

THOMSON REUTERS CORP /CAN/
 Form 424B3
 September 22, 2009

The information in this preliminary prospectus supplement is not complete and may be changed. This preliminary prospectus supplement and the accompanying prospectus do not constitute an offer to sell these securities and are not soliciting an offer to buy these securities in any jurisdiction where the offer or sale is not permitted.

Filed Pursuant to Rule 424(b)(3)
 Registration No. 333-156187

SUBJECT TO COMPLETION
PRELIMINARY PROSPECTUS SUPPLEMENT DATED SEPTEMBER 22, 2009

PROSPECTUS SUPPLEMENT
 (To short form base shelf prospectus dated December 23, 2008)

US\$

Thomson Reuters Corporation

% Notes due 20

We will pay interest on the notes on _____ and _____ of each year, beginning on _____, 20____. The notes will mature on _____, 20____. The notes will be direct, unsecured obligations of Thomson Reuters Corporation. The notes will be issued only in denominations of US\$2,000 and multiples of US\$1,000 in excess thereof. We may redeem all or a portion of the notes at any time at 100% of their principal amount plus a make-whole premium. We will also have the option to redeem the notes in whole and not in part at any time at 100% of the aggregate principal amount of the notes plus accrued interest to the date of redemption in the event of certain changes to Canadian withholding taxes. We will be required to make an offer to purchase the notes at a price equal to 101% of their principal amount, plus accrued and unpaid interest to the date of repurchase, upon the occurrence of a Change of Control Triggering Event (as defined herein). See the section of this prospectus supplement entitled "Description of the Notes" for more information, including a description of the ranking of the notes.

Investing in the notes involves risks that are described in some of the documents incorporated by reference herein and in the "Risk Factors" section beginning on page 6 of the accompanying short form base shelf prospectus.

	Per Note	Total
Public offering price (1)	%	US\$
Underwriting commission	%	US\$
Proceeds to Thomson Reuters (before expenses)	%	US\$

(1) _____ Plus accrued interest on the notes from _____, 2009, if settlement occurs after that date.

The notes will not be listed on any securities exchange or quotation system and, consequently, there is no market through which the notes may be sold and purchasers may not be able to resell notes purchased under this prospectus supplement.

Neither the Securities and Exchange Commission nor any other regulatory body has approved or disapproved these securities or passed upon the adequacy or accuracy of this prospectus supplement or the accompanying short form base shelf prospectus. Any representation to the contrary is a criminal offense.

We are permitted to prepare this prospectus supplement and the accompanying short form base shelf prospectus in accordance with Canadian disclosure requirements, which are different from those of the United States. We will adopt International Financial Reporting Standards, or IFRS, for the first time in our financial statements for the year ended December 31, 2009, which will include comparative financial statements for the year ended December 31, 2008. Our financial statements are subject to Canadian generally accepted auditing standards and the standards of the Public Company Accounting Oversight Board as well as Canadian and U.S. securities regulatory auditor independence standards. Our consolidated financial statements may not be comparable to the financial statements of U.S. companies.

Owning the notes may subject you to tax consequences in both the United States and Canada. This prospectus supplement and the accompanying short form base shelf prospectus may not describe these tax consequences fully. You should read the tax discussion contained in this prospectus supplement and the accompanying short form base shelf prospectus.

Your ability to enforce civil liabilities under U.S. federal securities laws may be affected adversely because our company is incorporated under the laws of the Province of Ontario, Canada, some of our officers and directors and some of the experts named in this prospectus supplement and the accompanying short form base shelf prospectus are residents of Canada or the United Kingdom, and some of our assets and some of the assets of those officers, directors and experts may be located outside of the United States.

The notes will be ready for delivery in book-entry form only through the facilities of The Depository Trust Company and its direct and indirect participants, including Euroclear and Clearstream, on or about _____, 2009.

Joint Book-Running Managers

BofA Merrill Lynch

Barclays Capital

Deutsche Bank Securities

HSBC

, 2009

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IMPORTANT NOTICE ABOUT INFORMATION IN THIS PROSPECTUS SUPPLEMENT AND THE
ACCOMPANYING SHORT FORM BASE SHELF PROSPECTUS

This document is in two parts. The first part is this prospectus supplement, which describes the specific terms of the notes. The second part, the accompanying short form base shelf prospectus, gives more general information, some of which may not apply to the notes. If the description of the notes varies between this prospectus supplement and the accompanying short form base shelf prospectus, you should rely on the information in this prospectus supplement.

