ONTARIO SUPERIOR COURT OF JUSTICE

THE HONOURABLE) THURS	SDAY, THE 16 th DAY
JUSTICE LEITCH)	OF OCTOBER, 2014
BETWEER		
	RANDS INC., STARTECH.COM LTD.,	
AND QC	CS-QUICK CARGO SERVICE GMBH	
WILL RIEURE DELIVED		Plaintiffs

- and -

AIR CANADA, AC CARGO LIMITED PARTNERSHIP, SOCIETE AIR FRANCE, KONINKLIJKE LUCHTVAART MAATSCHAPPIJ N.V. dba KLM, ROYAL DUTCH AIRLINES, ASIANA AIRLINES INC., BRITISH AIRWAYS PLC, CATHAY PACIFIC AIRWAYS LTD., DEUTSCHE LUFTHANSA AG, LUFTHANSA CARGO AG, JAPAN AIRLINES INTERNATIONAL CO., LTD., SCANDINAVIAN AIRLINES SYSTEM, KOREAN AIR LINES CO., LTD., CARGOLUX AIRLINE INTERNATIONAL, LAN AIRLINES S.A, LAN CARGO S.A., ATLAS AIR WORLDWIDE HOLDINGS INC., POLAR AIR CARGO INC., SINGAPORE AIRLINES LTD., SINGAPORE AIRLINES CARGO PTE LTD., SWISS INTERNATIONAL AIR LINES LTD., QANTAS AIRWAYS LIMITED, and MARTINAIR HOLLAND N.V.

Defendants

Proceeding under the Class Proceedings Act, 1992

ORDER

THIS MOTION made by the Plaintiffs for an Order approving the long-form and short-form Notice of Certification and Approval Hearing (collectively the "Notice of Hearing"), approving the plan of dissemination of the Notice of Hearing, was heard this day at the Court House, 80 Dundas Street, London, Ontario.

ON READING the materials filed and on hearing the submissions of Counsel;

AND ON BEING ADVISED that the Plaintiffs have entered into a settlement agreement with Polar Air Cargo LLC f/k/a Polar Air Cargo Inc. ("Polar"), dated August 1, 2014 (the "Polar Settlement Agreement");

AND ON BEING ADVISED that the Plaintiffs and Polar consent to this Order:

- 1. **THIS COURT ORDERS** that except as otherwise stated, this Order incorporates and adopts the definitions set out in the Polar Settlement Agreement.
- 2. **THIS COURT ORDERS** that for the purposes of this Order, "Non-Settling Defendants" is defined as follows:
 - (a) "Non-Settling Defendants" means Air Canada, AC Cargo Limited Partnership, Asiana Airlines Inc., British Airways PLC, Cathay Pacific Airways Ltd. and Korean Air Lines Co., Ltd.
- 3. THIS COURT ORDERS that the customer information provided by the Non-Settling Defendants, any Defendant who has entered into a settlement with the Plaintiffs, and International Air Transport Association, a non-party to this action, in accordance with the Order dated May 2, 2008, attached hereto as Schedule "A" (the "May 2 Order"), or otherwise, can be used by Garden City for the limited purpose of disseminating the Notice of Hearing in accordance with the within Order and subject to the same confidentiality and other terms and conditions as the May 2 Order;
- 4. **THIS COURT ORDERS** that the long-form Notice of Hearing is hereby approved substantially in the form attached hereto as Schedule "B".

- 5. THIS COURT ORDERS that the short-form Notice of Hearing is hereby approved substantially in the form attached hereto as Schedule "C".
- 6. THIS COURT ORDERS that the plan of dissemination of the Notice of Hearing to putative settlement class members (the "Plan of Dissemination") is hereby approved in the form attached hereto as Schedule "D".
- THIS COURT ORDERS that the Notice of Hearing shall be disseminated in accordance with the Plan of Dissemination.
- 8. THIS COURT ORDERS that this Order is contingent upon a parallel order being made by the Quebec Court, and the terms of this Order shall not be effective unless and until such order is made by the Quebec Court.

Date: Ochber 16, 2014

The Honourable Justice Leitch

ORDER ENTERED

NOV 06 2014

4424

SCHEDULE "A"

Court File No. 50389CP



ONTARIO SUPERIOR COURT OF JUSTICE

) FRIDAY , the 2^{Mo}day) of HAY , 2008

NUTECH BRANDS INC.

Plaintiff

- and -

AIR CANADA, AC CARGO LIMITED PARTNERSHIP, SOCIETE AIR FRANCE, KONINKLIJKE LUCHTVAART MAATSCHAPPIJ N.V. dba KLM, ROYAL DUTCH AIRLINES, ASIANA AIRLINES INC., BRITISH AIRWAYS PLC, CATHAY PACIFIC AIRWAYS LTD., DEUTSCHE LUFTHANSA AG, LUFTHANSA CARGO AG, JAPAN AIRLINES INTERNATIONAL CO., LTD., SCANDINAVIAN AIRLINES SYSTEM, KOREAN AIR LINES CO., LTD., CARGOLUX AIRLINE INTERNATIONAL, LAN AIRLINES S.A, LAN CARGO S.A., ATLAS AIR WORLDWIDE HOLDINGS INC., POLAR AIR CARGO INC., SINGAPORE AIRLINES LTD., SINGAPORE AIRLINES CARGO PTE LTD., and SWISS INTERNATIONAL AIR LINES LTD.

Defendants

Proceeding under the Class Proceedings Act, 1992

ORDER

THESE MOTIONS, made by the Plaintiff for an Order that the International Air Transport Association ("IATA"), a non-party to this action, provide to The Garden City Group ("Garden City") customer records it has maintained for IATA member air cargo carriers who shipped to, from or within Canada between January 1, 2000 and September 11, 2006, and for an Order that the Non-Settling Defendants provide to Garden City certain specified customer information, both for the limited purpose of disseminating a court-approved Notice of Proposed Settlement, was heard this day at the Court House, 80 Dundas Street, London, Ontario.

ON READING the materials filed and on hearing the submissions of Counsel for the Plaintiff and the Non-Settling Defendants:

- THIS COURT ORDERS AND DECLARES that for the purposes of this Order, Non-Settling Defendants is defined as follows:
 - "Non-Settling Defendants" means Air Canada, AC Cargo Limited Partnership, Societe Air France, Koninklijke Luchvaart Maatschappij N.V. dba KLM, Royal Dutch Airlines, Asiana Airlines Inc., British Airways PLC, Cathay Pacific Airways Ltd., Japan Airlines International Co., Ltd., Scandinavian Airlines System, Korean Air Lines Co., Ltd., Cargolux Airline International, LAN Airlines S.A, LAN Cargo S.A., Atlas Air Worldwide Holdings Inc., Polar Air Cargo Inc., Singapore Airlines Ltd., and Singapore Airlines Cargo PTE Ltd.
- 2. THIS COURT ORDERS that, subject to paragraph 7 of this Order, on or before May 15, 2008, the Non-Settling Defendants provide to Garden City their respective customer information as set forth in Schedule "A" for the limited purpose of providing a Notice of Proposed Settlement in accordance with the Order dated March 6, 2008 (the "March 6, 2008 Order"), attached hereto as Schedule "B".
- 3. THIS COURT ORDERS that, subject to paragraph 7 of this Order, IATA, a non-party to this action, is to provide to Garden City with records it has maintained for IATA member air cargo carriers of names and addresses of customers who shipped to, from or within Canada between January 1, 2000 and September 11, 2006, for the limited purpose of providing a Notice of Proposed Settlement in accordance with the March 6, 2008 Order.

- 4. THIS COURT ORDERS that Garden City shall maintain the confidentiality of the customer information provided by the Non-Settling Defendants and by IATA in accordance with this Order and shall not disclose such information to any other person or their counsel.
- 5. THIS COURT ORDERS that within 90 days of the final disposition of the within Action, which time period may be amended by written agreement of the parties or Order of this Court, Garden City shall delete and destroy all customer information provided to it by the Non-Settling Defendants and IATA, including any copies or references thereto (the "Deletion"), and shall certify to this Court that the Deletion has occurred, and shall provide a copy of the certification of Deletion to the Non-Settling Defendants and IATA.
- 6. THIS COURT ORDERS that Garden City, Jeanne Finnegan, and any employees, subcontractors or agents thereof who will have access to the information provided pursuant to paragraphs 2 and 3 of this Order irrevocably attorn in writing to the jurisdiction of this Court for the purpose of this Order, the March 6, 2008 Order, and any issues or disputes relating thereto, including, without limiting the foregoing, this Court's monitoring and enforcement of this Order and the March 6, 2008 Order and the restrictions pursuant to which the information listed in Schedule "A" is provided.
- 7. THIS COURT ORDERS that the information to be provided pursuant to paragraphs 2 and 3 of this Order is not required to be provided unless and until the Non-Settling Defendants are provided a copy of the written attornment required by paragraph 6 of this Order.

