital LLC jennifer.feldsher@morganlewis.com

Jennifer F. Wertz

on behalf of Creditor CICF III-TX1B01 LLC jwertz@jw.com, kgradney@jw.com;dtrevino@jw.com;jrego@jw.com

John Douglas Elrod

on behalf of Creditor Cox Automotive Inc. elrodj@gtlaw.com, fieldss@gtlaw.com

John E. Mitchell

on behalf of Creditor Origin Bank john.mitchell@katten.com nyc.bknotices@katten.com,courtalertlax@katten.com

John James Sparacino

on behalf of Creditor Daniel Chu jsparacino@mckoolsmith.com john-sparacino-7086@ecf.pacerpro.com;managingclerk@mckoolsmith.com;scastillo@mckoolsmith.com

John P. Lewis, Jr.

on behalf of Creditor Southern Tire Mart LLC jplewis@haywardfirm.com, mholmes@haywardfirm.com

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Jonathan Lozano

on behalf of Creditor ACV Capital LLC jonathan.lozano@bracewell.com mary.kearney@bracewell.com

Jonathan Summerfield Petree

on behalf of Creditor BV NWH LP jpetree@munsch.com, CourtMail@munsch.com

Joseph G Epstein

on behalf of Creditor Avenger Parking 1 LLC joe@epsteintexaslaw.com, info@epsteintexaslaw.com

Joseph G Epstein

on behalf of Creditor Prime Southland Real Estate LLC joe@epsteintexaslaw.com info@epsteintexaslaw.com

Julie Anne Parsons

on behalf of Creditor Tax Appraisal District of Bell County jparsons@mvbalaw.com
karla.alexander@mvbalaw.com;theresa.king@mvbalaw.com;juanie.montalvo@mvbalaw.com;julie.parsons@ecf.courtdrive.com

Julie Anne Parsons

on behalf of Creditor Midland Central Appraisal District jparsons@mvbalaw.com
karla.alexander@mvbalaw.com;theresa.king@mvbalaw.com;juanie.montalvo@mvbalaw.com;julie.parsons@ecf.courtdrive.com

Larry Alan Levick

on behalf of Creditor Leasing Corporation of America levick@singerlevick.com
scotton@singerlevick.com;tguillory@singerlevick.com

Larry Alan Levick

on behalf of Creditor FIRST Insurance Funding levick@singerlevick.com scotton@singerlevick.com;tguillory@singerlevick.com

Linda D. Reece

on behalf of Creditor Carrollton-Farmers Branch ISD lreece@pbfc.com lreece@ecf.courtdrive.com

Lisa Paige Rothberg

on behalf of Creditor 400 N. Riverside LLC lrothberg@dorelaw.com, chymel@dorelaw.com

Mark Joseph Petrocchi

on behalf of Creditor Friedlander Family Trust mpetrocchi@lawgjm.com
acamarena@lawgjm.com;mpetrocchi@yahoo.com;acamarena@lawgjm.com

Mark Joseph Petrocchi

on behalf of Creditor Griffith Jay & Michel, LLP mpetrocchi@lawgjm.com,
acamarena@lawgjm.com;mpetrocchi@yahoo.com;acamarena@lawgjm.com

Matthew W. Moran

on behalf of Creditor TBK Bank SSB mmoran@velaw.com,
dtucker@velaw.com,matt-moran-9786@ecf.pacerpro.com,courtmail@velaw.com

Megan F. Clontz

on behalf of Creditor Marina Realty Enterprises LLC mclontz@fbfk.law, ljaeger@fbfk.law;mclontzlaw@gmail.com

Megan F. Clontz

on behalf of Creditor Marina LA Realty LLC mclontz@fbfk.law, ljaeger@fbfk.law;mclontzlaw@gmail.com

Megan M. Adeyemo

on behalf of Creditor Belesprit LLC madeyemo@grsm.com asoto@grsm.com

Melissa Emily Valdez

on behalf of Creditor KINGSBRIDGE MUNICIPAL UTILITY DISTRICT mvaldez@pbfc.com
mvaldez@ecf.courtdrive.com;arandermann@pbfc.com