You should rely only on the information contained in or incorporated by reference in this prospectus supplement, the accompanying short form base shelf prospectus and the other information included in the registration statement of which the accompanying short form base shelf prospectus forms a part. We have not authorized anyone to provide you with different or additional information. We are not making an offer of notes in any jurisdiction where the offer is not permitted by law. You should not assume that the information contained in or incorporated by reference in this prospectus supplement or the accompanying short form base shelf prospectus is accurate as of any date other than the date on the front of this prospectus supplement.

In this prospectus supplement, unless otherwise indicated, capitalized terms which are defined in the accompanying short form base shelf prospectus are used herein with the meanings defined in the short form base shelf prospectus. The words “we,” “us,” “our,” “our company” and “Thomson Reuters” refer to Thomson Reuters Corporation and its consolidated subsidiaries, unless the context requires otherwise. Unless otherwise indicated, references in this prospectus supplement to “\$”, “US\$” or “dollars” are to U.S. dollars and references to “C\$” are to Canadian dollars. All references in this prospectus supplement to “£” are to British pounds sterling.

We will adopt IFRS, for the first time in our financial statements for the year ended December 31, 2009, which will include comparative financial statements for the year ended December 31, 2008. IFRS 1, First-time Adoption of IFRS, requires that an entity develop accounting policies based on standards and related interpretations effective at the reporting date of its first annual IFRS financial statements (which in our situation is December 31, 2009). IFRS 1 also requires that those policies be applied as of the date of transition to IFRS (which in our situation is January 1, 2008) and throughout all periods presented in the first IFRS financial statements. The accompanying interim financial information as of June 30, 2009 and for the six months ended June 30, 2009 and 2008, and as of March 31, 2009 and for the three months ended March 31, 2009 and 2008 have been prepared in accordance with those International Accounting Standards Board, or IASB, standards and International Financial Reporting Interpretations Committee, or IFRIC, interpretations issued and effective, or issued and early adopted, at August 10, 2009. The IASB standards and IFRIC interpretations that will be applicable at December 31, 2009, including those that will be applicable on an optional basis, are not known with certainty at the time of this filing and were not known with certainty at the time the interim financial information was prepared. As a result, the accounting policies used to prepare our interim financial information are subject to change up to the reporting date of our first IFRS financial statements. We expect to adopt in our December 31, 2009 financial statements the IASB standards and IFRIC interpretations, as published, at August 10, 2009 which were applied in the preparation of the interim financial information incorporated by reference herein.

Previously, our financial statements were prepared in accordance with Canadian generally accepted accounting principles, or Canadian GAAP. Our amended interim financial statements for the three months ended March 31, 2009 were prepared in accordance with IFRS, as issued by the IASB. As these interim financial statements represent our initial presentation of our results and financial position under IFRS, they were prepared in accordance with IFRS 1, First-Time Adoption of IFRS as well as IAS 34, Interim Financial Reporting. Our amended interim financial statements for the three months ended March 31, 2009 contain a detailed description of our conversion to IFRS, including a line-by-line reconciliation of our financial statements previously prepared under Canadian GAAP to those under IFRS for the three months ended March 31, 2009 and 2008 and for the year ended December 31, 2008. Our amended management’s discussion and analysis for the three months ended March 31, 2009 provides a line-by-line

reconciliation of our income statements for the six months ended June 30, 2008 and the nine months ended September 30, 2008 and a reconciliation of our 2008 pro forma financial information, which were previously prepared under Canadian GAAP to those under IFRS.

DOCUMENTS INCORPORATED BY REFERENCE

The following documents, which have been filed with the securities regulatory authorities in Canada and filed with, or furnished to, the Securities and Exchange Commission, or SEC, are specifically incorporated by reference in this prospectus supplement:

—our audited comparative consolidated financial statements for the year ended December 31, 2008 and the accompanying auditors' report thereon;

— our management's discussion and analysis for the year ended December 31, 2008;

—our management information circular dated February 29, 2008 relating to our special meeting of shareholders held on March 26, 2008;

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- our management information circular dated March 26, 2009 relating to our annual meeting of shareholders held on May 13, 2009;
- our management information circular dated July 8, 2009 relating to our special meeting of shareholders held on August 7, 2009;
 - our annual information form dated March 26, 2009 for the year ended December 31, 2008;
- our amended unaudited comparative consolidated financial statements for the three months ended March 31, 2009;
 - our amended management’s discussion and analysis for the three months ended March 31, 2009;
 - our unaudited comparative consolidated financial statements for the six months ended June 30, 2009;
 - our management’s discussion and analysis for the six months ended June 30, 2009;
- our business acquisition report dated May 15, 2008 relating to our acquisition of Reuters Group PLC, or Reuters; and
- our material change report dated June 22, 2009 relating to the announcement of our proposal to unify our dual listed company (DLC) structure.