8. THIS COURT ORDERS that this Order is without prejudice to any position a Non-Settling Defendant may take in this or any other proceeding on any issue, including the issue of whether this action should be certified as a class proceeding. No person may rely, cite or refer to all or any part of this Order or any reasons given by the Court in support of the Order as authority against any of the Non-Settling Defendants in this or any other proceeding. For greater certainty, this Order and the Court's reasons in support of this Order are not binding on and shall have no effect on this Court's ruling in this or any other proceeding as against the Non-Settling Defendants.

Date: May 2, 2008

The Honourable Madam Justice Leitch

ORDER TATERED 77 - 2 MAY 0 8 2008

SCHEDULE "A"

SCHEDULE A

CUSTOMER LISTS FROM THE NON-SETTLING DEFENDANTS

1. Air Canada and AC Cargo Limited Partnership ("Air Canada")

Air Canada will produce in electronic form a list of all its customers, including addresses, who who shipped to, from or within Canada from January 1, 2001 through the present, as can be generated from an accessible electronic database. It is agreed that "customers" refers in each case to the party which actually made the payment to Air Canada for the shipping services.

2. Societe Air France ("Air France")

Air France will produce an electronic list of "customers under account" and "walk-up customers" who shipped to or from Canada as can be generated from Air France from an accessible electronic format for the period September 2003 to September 2006. Air France will not produce customer information for the period prior to September 2003 as this information is not maintained by Air France in a reasonably accessible format.

3. Koninklijke Luchtvaart Maatschappij N.V. dba KLM, Royal Dutch Airlines ("KLM")

KLM will produce a customer list, including addresses, for customers who shipped to, or from Canada as can be generated from KLM from an accessible electronic format for the period January 1, 2005 through September 11, 2006 and a second customer list, including only names, for those customers who shipped to or from Canada as can be generated from an accessible electronic format, for the period January 1, 2000 to January 1, 2005.

4. Asiana Airlines Inc. ("Asiana")

Asiana will produce, in electronic form, lists of its customers, including addresses as available, who shipped to or from Canada from January 1, 2000 through to September 11, 2006, as can be generated from information contained in current and legacy centralized electronic databases.

5. British Airways PLC ("BA")

BA will produce in electronic form, names and partial address information for customers who shipped to, from or within Canada between January 1, 2000 and September 11, 2006.

6. Cathay Pacific Airways Ltd. ("Cathay")

Cathay will produce a computer-readable list of the names and addresses of its freight forwarder customers or the corresponding IATA codes for same that are readily accessible electronically within Cathay's own records who shipped to or from Canada during the period January 1, 2000 to September 11, 2006. Plaintiffs agree that Cathay

need not undertake the manual examination of any waybills or other similar records in order to provide the requested information.

7. Japan Airlines International Co., Ltd. ("JAL")

For Shipments from Canada to the rest of the world, JAL will provide customer names and addresses for JAL's current freight forwarder customers who do not participate in CASS. For Shipments from Brazil or Mexico to Canada, JAL will provide customer names and addresses for JAL's freight forwarder customers, based on the recollection of relevant JAL employees. For Shipments from Japan to Canada, JAL will provide customer names and addresses of JAL's freight forwarder customers for the period April 1, 2005 to September 11, 2006, in electronic form. For shipments from non-Japan Asia and Oceania to Canada, JAL will provide customer names and addresses of JAL's freight forwarder customers, based on the recollection of relevant JAL employees. Plaintiffs agree that JAL need not undertake the manual examination of any waybills or other similar records in order to provide the requested information.

8. Scandinavian Airlines System ("SAS")

SAS will produce the contact information for its customers who shipped to or from Canada from January 1, 2000 to September 11, 2006 for which SAS maintains electronic records in its centralized database in Denmark. Plaintiffs agree that SAS need not produce any additional contact information not in its centralized database.

9. Korean Air Lines Co., Ltd. ("Korean Air")

Korean Air will produce a list of the names and addresses of its customers who shipped to, from or within Canada during the period January 1, 2000 and September 11, 2006.

10. Cargolux Airline International ("Cargolux")

Cargolux will produce in electronic form, a list of its customers, including addresses, who shipped airfreight cargo to or from Canada via air, for the period January 1, 2003 through September 11, 2006.

11. Lan Airlines S,A and Lan Cargo S.A. ("LAN")

LAN will produce in electronic form, a list of all its customers, including addresses, who shipped to, from or within Canada from January 1, 2000 through September 11, 2006.

12. Atlas Air Worldwide Holdings Inc., and Polar Air Cargo Inc. ("Polar Air")

Polar Air will produce, in electronic form, a list of all its customers, including addresses, who shipped to, from or within Canada for the period January 1, 2005 to September 11, 2006. Polar Air will also search its centralized database system and produce in electronic form, a list of customers, including address, who shipped to, from or within Canada for the period from mid-2004 through December 31, 2004.

13. Singapore Airlines Ltd. ("SIA") and Singapore Airlines Cargo PTE Ltd. ("SIAC")

SIAC will produce in electronic form a list of its customers who shipped to and from Canada, including addresses, compiled from all relevant SIAC stations for the period April 1, 2003 through September 11, 2006, and from individual SIAC stations, to the extent possible, for the period August 1, 2001 through April 1, 2003. Plaintiffs agree that SIAC need not undertake the manual examination of any waybills or other similar records in order to provide the requested information.

SCHEDULE "B"

ONTARIO SUPERIOR COURT OF JUSTICE

The Honourable Madam

Justice Leitch

Plaintiff

ONTARIO
ONTARIO
ONTARIO
ONTARIO
ONTARIO
- and and AR CANADA, AC CARGO LIMITED PARTNERSHIP, SOCIETE AIR FRANCE,
AIRLINES, ASIANA AIRLINES INC., BRITISH AIRWAYS PLC, CATHAY PACIFIC AIRLINES, ASIANA AIRLINES INC., BRITISH AIRWAYS PLC, CATHAY PACIFIC AIRWAYS LTD., DEUTSCHE LUFTHANSA AG, LUFTHANSA CARGO AG, JAPAN AIRLINES INTERNATIONAL CO., LTD., SCANDINAVIAN AIRLINES SYSTEM, KOREAN AIR LINES CO., LTD., CARGOLUX AIRLINE INTERNATIONAL, LAN AIRLINES S.A, LAN CARGO S.A., ATLAS AIR WORLDWIDE HOLDINGS INC., POLAR AIR CARGO INC., SINGAPORE AIRLINES LTD., SINGAPORE AIRLINES CARGO PTE LTD., and SWISS INTERNATIONAL AIR LINES LTD.

Defendants

Proceeding under the Class Proceedings Act, 1992

ORDER

THIS MOTION made by the Plaintiff for an Order that the Ontario Action be certified as a class proceeding for settlement purposes only as against the Defendants Deutsche Lufthansa AG, Lufthansa Cargo AG, and Swiss International Air Lines Ltd. (collectively "Lufthansa") and for an Order approving the Summary Notice and Notice of Proposed Settlement to class members and approving the method of dissemination of the said notices, was heard this day at the Court House, 80 Dundas Street, London, Ontario.

ON READING the materials filed and on hearing the submissions of Counsel for the Plaintiff, Counsel for Lufthansa and Counsel for the Non-Settling Defendants:

- 1. THIS COURT ORDERS AND DECLARES that for the purposes of this Order, the definitions set out in the Settlement Agreement apply and are incorporated into this Order except for the definition of Non-Settling Defendants which shall be as set out in this paragraph;
 - (a) "Non-Settling Defendants" means Air Canada, AC Cargo Limited Partnership, Societe Air France, Koninklijke Luchvaart Maatschappij N.V. dba KLM, Royal Dutch Airlines, Asiana Airlines Inc., British Airways PLC, Cathay Pacific Airways Ltd., Japan Airlines International Co., Ltd., Scandinavian Airlines System, Korean Air Lines Co., Ltd., Cargolux Airline International, LAN Airlines S.A, LAN Cargo S.A., Atlas Air Worldwide Holdings Inc., Polar Air Cargo Inc., Singapore Airlines Ltd., and Singapore Airlines Cargo PTE Ltd.
- THIS COURT ORDERS that the Ontario Action is certified as a class proceeding, for settlement purposes only, as against Lufthansa.
- 3. THIS COURT ORDERS that the Ontario Settlement Class is defined as:

All Persons, other than members of the Québec Settlement Class or the BC Settlement Class, who purchased Airfreight Shipping Services* during the period January 1, 2000 to September 11, 2006, including those Persons who purchased Airfreight Shipping Services through freight forwarders, from any air cargo carrier, including without limitation, the Defendants, and specifically including Lufthansa. Excluded from the Ontario Settlement Class are the Defendants and their respective parents, employees, subsidiaries, affiliates, officers and directors.