Michael F. Webb

on behalf of Creditor Salehoun Family L.P. mwebb@jdkglaw.com

Michael L. Weems

on behalf of Creditor UNIVERSAL DTEC CORPORATION mlw@hwa.com

Michael S. Mitchell

on behalf of Creditor Auto Paint Recon mike@demarcomitchell.com mike_450@ecf.courtdrive.com

Michael Scott Held

on behalf of Creditor Bullish Resources Inc. mheld@jw.com, kgradney@jw.com;osalvatierra@jw.com

Michael Scott Held

on behalf of Creditor ANC Ventures LTD. mheld@jw.com, kgradney@jw.com;osalvatierra@jw.com

Michelle E. Shriro

on behalf of Creditor Leasing Corporation of America mshriro@singerlevick.com
scotton@singerlevick.com;tguillory@singerlevick.com

Nicole Susan Wood

on behalf of Trustee Anne Elizabeth Burns nwood@chfirm.com

Nirvana Hooloomann

on behalf of Interested Party Yvette Ann Leal nirvana@reyeslaw.com

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Paul E. Heath

on behalf of Creditor TBK Bank SSB pheath@velaw.com, lweisbruch@velaw.com

Randall L. Klein

on behalf of Creditor Fifth Third Bank National Association, as administrative agent randall.klein@goldbergkohn.com, kristina.bunker@goldbergkohn.com

Raneen Abdelghani

on behalf of Creditor Gateway Tire of Texas Inc. rabdelghani@bradley.com, vherrera@bradley.com;aplayer@bradley.com

Raneen Abdelghani

on behalf of Creditor Hesselbein Tire Southwest Inc. rabdelghani@bradley.com, vherrera@bradley.com;aplayer@bradley.com

Raniero D'Aversa, Jr.

on behalf of Creditor SMBC Nikko Securities America Inc. rdaversa@orrick.com

Rebecca Lynn Matthews

on behalf of Creditor Fifth Third Bank National Association, as administrative agent rmatthews@fbtlaw.com, rmccartney@fbtlaw.com

Rebecca Lynn Matthews

on behalf of Creditor 603 San Fernando Road LLC rmatthews@fbtlaw.com, rmccartney@fbtlaw.com

Robert M Charles, Jr

on behalf of Creditor Offshore International Incorporated (Arizona) Robert.Charles@wbd-us.com

Rogge Dunn

on behalf of Creditor Jody Diaz Dunn@RoggeDunnGroup.com

Ronald J. Smeberg

on behalf of Interested Party DP Real Estate LP ron@smeberg.com, denielle@smeberg.com

Ryan Coel Wooten

on behalf of Creditor SMBC Nikko Securities America Inc. rwooten@orrick.com

Sara Zoglman

on behalf of Creditor TBK Bank SSB szoglman@velaw.com

Scott D. Lawrence

on behalf of Creditor Vervent Inc. scott.lawrence@wickphillips.com, brenda.ramirez@wickphillips.com;courtmail@wickphillips.com

Sean A. O'Keefe

on behalf of Creditor Thomas Living Trust sokeefe@okeefelawcorporation.com

Shane Bebout

on behalf of Creditor General Fleet Brokers Inc. SBebout@toddlawfirm.com

Shawn M. Christianson

on behalf of Creditor Oracle America Inc. schristianson@buchalter.com, cmcintire@buchalter.com

Sherrel K. Knighton

on behalf of Creditor City of Richardson Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor City of Frisco Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Lewisville ISD Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Grayson County Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Rockwall CAD Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Parker CAD Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Irving ISD Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Gainesville ISD Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

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User: admin

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Sherrel K. Knighton

on behalf of Creditor Navarro County Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Dallas County Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Wise County Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Kaufman County Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sherrel K. Knighton

on behalf of Creditor Tarrant County Sherrel.Knighton@lgbs.com
Dora.Casiano-Perez@lgbs.com;Eva.Parker@lgbs.com;Dallas.Bankruptcy@lgbs.com