Any statement contained in this prospectus supplement, the accompanying short form base shelf prospectus or in a document incorporated or deemed to be incorporated by reference herein shall be deemed to be modified or superseded for the purposes of this prospectus supplement to the extent that a statement contained in this prospectus supplement, the accompanying short form base shelf prospectus or in any other subsequently filed or furnished document which also is or is deemed to be incorporated by reference herein, modifies or supersedes that statement. The modifying or superseding statement need not state that it has modified or superseded a prior statement or include any information set forth in the document that it modifies or supersedes. Any statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this prospectus supplement.

SPECIAL NOTE REGARDING FORWARD-LOOKING INFORMATION

Certain statements included and incorporated by reference in this prospectus supplement constitute forward-looking statements. When used in this prospectus supplement or in the documents incorporated by reference herein, the words “anticipate,” “believe,” “plan,” “estimate,” “expect,” “intend,” “will,” “may” and “should” and similar expressions are intended to identify forward-looking statements. These forward-looking statements are not historical facts but reflect expectations, estimates and projections based on certain assumptions and reflect our current expectations concerning future results and events. These forward-looking statements are subject to a number of risks and uncertainties that could cause actual results or events to differ materially from current expectations. These risks include, but are not limited to,

- changes in the general economy;
 - actions of competitors;
 - increased accessibility to free or relatively inexpensive information sources;
- failure to develop new products, services, applications and functionalities to meet customers’ needs, attract new customers or expand into new geographic markets;

- failure to maintain a high renewal rate for our subscription-based arrangements;
- failures or disruptions of network systems or the Internet;
- detrimental reliance on third parties for information and other services;
- changes to legislation and regulations;
- failure to meet the challenges involved in operating globally;
- failure to protect the reputation of Thomson Reuters;
- impairment of goodwill and identifiable intangible assets;
- inadequate protection of intellectual property rights;

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- threat of legal actions and claims;
- downgrading of credit ratings and adverse conditions in the credit markets;
- fluctuations in foreign currency exchange and interest rates;
- failure to recruit and retain high quality management and key employees;
- effect of factors outside of the control of Thomson Reuters on funding obligations in respect of pension and post-retirement benefit arrangements;
- actions or potential actions that could be taken by Woodbridge;
- failure to fully derive anticipated benefits from future or existing acquisitions, joint ventures, investments or dispositions;
- failure to achieve benefits from our integration and savings program to the extent, or within the time period, currently expected; and
- failure to realize the maximum growth potential of Thomson Reuters or to complete our integration process in a timely way.

These factors and other risk factors described under the section of the accompanying short form base shelf prospectus entitled “Risk Factors” and in some of the documents incorporated by reference herein represent risks that our management believes are material. Other factors not presently known to us or that we presently believe are not material could also cause actual results to differ materially from those expressed in our forward-looking statements. We caution you not to place undue reliance on these forward-looking statements that reflect our view only as of the date of this prospectus supplement. We disclaim any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, other than as required by law, rule or regulation. Additional factors are discussed in our materials filed with the securities regulatory authorities in Canada and filed with, or furnished to, the SEC from time to time, including our annual information form for the year ended December 31, 2008, which is contained in our annual report on Form 40-F for the year ended December 31, 2008, and the other documents incorporated by reference herein.

RISK FACTORS

Investing in the notes is subject to certain risks. Before purchasing notes, you should consider carefully the risk factors set forth under the heading “Risk Factors” in the accompanying short form base shelf prospectus and those under the heading “Risk Factors” in our annual information form, which is contained in our annual report on Form 40-F for the year ended December 31, 2008, as well as the other information contained in and incorporated by reference in this prospectus supplement. If any of the events or developments discussed in these risks actually occur, our business, financial condition or results of operations or the value of the notes could be adversely affected.

BUSINESS

We are the leading source of intelligent information for the world’s businesses and professionals, providing customers with competitive advantage. Intelligent information is a unique synthesis of human intelligence, industry expertise and innovative technology that provides decision-makers with the knowledge to act, enabling them to make better decisions faster. Through more than 50,000 people across more than 100 countries, we deliver this must-have insight

to the financial, legal, tax and accounting, healthcare, science and media markets, powered by the world's most trusted news organization.

We are organized in two divisions:

- Markets, which consists of our financial and media businesses; and
- Professional, which consists of our legal, tax and accounting, healthcare and scientific businesses.