*Airfreight Shipping Services are defined as airfreight cargo shipping services for shipments within, to, or from Canada but specifically excluding airfreight cargo shipping services for shipments to or from the United States.

- 4. THIS COURT ORDERS this Order, including, without limiting the generality of the foregoing, the certification of this action against Lufthansa and the definitions of Settlement Class, Purchase Perlod and Common Issue, is without prejudice to any position a Non-Settling Defendant may take in this or any subsequent proceeding on any issue, including the issue of whether this action should be certified Additionally as a class proceeding. No person may rely, cite or refer to all or any part of this Order or any reasons given by the Court in support of the Order as Advances authority against any of the Non-Settling Defendants in this or any other proceeding. For greater certainty, this Order, the Court's reasons in support of the Order and the certification of this action for settlement purposes is not binding on and shall have no effect on this Court's ruling in this or any other proceedings as against the Non-Settling Defendants.
- 5. THIS COURT ORDERS that Nuteoh Brands Inc. is appointed as the representative plaintiff for the Ontario Settlement Class.
- 6. THIS COURT ORDERS that the following issue is common to the Ontario Settlement Class:

Did Lufthansa agree to fix, raise, maintain or stabilize the price of airfreight cargo shipping services, including surcharges, during the period January 1, 2000 to September 11, 2006? If so, what damages did the Ontario Settlement Class Members suffer?

7. THIS COURT ORDERS that members of the Ontario Settlement Class who wish to opt-out of the Ontario Action must do so by sending an opt-out request to The Garden City Group, at the address to be provided, postmarked, on or before the date which is 30 days in advance of the date of the U.S. fairness hearing, which date will be inserted into the Summary Notice and the long form Notice of Proposed Settlement prior to publication.

- 8. THIS COURT ORDERS that all opt-out requests include the following information:
 - (a) Name, address, phone number and email address of the person(s) seeking to opt out of the Actions;
 - (b) All trade names or business names and addresses the person(s) seeking to opt out has/have used, as well as any parents, subsidiaries or affiliates that have purchased Air freight Shipping Services at any time during the relevant period and are also requesting to be excluded from the Actions and the Settlement Classes;
 - (c) The name of the Action (Canadian Air Cargo Shipping Services Class Action);
 - (d) To the extent such information may be available, the value of all Air Freight Shipping Services the person(s) seeking to opt out has/have purchased between January 1, 2000 and September 11, 2006; and
 - (e) A signed statement that "I/we hereby request that I/we be excluded from the Actions and the Settlement Classes in the Canadian Air Cargo Shipping Services Class Actions."
- 9. THIS COURT ORDERS that any person who validly opts out of the Ontario Action shall be excluded from the Ontario Settlement Class and the continuing Ontario Action against the Non-Settling Defendants, including any future settlements or judgments, shall have no rights with respect to the Settlement Agreement entered into with the Lufthansa and shall receive no payments as provided in the Settlement Agreement entered into with Lufthansa.

- 10. THIS COURT ORDERS that any person who does not validly opt out in the manner and time prescribed above, shall be deemed to have elected to participate in the Settlement Agreement entered into with Lufthansa and in the remainder of the Ontario Action.
- 11. THIS COURT ORDERS that the Summary Notice and the long form Notice of Proposed Settlement are approved substantially in the form attached hereto as Schedule "A" and "B".
- 12. THIS COURT ORDERS that notice be given to the class at least thirty days in advance of the settlement approval hearing as follows:
 - (a) The long form Notice of Proposed Settlement, in substantially the form attached hereto as Schedule "B", be sent by first class mail to each potential class member whose address has been obtained from any Defendant, including Lufthansa, and to any potential class member who requests a copy of the notice;
 - (b) The Summary Notice, in substantially the form attached hereto as Schedule "A", be published in accordance with the plan described in the Affidavit of Jeanne Finnegan, attached hereto as Schedule "C"; and
 - (c) The long form Notice of Proposed Settlement be posted at www.aircargosettlement.com.

13. THIS COURT ORDERS that The Garden City Group be appointed to disseminate the Summary Notice and the Notice of Proposed Settlement in accordance with the terms of this Order, and to receive opt-out requests from Settlement Class Members.

Date: MAR 0	6 2008	Ino color	
	ORDER ENTERED 77-72 848 0 7 2008	The Honograble Madam Justice Leitch	

ŧ,

SCHEDULE "A"

Legal Notice

If you purchased Air Cargo Shipping Services within, to or from either the United States or Canada from January 1, 2000 to September 11, 2006, your rights could be affected by a Settlement

What are the Sattlements about?

Plaintiffs claim that Deutsche Lufthausn AO, Lufthausn Cargo AO and Swiss International Air Lines Ltd., along with numerous ottier at cargo canters, conspired to fix the prices of air cargo shipping services in violation of U.S. antitrus inws and Canadian compeditor law, The Sculements provide an \$85 million U.S. Fund to pay velid class member claims, and \$35.338 million USD Canadian Fund that Canadian Class Counsel will request to have held in trust for future benefit of the Canadian classes.

Who is a Class Momber?

You are a class member if you purchased air cargo shipping services, from ANY cargo carrier, for shipments within, to or from either the United States or Canada. This also includes services purchased through fielght forwarders. All you need to know is in the Notice of Proposed Sattlement, including information on who is or is not a class member.

How do I get Payment in the U.S. Settlement?

You must file a Claim Form. To obtain a Claim Form, and for information on deadlines, call the number below or visit www.sicongoontiement.com.

What are my rights?

If you do NOT want to take part in the U.S. Settlement or the Canadian Settlement, you have the right to "opt out." To "opt out" of the U.S. or Canadian Settlements, you

must do so by [Insert Date], 200_. Class members have the right to object to the U.S. or Cenadlan Scittlements, If you object, you must do so by [Insert Date], 200_. You may speak to your own attentey at your own expense for help. For more information on how to "opt out" or object, visit www.airearyoseitlement.com or cell the number below.

Final Approval Hearings to consider approval of the U.S. and Canadian Settlements and requests by the lawyers for attorneys' fees and costs will be held at the United States District Court for the Bastern District of New York on July 30, 2008; the Ontario Superior Court of Justice on [Insert Date], 200_; the Québec Superior Court on [Insert Date], 200_; and at the Supreme Court of British Columbia on [Insert Date], 200,. For more information on the locations and times of the Hearings, visit www.aireargosettlement.com, or call the number below.

This is a Summary, where can I get more information?

You can get complete Settlement information, including a copy of the full Notice of Proposed Settlement and U.S. Claim Porm, and register to receive updates about the administration of the Canadian Settlement, by visiting www.wirrors.gotatlement.com, calling the number below, or writing to Air Cargo Settlement, of The Garden City Group, Inc., P.O. Box 9162, Dublin, OH 43017-4162, USA.

000-000-0000

www.AirCargoSettlement.com

MECHANICAL SPECIFICATIONS

File Name: LFT Short Form Publication: TBD Issue Date: TBD Order #: TBD Size: 5,76" x 5,25" Comments: Body Font: Times, 8pt Headline Font: Ariel, 12p Create Date/Time: 7/3/07 Last Edit Date: 12/4/07 Last Edit Time: 11:00 AM PSY Operator: ND

SCHEDULE "B"

NUTECH BRANDS INC. v. AIR CANADA CARGO et al

KAREN McKAY v. ACE AVIATION
HOLDING INC. et al

CARTISE SPORTS INC. v. DEUTSCHE

LUFTHANSA AG et al

Ontario Superior Court of Justice Court File No. 50389CP

Supreme Court of British Columbia Vancouver Registry No. S-087490

Québec Superior Court 500-06-000344-065

NOTICE OF PROPOSED SETTLEMENT of CANADIAN CLASS ACTIONS WITH DEFENDANTS DEUTSCHE LUFTHANSA AG, LUFTHANSA CARGO AG, AND SWISS INTERNATIONAL AIR LINES LTD.