Sidney H. Scheinberg

on behalf of Creditor Clay Cooley Motor Company SScheinberg@GodwinBowman.com
sidscheinberg@me.com;nchancy@GodwinBowman.com;OBrown@GodwinBowman.com;csanders@godwinbowman.com

Sidney H. Scheinberg

on behalf of Debtor Tricolor Holdings LLC SScheinberg@GodwinBowman.com,
sidscheinberg@me.com;nchancy@GodwinBowman.com;OBrown@GodwinBowman.com;csanders@godwinbowman.com

Stephen Wilcox

on behalf of Creditor 4500 South Freeway LLC kraudry@wilcoxlaw.net,
swilcoxndtx@wilcoxlaw.net;krw77@sbcglobal.net;kraudry@ecf.inforuptcy.com

Stephen Andrew Cumbie

on behalf of Creditor City of Fort Worth Stephen.Cumbie@fortworthtexas.gov

Stephen M. Pezanosky

on behalf of Creditor BPG Arizona 1 LLC stephen.pezanosky@haynesboone.com
kim.morzak@haynesboone.com;kristy.martinez@haynesboone.com

Stephen Mark Blank

on behalf of Interested Party Wilmington Trust National Association stephen.blank@alston.com

Steven Thomas Holmes

on behalf of Trustee Anne Elizabeth Burns sholmes@chfirm.com chps.ecfnotices@ecf.courtdrive.com

T. Josh Judd

on behalf of Creditor Kevin K. Jahangiri and Sherwin Jahangiri d/b/a K&S Properties jjudd@andrewsmyers.com
sray@andrewsmyers.com

T. Josh Judd

on behalf of Creditor RKJS Investments LLC jjudd@andrewsmyers.com, sray@andrewsmyers.com

Theodore J. Riney

on behalf of Creditor TDIndustries Inc. triney@rrspllc.com

Thomas Robert Califano

on behalf of Debtor Tricolor Tax LLC tom.califano@sidley.com, nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor Auto Acceptance LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor TAG California Holding Company LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor California Auto Acceptance LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor TAG Intermediate Holding Company LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor California Auto Group LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor Home Loans LLC tom.califano@sidley.com
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

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User: admin

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Total Noticed: 1

on behalf of Debtor Tricolor Auto Receivables LLC tom.califano@sidley.com
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor TAG California Intermediate Holding Company LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Risk Analytics LLC tom.califano@sidley.com nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor Holdings LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor Financial LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Flexi Compras Autos LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor TAG Asset Funding LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor Insurance Agency LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Apoyo Financial LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor Real Estate Services LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Thomas Robert Califano

on behalf of Debtor Tricolor Auto Group LLC tom.califano@sidley.com,
nyefiling@sidley.com;tom-califano-6649@ecf.pacerpro.com

Timothy A. Davidson, II

on behalf of Creditor JPMorgan Chase Bank N.A., as administrative agent taddavidson@hunton.com

Todd Allan Atkinson

on behalf of Creditor AFCO Credit Corporation todd.atkinson@wbd-us.com
heidi.sasso@wbd-us.com;liz.thomas@wbd-us.com;todd_atkinson4@yahoo.com;cindy.giobbe@wbd-us.com

Todd Allan Atkinson

on behalf of Creditor Offshore International Incorporated (Arizona) todd.atkinson@wbd-us.com,
heidi.sasso@wbd-us.com;liz.thomas@wbd-us.com;todd_atkinson4@yahoo.com;cindy.giobbe@wbd-us.com

United States Trustee

ustpregion06.da.ecf@usdoj.gov

Vincent Renda

on behalf of Creditor Gary Lewis Polakoff Trustee of the Gary and Diane Polakoff 2401 Trust vr@pinlegal.com,
ld@pinlegal.com

William A. Trey Wood, III

on behalf of Creditor ACV Capital LLC trey.wood@bracewell.com mary.kearney@bracewell.com;bob.burns@bracewell.com

Yelena E. Archiyan

on behalf of Creditor Origin Bank yelena.archiyan@katten.com courtalertlax@katten.com;nyc.bknotices@katten.com

TOTAL: 146