Thomson Reuters Corporation is incorporated under the Business Corporations Act (Ontario), or the OBCA. Our principal executive office is located at 3 Times Square, New York, New York 10036. Our registered office is located at Suite 2706, Toronto Dominion Bank Tower, P.O. Box 24, Toronto-Dominion Centre, Toronto, Ontario M5K 1A1, Canada. Prior to April 17, 2008, Thomson Reuters Corporation was known as The Thomson Corporation.

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RECENT DEVELOPMENTS

On September 10, 2009, we completed the unification of our DLC structure under which we had maintained two publicly listed companies - Thomson Reuters Corporation and Thomson Reuters PLC. Under the unification, each outstanding Thomson Reuters PLC ordinary share was exchanged for one Thomson Reuters Corporation common share and each outstanding Thomson Reuters PLC American Depositary Share was exchanged for six Thomson Reuters Corporation common shares. As a result of the unification, Thomson Reuters Corporation is now our sole parent company and Thomson Reuters PLC (which will be renamed as Thomson Reuters UK Limited) is a wholly-owned subsidiary of Thomson Reuters Corporation.

In connection with the unification, we have commenced an internal reorganization that will include the amalgamation of Thomson Reuters Corporation and Thomson Reuters PLC. As a result of the amalgamation, Thomson Reuters Corporation will possess all of the rights and be subject to all of the liabilities of the two amalgamating companies, including the liabilities that are the subject of the cross guarantees that our parent companies entered into as part of the DLC structure in order to place our creditors in the same position they would have been in had we been operating under a conventional single-parent company structure.

USE OF PROCEEDS

We estimate that the net proceeds from the offering, after deducting the underwriting commission of \$ million and expenses of the offering of approximately \$, will be approximately \$. We intend to use the net proceeds to partially fund our previously-announced redemption of the following debt securities:

- \$75,000,000 7.74% notes due December 22, 2010;
- \$250,000,000 4.75% notes due May 28, 2010; and
- C\$400,000,000 6.85% medium term notes due June 1, 2011.

The redemptions are scheduled to occur during the fourth quarter of 2009.

SELECTED CONSOLIDATED FINANCIAL INFORMATION

The following tables set forth selected consolidated financial information for Thomson Reuters Corporation presented under IFRS and under Canadian GAAP.

The selected consolidated financial information was extracted from, and should be read in conjunction with (a) our amended unaudited consolidated financial statements for the three months ended March 31, 2009, presented in accordance with IFRS, as issued by IASB and (b) our unaudited consolidated financial statements for the six months ended June 30, 2009, each of which are incorporated by reference in this prospectus supplement. We also recommend that you read our consolidated financial statements for the year ended December 31, 2008, which were prepared in accordance with Canadian GAAP, which are incorporated by reference in this prospectus supplement. Our amended financial statements for the three months ended March 31, 2009 include reconciliations of our financial statement information from Canadian GAAP to IFRS for the three months ended March 31, 2008 and the year ended December 31, 2008. Our financial statements for the six months ended June 30, 2009 include reconciliations of our financial statement information from Canadian GAAP to IFRS for the six months ended June 30, 2008. Interim results are not necessarily indicative of the results that may be expected for any other interim period or for a full year.

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IFRS BASIS INFORMATION (UNAUDITED)

(millions of U.S. dollars, except as otherwise indicated and except for per share amounts)

Consolidated Income Statement Data (1):	Six months ended		Year ended
	2009	June 30, 2008	December 31, 2008
Revenues		6,424	4,973
Operating expenses		(4,819)	(3,851)
Depreciation			(8,700)

MJG Associates provides advisory services to private investment partnerships and offshore funds. Mario Gabelli is the sole shareholder, director and employee of MJG Associates. MJG Associates is the Investment Manager of Gabelli International Limited and Gabelli Fund, LDC. Mario J. Gabelli is the general partner of Gabelli Performance Partnership, LP.

The Foundation is a private foundation. Mario Gabelli is the Chairman, a Trustee and the Investment Manager of the Foundation. Elisa M. Wilson is the President of the Foundation.

LICT is a holding company with operating subsidiaries engaged primarily in the rural telephone industry. LIC T actively pursues new business ventures and acquisitions. LIC T makes investments in marketable securities to preserve capital and maintain liquidity for financing their business activities and acquisitions and are not engaged in the

business of investing, or trading in securities. Mario J. Gabelli is the Chief Executive Officer, a director, and substantial shareholder of LICT.