THIS NOTICE MAY AFFECT YOUR RIGHTS PLEASE READ CAREFULLY

TO: All persons and entitles that purchased air cargo shipping services from any air cargo carrier for shipments within, to, or from Canada (except shipments between Canada and the United States) during the period from January 1, 2000 to September 11, 2006, including those persons and entities that purchased air cargo shipping services through freight forwarders.

This notice has been directed to you because your legal rights may be affected by the settlement of certain class action lawsuits pending in Canada against Deutsche Lufthansa AG, Lufthansa Cargo AG, and Swiss International Air Lines Ltd. (throughout this notice, these three companies will be referred to as "Lufthansa"). These lawsuits were filed by certain plaintiffs on behalf of you and other class members who purchased air cargo shipping services from Lufthansa for shipments within, to, or from Canada (except shipments between Canada and the United States). The lawsuits allege that Lufthansa, along with numerous other air cargo carriers, conspired to fix the prices of air cargo shipping services in violation of Canadian competition law. Lufthansa has entered into a Settlement Agreement with the Canadian plaintiffs, which includes, among other things, the payment of USD \$5,338,000 by Lufthansa to the Canadian classes, and the provision by Lufthansa of Information that will assist the classes in pursuing their claims against other air cargo carriers involved in the alleged price fixing conspiracy.

A similar class action lawsuit is pending in the United States. A Settlement Agreement has been reached in the United States between the U.S. plaintiffs and Lufthansa. If you purchased Air Cargo Shipping Services for shipments between the United States and Canada you are included as a class member in the U.S. Settlement Agreement and you must refer to the U.S. Notice of Proposed Class Action Settlement to review how your rights are affected. The U.S. Settlement Agreement and the U.S. Notice of Proposed Class Action Settlement are available at www.aircargosettlement.com.

QUESTIONS? CALL U.S. & CANADA (TOLL-FREE) 1(800) 749-3518; INTERNATIONAL (TOLL): 1(XXX) XXX-XXXX; OR VISIT <u>www.aircergosettlement.com</u> A complete list of Air Cargo Settlement toll-free and toll telephone numbers by country is enclosed with this Notice, and the list is also available by visiting the website.

4

I. What is a Class Action Lawsuit?

Class actions are lawsuits in which the claims and rights of many people are decided in a single court proceeding brought by representative plaintiffs. This avoids the necessity for hundreds or even thousands of people to file similar individual lawsuits, enables the court to resolve these claims in a more efficient and economical way, and seeks to assure that people with similar claims are treated similarly. In a class action, the court has a responsibility to ensure that prosecution and resolution of the class claims by the representative plaintiffs and the lawyers representing the class (here, because Settlements have been reached, "Settlement Class Counsel") are fair. Settlement Class Members are NOT individually responsible for the costs or fees of Settlement Class Counsel, which are subject to court award. In this case, all such costs and fees will be paid from the Settlement Fund.

II. Overview of the Canadian Class Action Lawsuits

Class action lawsuits are currently pending against Lufthansa in three separate Canadian courts: the Supreme Court of British Columbia, the Ontario Superior Court of Justice, and the Québec Superior Court (collectively the "Canadian Class Actions"). Plaintiffs allege that Lufthansa and other Defendants participated in a conspiracy to fix, raise, maintain, or stabilize prices of air cargo shipping services, through a number of mechanisms, including, inter alia, levying inflated surcharges, jointly agreeing to eliminate or prevent discounting on prices charged for air cargo shipping, and agreeing on yields and customer allocations. Plaintiffs allege that, as a result, they and Canadian Settlement Class Members paid substantially more for air cargo shipping services than they would have paid in the absence of this alleged conduct.

The Canadian Class Actions deal in large part with surcharges charged by Defendants. Surcharges are fees, in addition to normal air cargo shipping rates, that air cargo carriers charge to customers, purportedly to compensate the air cargo carriers for certain external costs, including, for example, increased costs for fuel and increased costs related to security measures taken after the September 2001 attacks in the United States. Plaintiffs allege that Defendants participated in a conspiracy to set the prices of these surcharges, as well as the yields collected by Defendants.

Lawyers for Lufthansa and Canadian Settlement Class Counsel each conducted an extensive investigation and economic analysis with respect to the damages allegedly suffered by the Settlement Classes due to the Defendants' alleged conduct. As a result, Plaintiffs obtained significant knowledge regarding the claims and defenses in this case before executing the Canadian Settlement Agreement.

III. SUMMARY OF THE PROPOSED CANADIAN SETTLEMENT AGREEMENT

The following description of the proposed Canadian Settlement Agreement is only a summary. The Canadian Settlement Agreement can be viewed at a website created for this Settlement (www.aircargosettlement.com).

A. The Settlement Agreement Approval Process

All three Canadian Courts must approve the Canadian Settlement Agreement before it enters into effect. Each Court will hold a public hearing in which arguments will be made as to why the Canadian Settlement Agreement should be approved. Implementation of the Canadian Settlement Agreement is dependent upon approval of the U.S. Settlement Agreement in the

QUESTIONS? CALL U.S. & CANADA (TOLL-FREE) 1(800) 749-3518;
INTERNATIONAL (TOLL): 1(XXX) XXX-XXXX; OR VISIT <u>www.aircargosettlement.com</u>
A complete list of Air Cargo Settlement toll-free and toll telephone numbers by country is enclosed with this Notice,
and the list is also available by visiting the website.

U.S. Court. In the event that the U.S. Settlement Agreement is not approved by the U.S. Court, the Canadian Plaintiffs and Lufthansa each may choose to terminate the Canadian Settlement Agreement.

B. Overview of the Canadian Settlement Agreement

1. Settlement Class Membership and Representation

The Canadian Settlement Agreement creates three Settlement Classes. Each Settlement Class falls under the jurisdiction of one Court. Thus, legal and natural persons resident in British Columbia fall within the British Columbia Settlement Class and the jurisdiction of the Supreme Court of British Columbia; legal and natural persons resident in Québec (including corporations with 50 or less employees) comprise the Québec Settlement Class and fall under the jurisdiction of the Québec Superior Court; and legal and natural persons excluding members of the British Columbia Settlement Class or the Québec Settlement Class fall within the Ontario Settlement Class and under the jurisdiction of the Ontario Superior Court of Justice.

Collectively, the British Columbia Settlement Class, the Quebec Settlement Class, and the Ontario Settlement Class include:

All persons who purchased Airfreight Shipping Services to, from, or within Canada during the period from January 1, 2000 to September 11, 2006, including those Persons who purchased Airfreight Shipping Services through freight forwarders, from any air cargo carrier, including without limitation, the Defendants, and specifically including Lufthansa. Excluded from the Settlement Class(es) are the Defendants and their respective parents, employees, subsidiaries, affiliates, officers and directors.

In order to be a member of one or more of the Settlement Classes you must have made at least one purchase of air cargo shipping services during the period from January 1, 2000 through September 11, 2006.

PURCHASES OF AIR CARGO SHIPPING SERVICES FOR SHIPMENTS BETWEEN THE UNITED STATES AND CANADA DURING THE SETTLEMENT CLASS PERIOD FALL UNDER THE U.S. SETTLEMENT AGREEMENT AND NOT THE CANADIAN SETTLEMENT AGREEMENT. IF YOU PURCHASED AIR CARGO SHIPPING SERVICES FOR SHIPMENTS BETWEEN THE UNITED STATES AND CANADA YOU ARE A CLASS MEMBER IN THE U.S. CLASS ACTION AND YOU MUST REFER TO THE U.S. NOTICE OF PROPOSED SETTLEMENT TO REVIEW HOW YOUR RIGHTS ARE AFFECTED.

The following law firms are Counsel for the Canadian Settlement Classes ("Canadian Settlement Class Counsel"): Siskinds^{LLP}, Sutts, Strosberg^{LLP}, Harrison Pensa^{LLP}, Camp Florante Matthews, and Llebman & Associés.

2. Benefits to the Settlement Classes from the Canadian Settlement Agreement

The Canadian Settlement Fund: Subject to the terms of the Canadian Settlement Agreement, Lufthansa has agreed to pay USD \$5,338,000 into the Settlement Fund for the benefit of the Canadian Settlement Classes,

Cooperation: Under the terms of the Canadian Settlement Agreement, Lufthensa authorizes

QUESTIONS? CALL U.S. & CANADA (TOLL-FREE) 1(800) 749-3518;
INTERNATIONAL (TOLL): 1(XXX) XXX-XXXX; OR VISIT www.aircargosettlement.com
A complete list of Air Cargo Settlement toll-free and toll telephone numbers by country is enclosed with this Notice, and the list is also available by visiting the website.

Canadían Settlement Class Counsel, and/or their experts to participate in any proceedings, depositions, attorney meetings, or interviews in which U.S. Settlement Class Counsel participate under the terms of the U.S. Settlement Agreement and that Canadian Settlement Class Counsel reasonably believes relate to air cargo shipping services within, to, or from Canada during the relevant time period. The Canadian Settlement Classes are also entitled to any and all cooperation materials that have been or will be provided by Lufthansa to U.S. Settlement Class Counsel. In addition, Lufthansa will provide, at its own expense, current or former directors, officers and employees for interviews, declarations and/or affidavits, depositions, and testimony at trial, under the specific terms set out in the Canadian Settlement Agreement. Lufthansa will make reasonable efforts to have former directors, officers, and employees appear for interviews, depositions, and trial testimony and provide declarations and/or affidavits.

As outlined above, Lufthansa has agreed to provide extensive cooperation and support for the Settlement Class' continuing litigation against the Defendants who are named as parties in the lawsuits.

Lufthansa does not admit through the execution of the Canadian Settlement Agreement any allegation of unlawful conduct. If a Settlement were not reached in these cases, Lufthansa would assert a number of defenses to Plaintiffs' claims.

C. The Release

IF YOU DO NOT EXCLUDE YOURSELF FROM THE CANADIAN CLASS ACTIONS, WHEN THE SETTLEMENT AGREEMENT BECOMES FINAL, YOU WILL BE RELEASING LUFTHANSA FOR ALL CLAIMS ASSOCIATED WITH THIS CASE AND YOU WILL BE BOUND BY THE RELEASE AND/OR COVENANT NOT TO SUE, WHICH IS CONTAINED IN THE CANADIAN SETTLEMENT AGREEMENT. QUÉBEG SETTLEMENT CLASS MEMBERS WHO HAVE COMMENCED PROCEEDINGS OR COMMENCE PROCEEDINGS AND FAIL TO DISCONTINUE SUCH PROCEEDINGS BY THE DEADLINE FOR EXCLUSION FROM THE QUÉBEC CLASS SHALL BE DEEMED TO HAVE OPTED OUT.

The Release contained in the Canadian Settlement Agreement is set forth below:

Upon the Effective Date, and in consideration of payment of the Settlement Amount, and for other valuable consideration set forth in the Settlement Agreement, including Lufthansa's commitment to provide continuing compliance with the cooperation provisions of this Settlement Agreement set forth in [this Agreement], the Releasing Parties shall be deemed to, and do hereby, release and forever discharge the Released Parties of and from any and all Claims arising from or in any way related to the Released Claims.

"Released Parties" means, jointly and severally, individually and collectively, Lufthansa, and all of its respective present and former, direct and indirect, predecessors, successors, parents, subsidiaries, divisions, departments, affiliates, heirs, executors, administrators, and any and all past, present, and future officers, directors, stockholders, partners, agents, attorneys, servants, employees, and assignees. Notwithstanding the foregoing, "Released Parties" does not include any other Defendant who was formerly or is currently, named in the Actions of Who may be named in the Actions in the future.

QUESTIONS? CALL U.S. & CANADA (TOLL-FRBB) 1(800) 749-3518;
INTERNATIONAL (TOLL): 1(XXX) XXX-XXXX; OR VISIT www.aircargosettlement.com
A complete list of Air Cargo Settlement toll-free and toll telephone numbers by country is enclosed with this Notice, and the list is also available by visiting the website.

"Releasing Parties" means, individually and collectively, the Plaintiffs and the Settlement Class Members, on behalf of themselves and any person or entity claiming by or through them as an heir, administrator, devisee, predecessor, successor, parent, subsidiary, representative of any kind, shareholder, partner, director, owner of any kind, affiliate, assignee, agent, employee, contractor, attorney, or insurer, who do not validly and timely opt out of the Actions in the manner and time prescribed below, and Class Counsel, on behalf of themselves and any person or entity claiming by or through them as an heir, administrator, devisee, predecessor, successor, parent, subsidiary, representative of any kind, shareholder, partner, director, owner of any kind, affiliate, assignee, agent, employee, contractor, attorney, or insurer.

"Released Claims" means any Claims arising from, or in any way related to, the pricing of or compensation related to Airfreight Shipping Services (specifically including, without limitation those Claims in any way related to cargo rates, fuel surcharges, security surcharges, customs surcharges, war risk surcharges, navigation surcharges, commissions, incentives, rebates, credits, and yields), whether based on federal or provincial law, statutory or common law, or any other law, code, rule, or regulation of any country or other jurisdiction worldwide, including known or unknown, suspected or unsuspected, asserted or unasserted, foreseen or unforeseen, actual or contingent, and liquidated or unliquidated Claims (specifically including, without limitation those Claims in any way related to cargo rates, fuel surcharges, security surcharges, customs surcharges, war risk surcharges. navigation surcharges, commissions, incentives, rebates, credits, and yields), that have been, could have been, or in the future may be asserted by any of the Releasing Parties in any action or proceeding in any court or forum, in any country or other jurisdiction worldwide regardless of legal theory, and regardless of the type or amount of relief or damages claimed. Nothing herein shall be construed to include within "Released Claims" any Claims solely relating to conduct occurring after the Execution Date of this Settlement Agreement.

Notwithstanding the Release contained in the Canadian Settlement Agreement, for Settlement Class Members resident in any province or territory where the release of one tortfeasor is a release of all other tortfeasors, the Canadian Settlement Agreement provides that those Settlement Class Members do not release Lufthansa but instead covenant and undertake not to sue, make any Claim in any way or to threaten, commence, or continue any Claim in any jurisdiction against Lufthansa, for claims associated with this case.

The Canadian Settlement Agreement does not settle or compromise any claims other than these Released Claims against the Lufthansa Released Parties. All rights of any Settlement Class Member against former, current, or future Defendants or co-conspirators or any other person or entity other than the Released Parties are specifically reserved by Plaintiffs and the Canadian Settlement Class Members.

D. <u>Canadian Settlement Class Counsel Fees and Costs</u>

The fees, disbursements, and taxes of Canadian Settlement Class Counsel will be fixed

QUESTIONS? CALL U.S. & CANADA (TOLL-FREE) 1(800) 749-3518;
INTERNATIONAL (TOLL): 1(XXX) XXX-XXXX; OR VISIT <u>www.aircargosettlement.com</u>
A complete list of Air Cargo Settlement toil-free and toll telephone numbers by country is enclosed with this Notice,
and the list is also available by visiting the website.

by the Courts and will be paid out of the Canadian Settlement Fund. The amounts sought for Canadian Settlement Class Counsel fees will not exceed 25% of the Canadian Settlement Fund, plus disbursements and taxes incurred to the date settlement approval is granted by the Courts. Additionally, Canadian Settlement Class Counsel reserve the right to bring motions to the Courts for payment out of the Canadian Settlement Fund for any future adverse cost awards to a maximum of CDN \$500,000 and future disbursements to a maximum of CDN \$500,000.

IV. HOW TO REGISTER TO RECEIVE FURTHER INFORMATION AND SETTLEMENT BENEFITS

Canadian Settlement Class Counsel are proposing to hold the Canadian Settlement Fund in trust for the future benefit of Canadian Settlement Class Members. If you received this notice by mall, you need not take any steps to ensure that further information will be mailed to you. If, however, you did not receive this notice by mall, you must register with the Claims Administrator to ensure that further information will be sent to you by mall, including notice regarding any future distribution of the Canadian Settlement Fund.

You may register online at www.aircargosettlement.com, by completing the Online Registration Form, or by downloading and mailing your completed Registration Form to the Air Cargo Settlement, c/o The Garden City Group, Inc. P.O. Box 9162, Dublin OH, 43017-4162, USA. To register you may also call the Air Cargo Settlement: U.S. or Canada (Toll-Free) at 1 (800) 749-3518; or International at 1 (XXX) XXX-XXXX. A complete list of Air Cargo Settlement toll-free and toll telephone numbers by country is enclosed in the mailing of this Notice, and the list is also available online. You may also write to the Air Cargo Settlement Claims Administrator at the address listed here to request a Registration Form.