ICTC is a holding company with subsidiaries in voice, broadband and other telecommunications services, primarily in the rural telephone industry. ICTC makes investments in marketable securities to preserve capital and maintain liquidity for financing their business activities and acquisitions and are not engaged in the business of investing, or trading in securities. Mario J. Gabelli is a director, and substantial shareholder of ICTC.

CIBL is a holding company with interests in telecommunications operations, primarily in the rural telephone industry. CIBL actively pursues new business ventures and acquisitions. CIBL makes investments in marketable securities to preserve capital and maintain liquidity for financing their business activities and acquisitions and are not engaged in the business of investing, or trading in securities. Mario J. Gabelli is a director, and substantial shareholder of CIBL.

Mario Gabelli is the controlling stockholder, Chief Executive Officer and a director of GGCP and Chairman and Chief Executive Officer of GBL. He is the Executive Chairman and Chief Executive Officer of AC. Mario Gabelli is also a member of GGCP Holdings. Mario Gabelli is the controlling shareholder of Teton.

MJG-IV is a family partnership in which Mario Gabelli is the general partner. Mario Gabelli has less than a 100% interest in MJG-IV. MJG-IV makes investments for its own account. Mario Gabelli disclaims ownership of the securities held by MJG-IV beyond his pecuniary interest.

The Reporting Persons do not admit that they constitute a group.

GAMCO and G.research are New York corporations and GBL, AC, GSI, and Teton Advisors are Delaware corporations, each having its principal business office at One Corporate Center, Rye, New York 10580. GGCP is a Wyoming corporation having its principal business office at 140 Greenwich Avenue, Greenwich, CT 06830. GGCP Holdings is a Delaware limited liability corporation having its principal business office at 140 Greenwich Avenue, Greenwich, CT 06830. Gabelli Funds is a New York limited liability company having its principal business office at One Corporate Center, Rye, New York 10580. MJG Associates is a Connecticut corporation having its principal business office at 140 Greenwich Avenue, Greenwich, CT 06830. The Foundation is a Nevada corporation having its principal offices at 165 West Liberty Street, Reno, Nevada 89501. LICT is a Delaware corporation having its principal place of business as 401 Theodore Fremd Avenue, Rye, New York 10580. CIBL, Inc. is a Delaware corporation having its principal place of business as 165 West Liberty Street, Suite 220, Reno, NV 89501. ICTC Group Inc. is a Delaware corporation having its principal place of business as 556 Main Street, Nome, North Dakota 58062.

For information required by instruction C to Schedule 13D with respect to the executive officers and directors of the foregoing entities and other related persons (collectively, "Covered Persons"), reference is made to Schedule I annexed hereto and incorporated herein by reference.

(d) – Not applicable.

(e) – Not applicable.

(f) – Reference is made to Schedule I hereto.

Item 5. Interest In Securities Of The Issuer

Item 5 to Schedule 13D is amended, in pertinent part, as follows:

(a) The aggregate number of Securities to which this Schedule 13D relates is 8,893,457 shares, representing 6.88% of the 129,323,690 shares outstanding as reported in the Issuer's most recently filed Form 10-Q for the quarterly period ended June 30, 2016. The Reporting Persons beneficially own those Securities as follows:

Name	Shares of Common Stock	% of Class of Common
Gabelli Funds	2,759,683	2.13%
GAMCO	4,389,336	3.39%
Teton Advisors	896,104	0.69%

GSI	831,534	0.64%
GBL	16,800	0.01%

Mario Gabelli is deemed to have beneficial ownership of the Securities owned beneficially by each of the foregoing persons. GSI is deemed to have beneficial ownership of the Securities beneficially owned by G.research. AC, GBL and GGCP are deemed to have beneficial ownership of the Securities owned beneficially by each of the foregoing persons other than Mario Gabelli and the Foundation.

(b) Each of the Reporting Persons and Covered Persons has the sole power to vote or direct the vote and sole power to dispose or to direct the disposition of the Securities reported for it, either for its own benefit or for the benefit of its investment clients or its partners, as the case may be, except that (i) GAMCO does not have the authority to vote 329,715 of the reported shares, (ii) with respect to the 1,705,800 shares of Common Stock owned by the Gabelli Small Cap Growth Fund, the 43,000 shares held by the Gabelli Capital Asset Fund, the 143,123 shares held by the Gabelli Equity Trust, the 150,000 shares held by the Gabelli Asset Fund, the 16,000 shares held by the Gabelli Multimedia Trust Inc., the 240,000 shares held by the Gabelli ABC Fund, the 32,000 shares held by the Gabelli Enterprise M&A Fund, and the 225,000 shares held by the GDL Fund, the proxy voting committee of each such Fund has taken and exercises in its sole discretion the entire voting power with respect to the shares held by such Funds, (iii) at any time, the Proxy Voting Committee of each such Fund may take and exercise in its sole discretion the entire voting power with respect to the shares held by such fund under special circumstances such as regulatory considerations, and (iv) the power of Mario Gabelli, AC, GBL, and GGCP is indirect with respect to Securities beneficially owned directly by other Reporting Persons.