V. HOW TO EXCLUDE YOURSELF FROM A GLASS

You will be bound by the terms of the Canadian Settlement Agreement, if approved, unless you "opt out." If you choose to remain in the Canadian Settlement Classes and do not opt out, you will not be able to bring or maintain any other claim or legal proceeding alleging acts in violation of the Competition Act, such as price-fixing, or other claims relating to the alleged conduct in the market for air cargo shipping. No further right to opt out of the Canadian Class Actions will be provided in the future. If you opt out of the Canadian Class Actions, you will not be able to participate in the Canadian Settlement Agreement or in any further settlement or judgment achieved against the other non-settling Defendants.

Ontario and/or British Columbia Settlement Classes: If you wish to exclude yourself from one of these Classes, you must do so by sending a written request for exclusion, by certified mail, return receipt requested, postage prepaid, postmarked on or before [same as US], to the following address [to be designated by the Courts at the notice approval hearing]:
Québec Settlement Class: If you wish to exclude yourself from the Québec Settlement Class, you must do so by sending a written request for exclusion, by certified mall, return receipt requested, postage prepaid, postmarked on or before(same as US), to the following address:

QUESTIONS? CALL U.S. & CANADA (TOLL-FREE) 1(800) 749-3518;
INTERNATIONAL (TOLL): 1(XXX) XXX-XXXX; OR VISIT www.aiccargosettlement.com
A complete list of Air Cargo Settlement toll-free and toll telephone numbers by country is enclosed with this Notice, and the list is also available by visiting the website.

Clerk of the Court [address of Québec court]

<u>IDELETE SPACE]Required Information</u>: All requests for exclusion from the Canadian Class Actions must clearly state:

your name, address, and phone number

- all trade names or business names and addresses you or your business has
 used, as well as any parents, subsidiaries or affiliates that have purchased air
 cargo shipping services at any time during the relevant period and are also
 requesting to be excluded from the Settlement Class
- the name of the case (Canadian Air Cargo Shipping Services Class Actions)

the Class(es) from which you wish to be excluded

- the value of all air cargo shipping services you have purchased between January 1, 2000 and September 11, 2006
- a signed statement that "I/we hereby request that I/we be excluded from the proposed Settlement Class in the Canadian Air Cargo Shipping Services Class Action."

IN ORDER TO BE EXCLUDED FROM THE CANADIAN CLASS ACTIONS, YOU MUST TIMELY REQUEST EXCLUSION IN THE MANNER SET FORTH ABOVE EVEN IF YOU HAVE FILED OR INTEND TO FILE YOUR OWN LAWSUIT AGAINST ANY OF THE DEFENDANTS BASED ON CLAIMS THAT ARISE OUT OF THE CONDUCT AT ISSUE IN THIS LITIGATION. QUÉBEC SETTLEMENT CLASS MEMBERS WHO HAVE COMMENCED PROCEEDINGS OR COMMENCE PROCEEDINGS AND FAIL TO DISCONTINUE SUCH PROCEEDINGS BY THE DEADLINE FOR EXCLUSION FROM THE QUÉBEC CLASS SHALL BE DEEMED TO HAVE OPTED OUT.

VI. THE SETTLEMENT APPROVAL HEARINGS

You are not required to attend a settlement approval hearing.

In Canada, each Court must approve the Canadian Settlement Agreement for the Agreement to enter into effect. A motion to approve the Canadian Settlement Agreement will be heard by the Ontario Superior Court of Justice in the City of London on		
Objections from Settlerhent Class Members, other	Robert E. Kwinter	
than Québec Settlement Class Members, should be sent to Canadian Settlement Class Co-Counsel:	Blake, Cassels & Graydon LLP	
no sour to oguadian octrometr class co-contiséi:	199 Bay Street Suite 2800, Commerce Court West	
Charles M. Wright	Toronto, ON MSL 1A9	
Siskinds LLP .	(416) 863-2400	
680 Waterl∞ Street		
London, ON N6A 3V8	Canadian Counsel for Lufthansa AG, Lufthansa	
1-800-461-6166	Cargo AG, and Swiss International Air Lines Ltd.	

QUESTIONS? CALL U.S. & CANADA (TOLL-FRBE) 1(800) 749-3518; INTERNATIONAL (TOLL): 1(XXX) XXX-XXXX; OR VISIT <u>www.alrcargosettlement.com</u> A complete list of Air Cargo Settlement toll-free and toll telephone numbers by country is enclosed with this Notice, and the list is also available by visiting the website. Objections from Québec Settlement Class Members should be sent to Québec Settlement Class Counsel: Irwin Liebman Llebman Associés 1 Westmount Square #1500 Montreal, Quebec H3Z 2P9 (514) 846-0666

All submissions will be forwarded to the appropriate Court, and all filed written submissions will be considered by the appropriate Court. If you do not file a written submission by ______ you will not be entitled to participate, through oral submissions or otherwise, in the settlement approval hearings.

The time and date of any of the hearings may be continued or rescheduled without further notice.

VII. AIR CARGO SETTLEMENT CLAIMS ADMINISTRATOR

More Information about the Settlement is available on the official settlement website at www.aircargosettlement.com. The website lists an email address you may use to contact the Air Cargo Settlement Claims Administrator. You may also contact the Air Cargo Settlement Claims Administrator by telephone: U.S. or Canada (Toll-Free) at 1 (800) 749-3518; or International at 1 (XXX) XXX-XXXX. Toll charges apply if you call the U.S. and Canada toll free number from a location outside those countries. A complete list of toll-free and toll telephone numbers by country is enclosed in the mailing of this Notice, and the list is also available online at www.aircargosettlement.com. You may also write to the Air Cargo Settlement Claims

Administrator at the following address:Air Cargo Settlement c/o The Garden City Group, Inc.PO Box 9162Dublin, OH 43017-4162 USA

This Notice is available in many additional languages. If you need these materials in a language other than English, please visit the website, call the information phone line, write the Air Cargo Settlement Claims Administrator at the address above or send an email to administrator@aircargosettlement.com.

VIII. ADDITIONAL INFORMATION

Any corrections or changes of name or address for Canadian Settlement Class Members should not be directed to the Court. If your name and/or address has changed since you received this Notice, you should notify the Air Cargo Settlement Claims Administrator of the change. You may do so online at www.aircargosettlement.com or by writing to the Air Cargo Settlement, c/o The Garden City Group, Inc., P.O. Box 9162 Dublin, OH 43017-4162 USA. You may also call the Air Cargo Settlement Claims Administrator at the telephone numbers discussed above in Section VII.

Any questions that you have concerning the matters contained in this notice with respect to the Settlement Classes may be directed in writing to Canadian Settlement Class Counsel, as follows:

Settlement Class Members, other than Québec Settlement Class Members, should contact:

> Charles M. Wright Siskinds LLP 680 Waterloo Street London, ON N6A 3V8 1-800-461-6166

Québec Settlement Class Members should contact:

Irwin Liebman Liebman Associés 1 Westmount Square #1500 Montreal, Québec H3Z 2P9 (514) 846-0666

This notice contains only a summary of the Canadian Settlement Agreement. Canadian Settlement Class Members are encouraged to review the entire Settlement Agreement, a copy of which can be obtained free of charge at www.aircargosettlement.com. A copy can also be mailed to you at a cost of ____, from ______.

Do not contact the Courts.

THIS NOTICE HAS BEEN AUTHORIZED BY THE ONTARIO SUPERIOR COURT OF JUSTICE, THE SUPREME COURT OF BRITISH COLUMBIA, AND THE QUEBEC SUPERIOR COURT

SCHEDULE "C"

ONTARIO SUPERIOR COURT OF JUSTICE

BETWEEN:

NUTECH BRANDS INC.

Plaintiff

- and -

AIR CANADA, AC CARGO LIMITED PARTNERSHIP, SOCIETE AIR FRANCE,
KONINKLIIKE LUCHTVAART MAATSCHAPPII N.V. dba KLM, ROYAL DUTCH
AIRLINES, ASIANA AIRLINES INC., ERITISH AIRWAYS PLC, CATHAY PACIFIC
AIRWAYS LTD., DEUTSCHE LUFTHANSA AG, LUFTHANSA CARGO AG, JAPAN
AIRLINES INTERNATIONAL CO., LTD., SCANDINAVIAN AIRLINES SYSTEM,
KORBAN AIR LINES CO., LTD., CARGOLUX AIRLINE INTERNATIONAL, LAN
AIRLINES S.A, LAN CARGO S.A., ATLAS AIR WORLDWIDE HOLDINGS INC., POLAR
AIR CARGO INC., SINGAPORE AIRLINES LTD., SINGAPORE AIRLINES CARGO PTE
LTD., and SWISS INTERNATIONAL AIR LINES LTD.

Defendants

Proceeding under the Class Proceedings Act, 1992 AFFIDAVIT OF JEANNE C. FINEGAN, APR

I, Jeanne C. Finegan, of the City of Tigard, in the state of Oregon, in the United States of America, MAKE OATH AND SAY AS FOLLOWS:

- 1. I am a Senior Vice President of The Garden City Group, Inc. ("GCG"), with oversight responsibility for GCG Communications, a division of GCG. This affidavit is based upon my personal knowledge as well as information provided to me by my associates and staff, including information reasonably relied upon in the fields of advertising, media and communications.
- 2. GCG has been retained to develop and implement a legal notice program in the United States, Canada, and other countries worldwide ("Notice Program"). The proposed Notice Program is designed to provide notice of the proposed class action settlement between air cargo Plaintiffs in the above-captioned action and Defendants Deutsche Lufthansa AG,

871891.v1

Lufthansa Cargo AG, and Swiss International Air Lines Ltd. (the "U.S. Settlement"). The Notice Program is also designed to simultaneously provide notice regarding the proposed class action settlement of three similar proceedings in Canadian courts¹ pursuant to the Canadian Air Cargo Shipping Services Class Action Multi-Jurisdictional Settlement Agreement Between Nuteoh Brands Inc., Cartise Sports Inc. and Karen McKay, and Deutsche Lufthansa AG, Lufthansa Cargo AC and Swiss International Air Lines Ltd., executed December 30, 2006 (the "Canadian Settlement"). This Affidavit describes and details the proposed Notice Program. In addition, this affidavit will address why this worldwide, comprehensive proposed Notice Program is the best notice practicable under the circumstances of this case, and is reasonably calculated to reach the target audience, that is the affected class members, and is consistent with other similar court-approved notice programs.

- 3. GCG's headquarters are located at 105 Maxess Road in Melville, New York. For more than 20 years, GCG has specialized in the design and implementation of notification campaigns for class action and bankruptcy proceedings. GCG's team has administered more than a thousand settlements, mailed over 150 million notices, processed millions of claims, distributed billions of dollars in compensation, and issued millions of checks in connection with large domestic and international notice campaigns, as well as in connection with highly focused local campaigns for class action proceedings.
- 4. As Senior Vice President of GCG, in addition to my duties as a Senior Officer of GCG, my responsibilities include, among other things, oversight of day-to-day operations for two GCG Communications offices, in Reston, Virginia and Lake Oswego, Oregon, as well as

I The three Cunadian actions are; (1) the proceeding commenced on November 20, 2006 by Keren McKay in the Supreme Court of British Columbia, under Vancouver Registry No. S-067490; (2) the proceeding commenced on July 6, 2006 by Nutech Brands Inc. in the Ontario Superior Court of Justice, under Court File No. 50389 CP, and; (3) the proceeding commenced by Cartise Sports Inc. on May 5, 2006, under Court File No. 500-06-000344-065.

strategic planning, design and implementation of all complex legal notice programs for GCG clients. GCG Communications is located at 11400 Commerce Park Drive, Suite 220, Reston, VA 20191 and 4500 S.W. Kruse Way, Suite 300, Lake Oswego, Oregon 97035.

- 5. I have more than 20 years of communications and advertising experience. I have been recognized as an expert in legal notice programs, both in federal and state courts in the United States as well as courts in Canada. I have lectured, published and been cited extensively on various aspects of legal noticing, product recall and crisis communications. I have served the Consumer Product Safety Commission ("CPSC") as an expert to determine ways in which the CPSC can increase the effectiveness of its product recall campaigns.
- 6. I have designed, implemented or consulted on many of the largest and highest profile legal notice communication programs nationally and internationally for a wide range of class actions, regulatory and consumer matters that include product liability, construction defect, antitrust, asbestos, medical/pharmaceutical, human rights, civil rights, telecommunication, media, environment, securities, banking, insurance, and bankruptcies. The cases include, but are not limited to: In Re Nortel I & II Securities Litigation, Civil Action No. 01-CV-1855 (RMB), Master File No. 05 MD 1659 (LAP) (S.D.N.Y. 2006); DeHoyos v. Allstate Insurance Company, Civil Action No SA-01-CA-1010-FB (W.D. Tex, 2006); SEC v. Vivendi Universal, S.A., et al., Case No. 03-CV-10195-PKC (S.D.N.Y. 2003); In re; John's Manyille (Statutory Direct Action Settlement, Common Law Direct Action and Hawaii Settlement), Index No 82-11656 (BRL) (Bankr. S.D.N.Y. 2004); Deke, et al. v. Cardservice International, Case No. BC 271679 (Los Angeles County Sup. Ct., Cal. 2004); Sugar v. Inamed Corp. and McGhan (Medical Breast Implant Litigation), Case No. 01043771 (Santa Barbara County Sup. Ct., Cal. 2004); Wilson v. Massachusetts Mutual Life Insurance Company, No. D-101-CV 98-02814 (1st Jud. Dist. Ct., Santa Fe County, N.M.); In re: Florida Microsoft Antitrust Litigation, Index No. 99-27340 (11th Jud. Dist. Ct. of Miami, Dade County, Fla.); In re: 87189[.v]

Montana Miorosoft Antitrust Litigation, No. DCV 2000 219 (1st Jud. Dist. Ct., Lewis & Clark County, Mont.); In re: MCI Non-Subscriber Ratepayers, MDL No. 1275 (S.D. III.); Sparks v. AT&T Corporation, No. 96-LM-983 (3d Jud. Cir., Madison County, III.); Pigford v. Glickman, No. CA 97-19788 (PLF) (D.D.C.); In re: SmithKline Beecham Clinical Billing, No. CV 97-L-1230 (3d Jud. Dist., Madison County, III.); Schmidt v. Adidas Salomon A.G., No. OCN-L-1248-01 (N.J. Super. Ct.); MacGregor v. Schering Plough Corp., No. EC248041 (Los Angeles County Sup. Ct., Cal.); In re: Louisiana-Pacific Inner Seal Siding, Nos. 879-JE and 1543JE (D. Or.); Foster v. ABTeo Siding Litigation, No. 95-151-M (Cir. Ct. of Choctaw County, Ala.); In re: Johns-Manville Phenolic Foam, No. CV 96-10069 (D. Mass.); In re: James Hardte Roofing, No. CV 00-2-17945-65SEA (King County Super. Ct., Wash.); Claybrook v. Sunbeam Corporation, No. CV-98-C-1546-W (UWC) (N.D. Ala.); In re: American Cyanamid, No. CV-97-0581-BH-M (S.D. Ala.); Bristow v. Fleetwood Enterprises, No. Civ 00-0082-S-BLJ (D. Idaho); Spencer v. Shell Oil Co., No. CV 94-074 (Harris County Dist. Ct., Tex.); and In re: StarLink Corn Products, No. 01 C 1181 (N.D. III.).

- 7. A number of courts in the United States and Canada have commented favorably on my expertise and the notice programs I designed or implemented. For example:
- DeHoyos v. Allstate Insurance Company, Civil Action No SA-01-CA-1010-FB (W.D. Tex. 2006) ("[t]he undisputed evidence shows the notice program in this case was developed and implemented by a nationally recognized expert in class action notice programs" and stating "[t]he notice program "was massive, generating over 640 million opportunities to see this message' and did an excellent job at reaching the target group."):
- In Re Nortel I & II Securities Litigation, Civil Action No. 01-CV-1855 (RMB), Master File No. 05 MD 1659 (LAP) (S.D.N.Y. 2006) ("The form and method of notifying the U.S. Global Class of the pendency of the action as a class action and of the terms and conditions of the proposed Settlement . . . constituted the best notice practicable under the circumstances, and constituted due and sufficient notice to all persons and entities entitled thereto.") This action was brought in courts in the United States and Canada;
- Lucas v. KMART Corporation, Civil Action No 99-CV-01923 (ILK) (D. Colo. 2006) ("[t]he Court finds this extensive notice program to be more than

adequate and approves it as the 'best notice practicable under the circumstances' and consistent with the requirements of F.R.C.P. 23 and due process');