(c) Information with respect to all transactions in the Securities which were effected during the past sixty days or since the most recent filing on Schedule 13D, whichever is less, by each of the Reporting Persons and Covered Persons is set forth on Schedule II annexed hereto and incorporated herein by reference.

(e) Not applicable.

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: October 4, 2016

GGCP, INC.
MARIO J. GABELLI
MJG ASSOCIATES, INC.

By: /s/ Douglas R. Jamieson
Douglas R. Jamieson
Attorney-in-Fact

TETON ADVISORS, INC.

By: /s/ David Goldman
David Goldman
General Counsel – Teton Advisors, Inc.

ASSOCIATED CAPITAL GROUP, INC.

By: /s/ Kevin Handwerker
Kevin Handwerker
General Counsel & Secretary – Associated Capital Group, Inc.

GAMCO ASSET MANAGEMENT INC.
GAMCO INVESTORS, INC.
GABELLI SECURITIES, INC.
GABELLI FUNDS, LLC

By: /s/ Douglas R. Jamieson
Douglas R. Jamieson
President & Chief Operating Officer – GAMCO Investors, Inc.
President – GAMCO Asset Management Inc.
President – Gabelli Securities, Inc.
President & Chief Operating Officer of the sole member of
Gabelli Funds, LLC

Schedule I

Information with Respect to Executive
Officers and Directors of the Undersigned

Schedule I to Schedule 13D is amended, in pertinent part, as follows:

The following sets forth as to each of the executive officers and directors of the undersigned: his name; his business address; his present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted. Unless otherwise specified, the principal employer of each such individual is GAMCO Asset Management Inc., Gabelli Funds, LLC, Gabelli Securities, Inc., G.research, Inc., Teton Advisors, Inc., Associated Capital Group, Inc. or GAMCO Investors, Inc., the business address of each of which is One Corporate Center, Rye, New York 10580, and each such individual identified below is a citizen of the United States. To the knowledge of the undersigned, during the last five years, no such person has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), and no such person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which he was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities law or finding any violation with respect to such laws except as reported in Item 2(d) and (e) of this Schedule 13D.

GAMCO Investors, Inc.
Directors:

Edwin L. Artzt	Former Chairman and Chief Executive Officer Procter & Gamble Company 900 Adams Crossing Cincinnati, OH 45202
Raymond C. Avansino	Chairman & Chief Executive Officer E.L. Wiegand Foundation 165 West Liberty Street Reno, NV 89501
Mario J. Gabelli	Chief Executive Officer and Chief Investment Officer of GGCP, Inc. Chairman & Chief Executive Officer of GAMCO Investors, Inc. Executive Chairman & Chief Executive Officer of Associated Capital Group, Inc. Director/Trustee of all registered investment companies advised by Gabelli Funds, LLC.
Elisa M. Wilson	Director c/o GAMCO Investors, Inc. One Corporate Center Rye, NY 10580
Eugene R. McGrath	Former Chairman and Chief Executive Officer Consolidated Edison, Inc. 4 Irving Place New York, NY 10003
Robert S. Prather	President & Chief Executive Officer Heartland Media, LLC 1843 West Wesley Road Atlanta, GA 30327
Officers:	
Mario J. Gabelli	Chairman and Chief Executive Officer
Douglas R. Jamieson	President and Chief Operating Officer
Henry G. Van der Eb	Senior Vice President
Bruce N. Alpert	Senior Vice President
Agnes Mullady	Senior Vice President
Kevin Handwerker	Executive Vice President, General Counsel and Secretary

GAMCO Asset Management

Inc.

Directors:

Douglas R. Jamieson

Regina M. Pitaro

William S. Selby

Officers:

Mario J. Gabelli Chief Executive Officer and Chief Investment Officer – Value Portfolios

Douglas R. Jamieson President, Chief Operating Officer and Managing Director

David Goldman General Counsel, Secretary & Chief Compliance Officer

Gabelli Funds, LLC

Officers:

Mario J. Gabelli Chief Investment Officer – Value Portfolios

Bruce N. Alpert Executive Vice President and Chief Operating Officer

Agnes Mullady President and Chief Operating Officer – Open End Fund Division

David Goldman General Counsel

Gabelli Securities, Inc.

Officers:

Douglas R. Jamieson See above

Patrick Dennis Executive Vice President, Chief Financial Officer

Kevin Handwerker Secretary

David M. Goldman General Counsel & Assistant Secretary

David Fitzgerald Chief Compliance Officer

G.research, LLC

Officers:

Cornelius V. McGinity See above

Bruce N. Alpert Vice President

Douglas R. Jamieson Secretary

David M. Goldman Assistant Secretary

Josephine D. LaFauci Chief Compliance Officer

Gabelli Foundation, Inc.

Officers:

Mario J. Gabelli Chairman, Trustee & Chief Investment Officer

Elisa M. Wilson President

Marc Gabelli Trustee

Matthew R. Gabelli Trustee

Michael Gabelli Trustee

MJG-IV Limited Partnership

Officers:

Mario J. Gabelli General Partner

GGCP, Inc.

Directors:

	Chief Executive Officer and Chief Investment Officer of GGCP, Inc.
	Chairman & Chief Executive Officer of GAMCO Investors, Inc.
Mario J. Gabelli	Executive Chairman & Chief Executive Officer of Associated Capital Group, Inc. Director/Trustee of all registered investment companies advised by Gabelli Funds, LLC.
	President of Associated Capital Group, Inc.
Marc Gabelli	President and Managing Director of Gabelli Securities, Inc.
	Vice President – Trading
Matthew R. Gabelli	G.research, Inc. One Corporate Center Rye, NY 10580
	President & COO
Michael Gabelli	Gabelli & Partners, LLC

One Corporate
Center
Rye, NY 10580

Frederic V. Salerno
Chairman
Former Vice
Chairman and
Chief Financial
Officer
Verizon
Communications

Vincent S. Tese
Executive
Chairman – FCB
Financial Corp

Officers:

Mario J. Gabelli
Chief Executive
Officer and Chief
Investment
Officer

Marc Gabelli
President
Vice President,

Silvio A. Berni
Assistant
Secretary and
Controller

GGCP Holdings LLC

Members:

GGCP, Inc. Manager and
Member

Mario J. Gabelli Member

Teton Advisors, Inc.

Directors:

Howard F. Ward

Nicholas F. Galluccio Chairman of the Board

Vincent J. Amabile Chief Executive Officer and President

John Tesoro

Officers:

Howard F. Ward See above

Nicholas F. Galluccio See above

Michael J. Mancuso Chief Financial Officer

David Goldman General Counsel

Tiffany Hayden Secretary

Associated Capital Group, Inc.

Directors:

Mario J. Gabelli Chief Executive Officer and Chief Investment Officer of GGCP, Inc.
Chairman & Chief Executive Officer of GAMCO Investors, Inc.
Executive Chairman & Chief Executive Officer of Associated Capital Group, Inc.
Director/Trustee of all registered investment companies advised by Gabelli Funds, LLC.

Marc Gabelli Chairman of The LGL Group, Inc.
2525 Shader Road
Orlando, FL 32804

Richard L. Bready Former Chairman and Chief Executive Officer
Nortek, Inc.
50 Kennedy Plaza
Providence, RI 02903

Bruce Lisman

Former Chairman - JP Morgan – Global Equity Division

Daniel R. Lee Chief Executive Officer
Full House Resorts, Inc.
4670 South Ford Apache Road, Suite 190
Las Vegas, NV 89147

Salvatore F. Sodano Vice Chairman of the Board (see above)

Officers:

Mario J. Gabelli Chairman of the Board and Chief Executive Officer

Marc Gabelli President

Patrick Dennis Executive Vice President and Chief Financial Officer

Kevin Handwerker Executive Vice President, General Counsel and Secretary

SCHEDULE II
 INFORMATION WITH RESPECT TO
 TRANSACTIONS EFFECTED DURING THE PAST SIXTY DAYS OR
 SINCE THE MOST RECENT FILING ON SCHEDULE 13D (1)

DATE	SHARES PURCHASED SOLD(-)	AVERAGE PRICE(2)
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COMMON STOCK-MEDIA GENERAL, INC.

GABELLI SECURITIES, INC.

9/21/16	700	17.6560
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GABELLI ASSOCIATES LIMITED II E

9/21/16	400	17.6560
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GABELLI ASSOCIATES LIMITED

9/21/16	1,500	17.6560
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GABELLI ASSOCIATES FUND II

9/21/16	100	17.6560
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GABELLI ASSOCIATES FUND

9/21/16	2,600	17.6560
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MJG ASSOCIATES, INC.

GABELLI INTERNATIONAL LIMITED

8/15/16	3,007-	18.0109
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GAMCO INVESTORS, INC.

9/21/16	200	17.6560
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GAMCO ASSET MANAGEMENT INC.

10/03/16	4,000-	18.4717
10/03/16	10,000-	18.4769
9/30/16	7,500-	18.4469
9/30/16	7,500-	18.2443
9/30/16	97,978-	18.3603
9/29/16	2,022-	18.1442
9/29/16	5,973-	18.1294
9/28/16	30,000-	18.1001
9/28/16	7,000-	18.1043
9/23/16	4,500-	17.9752
9/23/16	5,000-	17.9977
9/22/16	5,246-	17.8900
9/21/16	5,000-	17.7251
9/21/16	1,528-	*DO
9/21/16	10,000-	17.7151
9/20/16	20,000-	17.6045
9/20/16	2,765-	17.6911
9/15/16	5,000-	17.9196
9/14/16	6,700-	*DO
9/13/16	9,143-	17.8414
9/12/16	3,239-	17.9400
9/12/16	3,000-	18.0123

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9/09/16	1,000-	17.8100
9/08/16	2,000-	17.9203
9/07/16	7,110-	18.1000
9/06/16	5,200-	*DO
9/06/16	1,200-	18.1101
9/06/16	4,000-	18.0021
9/02/16	1,500-	17.9200
9/02/16	5,000-	18.0000
9/02/16	1,364-	17.8600
9/01/16	1,000-	17.7210
8/31/16	10,000-	17.6014
8/31/16	15,000-	17.6324
8/30/16	1,000-	*DO
8/30/16	10,000-	17.7100
8/29/16	109-	*DO
8/26/16	3,248-	17.5332
8/26/16	887	*DI
8/26/16	109-	*DO
8/26/16	17,000-	17.5403
8/25/16	15,000-	17.7222
8/25/16	10,000-	17.6149
8/24/16	500-	17.9000
8/23/16	4,834-	17.8754
8/22/16	8,507-	17.7486
8/19/16	500-	17.7800
8/18/16	1,483-	17.8000
8/16/16	1,000-	17.9200
8/15/16	1,100-	17.8791
8/15/16	5,000-	17.9273
8/12/16	4,000-	17.6705
8/11/16	874-	17.6701
8/10/16	10,000-	17.3930
8/10/16	2,000-	17.4010
8/09/16	5,000-	17.4225
8/09/16	4,000-	17.4854
8/09/16	1,400	17.4500
8/08/16	24,546-	17.6585
8/08/16	1,800-	17.6901
8/08/16	15,000-	17.6542
8/08/16	8,200-	17.6507
8/04/16	900-	17.3920
TETON ADVISORS, INC.		
9/28/16	10,000-	18.1001
9/23/16	4,500-	18.0046
9/22/16	20,000-	17.9008
9/06/16	10,000-	18.1000
9/02/16	33,225-	18.0254
8/31/16	10,000-	17.6501
8/30/16	10,000-	17.7423
8/24/16	10,000-	17.8701
8/23/16	5,600-	17.8596

8/19/16	1,751-	17.8400
8/18/16	1,600-	17.8100
8/16/16	5,446-	17.9704
8/15/16	43,378-	18.0008
8/11/16	6,000-	17.6600
8/05/16	10,000-	17.7278
GABELLI FUNDS, LLC.		
GABELLI ASSET FUND		
10/03/16	8,071-	18.4501
9/27/16	1,929-	17.9422
9/19/16	15,000-	17.9700
9/13/16	5,000-	17.9100
9/08/16	10,000-	17.9025
9/07/16	10,000-	17.9930
8/29/16	10,000-	17.5095
8/24/16	10,000-	17.8778
8/12/16	5,000-	17.7100
8/11/16	10,000-	17.5359
8/10/16	5,000-	17.3742
8/09/16	5,000-	17.4726
GABELLI CAPITAL ASSET FUND		
9/29/16	2,000-	18.1210
9/27/16	5,000-	17.9397
GAMCO MERGER ARBITRAGE		
9/21/16	2,000	17.6560
8/09/16	1,100	17.4500
8/04/16	10,000	17.4750
GABELLI ABC FUND		
9/12/16	10,000-	18.0001
9/02/16	10,000-	17.8800

(1) UNLESS OTHERWISE INDICATED, ALL TRANSACTIONS WERE EFFECTED ON THE NYSE.

(2) PRICE EXCLUDES COMMISSION.

(*) RESULTS IN CHANGE OF DISPOSITIVE POWER AND BENEFICIAL OWNERSHIP.