- Varacallo, et al. v. Massachusetts Mutual Life Insurance Company, et al., Civil
 Action No. 04-2702 (JLL) (D.N.J. 2004) (finding that "all of the notices are
 written in simple terminology, are readily understandable by Class Members,
 and comply with the Federal Judicial Center's illustrative class action notices");
- Wilson v. Massachusetts Mutual Life Insurance Company, Case No. D-101-CV 98-02814 (First Judicial District Court County of Santa Fe State of New Mexico 2002) (holding "[f]he Notice Plan was the best practicable and reasonably calculated, under the circumstances of the action . . . [and] that the notice meets or exceeds all applicable requirements of law, including Rule 1-023(C)(2) and (3) and 1-023(B), NMRA 2001, and the requirements of federal and/or state constitutional due process and any other applicable law.");
- Thomas A. Foster and Linda E. Foster v. ABTco Siding, Case No. 95-151-M (Circuit Court of Choctaw County, Alabama 2000) (holding that the notice program "constitutes the best notice practicable under the circumstances of this Action. This finding is based on the overwhelming evidence of the adequacy of the notice program.");
- Sparks v. AT&T Corporation, Case No. 96-LM-983 (Third Judicial Circuit Madison County, Illinois 2001), In granting final approval to the settlement, the Court commented: "The Court further finds that the notice of the proposed settlement was sufficient and furnished Class Members with the information they needed to evaluate whether to participate in or opt out of the proposed settlement. The Court therefore concludes that the notice of the proposed settlement met all requirements required by law, including all Constitutional requirements"; and
- In re: Louisiana-Pacific Inner-Seal Siding, Civil Action Nos. 879-JB, and 1453-JE (D. Or. 1995, 1999) ("[t]he notice given to the members of the Class fully and accurately informed the Class members of all material elements of the settlement...[through] a broad and extensive multi-media notice campaign...").
- 8. I have also published extensively on various aspects of legal noticing, including the following publications and articles:
 - Co-Author, "Approaches to Notice in State Court Class Actions," For The Defense, Vol. 45, No. 11, November, 2003;
 - Author, "The Web Offers Near, Real-Time Cost Efficient Notice," American Bankruptcy Institute Journal, Vol. XXII, No. 5, 2003;
 - Author, "Determining Adequate Notice in Rule 23 Actions," For The Defense, Wol. 44, No. 9, September, 2002;

4

- Co-Author, "The Electronic Nature of Legal Noticing," American Bankruptoy Institute Journal, Vol. XXI, No. 3, April, 2002;
- Author, "Three Important Mantras for CEO's and Risk Managers in 2002," International Risk Management Institute, irmicom/, January, 2002;
- Co-Author, "Used the Bat Signal Lately," The National Law Journal, Special Litigation Section, February 19, 2001;
- Author, "How Much is Enough Notice," Dispute Resolution Alert, Vol. 1, No. 6, March, 2001;
- Author, "Monitoring the Internet Buzz," The Risk Report, Vol. XXIII, No. 5, January, 2001;
- Author, "High-Profile Product Recalls Need More Than the Bat Signal,"
 International Risk Management Institute, irml.com/, July 2001;
- Author, "The Great Debate How Much is Enough Legal Notice?" American Bar Association -- Class Actions and Derivatives Suits Newsletter, Winter 1999; and
- Author, "What are the best practicable methods to give notice?" Georgetown
 University Law Center Mass Tort Litigation Institute, CLE White Paper:
 Dispelling the communications myth -- A notice disseminated is a notice
 communicated, November 1, 2001.
- 9. Additionally, I have lectured or presented extensively on various aspects of legal noticing. A sample list includes the following:
- Paoulty Panelist, Practicing Law Institute (PLI) CLB Presentation, 11th Annual Consumer Financial Services Litigation. Presentation: Class Action Settlement Structures "Evolving Notice Standards in the Internet Age." New York/Boston (simulcast) March, 2006; Chicago, April, 2006; and San Francisco, May, 2006.
- Expert Panelist, U.S. Consumer Product Safety Commission. I was the only legal notice expert invited to participate as an expert to the Consumer Product Safety Commission to discuss ways in which the CPSC could enhance and measure the recall process. As an expert panelist, I discussed how the CPSC could better motivate consumers to take action on recalls and how companies could scientifically measure and defend their outreach efforts. Bethesda, MD, September, 2003.
- Expert Speaker, American Bar Association. Presentation: "How to Bullet-Proof Notice Programs and What Communication Barriers Present Due

Process Concerns in Legal Notice," ABA Litigation Section Committee on Class Actions & Derivative Suits, Chicago, August 6, 2001.

- 10. I am accredited ("APR") in Public Relations by the Universal Accreditation Board, a program administered by the Public Relations Society of America.
- 11. A more comprehensive list of my class action and bankruptcy noticing experience as well as other judicial comments is attached to this affidavit as Exhibit A.

OVERVIEW AND OBJECTIVES OF NOTICE PROGRAM

12. Adhering to the highest communication and outreach standards, this proposed Notice Program is based on a scientific methodology that is used throughout the advertising industry and which has been embraced by courts in the United States and Canada. This Notice Program, through a combination of direct mail and publication, is expected to include more than 120 countries worldwide. The proposed Notice Program was specifically designed to properly reach the intended target, the Settlement Classes defined in the U.S. Settlement and the Canadian Settlement. Given that the Settlement Classes are global in scope in the U.S. Settlement and the Canadian Settlement and that the Class members in the actions overlap, as well as the fact that the proposed Notice Program targets the direct and indirect purchasers of air cargo shipping services worldwide, I have concluded that a combined Notice Program will be both practical and effective. The Settlement Class in the U.S. Settlement is defined as:

All persons and entities that purchased airfreight cargo shipping services for shipments within, to or from the United States (hereinafter "Airfreight Shipping Services"), including those persons and entities that purchased Airfreight Shipping Services through freight forwarders, from any air cargo carrier (including, without limitation, those defendants named in the Actions, and specifically including Lufthansa?) and/or any named or

² Lufthansa is defined in Paragraph 16 of the Settlement Agreement as Deutsche Lufthansa AG, Lufthansa Corgo AG, and Swiss International Air Lines Ltd., individually and collectively, and their respective subsidiaries,

unnamed co-conspirators (collectively "Defendants") during the period from January 1, 2000 to the Execution Date of this Settlement Agreement.³ Excluded from the Settlement Class are Defendants, their respective parents, employees, subsidiaries, and affiliates, and all governmental entities.

The Canadian Settlement Class — which encompasses the same time period for purchases of Airfreight Shipping Services as the U.S. Settlement Class — is made up of the British Columbia Settlement Class, the Ontario Settlement Class, and the Québec Settlement Class, which are respectively defined in the Canadian Settlement as follows:

British Columbia Settlement Class means all Persons resident in the province of British Columbia who purchased Airfreight Shipping Services during the Purchase Period, including those Persons who purchased Airfreight Shipping Services through freight forwarders, from any air carge carrier, including without limitation, the Defendants, and specifically including Lufthansa.

Ontario Settlement Class means all Persons, other than members of the Québec Settlement Class or the British Columbia Settlement Class, who purchased Airfreight Shipping Services during the Purchase Period, including those Persons who purchased Airfreight Shipping Services through freight forwarders, from any air cargo carrier, including without limitation, the Defendants, and specifically including Lufthansa.

Québec Settlement Class means all individuels resident in the province of Québec and all legal persons established for a private interest, partnership or association in the province of Québec which at all times between May 5, 2005 and May 5, 2006, had under its direction or control no more than 50 persons bound to it by contract of employment, who purchased Airfreight Shipping Services during the Purchase Period, including those legal persons who purchased Airfreight Shipping Services through freight forwarders, from any air cargo carrier, including without limitation, the Defendants, and specifically including Lufthansa.

For each of the Canadian Settlement Classes, the term "Airfreight Shipping Services" is defined as "shipments within, to or from Canada, but specifically excluding airfreight cargo shipping services for shipments to or from the United States." Excluded from each of the

predecessors, successors, and affiliates. Where used in this affidavit, "Lufthansa" refers to Dautsche Lufthansa AG, Lufthansa Curgo AG, and Swiss International Air Lines Ltd.

³ The Execution Date of the Seldement Agreement is September 11, 2006.

Canadian Settlement Classes are the Defendants and their respective parents, employees, subsidiaries, affiliates, officers and directors.

ELEMENTS OF THE NOTICE PROGRAM

13. The elements in this multifaceted and comprehensive proposed Notice Program include: (1) notice by direct mail; (2) notice by publication; (3) notice by Internet advertising; (4) notice by media outreach; (5) third-party outreach to trade organizations; (6) a Settlement website and; (7) toll free information telephone numbers, as well as additional telephone support.

MAILED NOTICE

- 14. In the proposed Notice Program, GCG will mail individual notice to direct customers whose information is available from Deutsche Lufthansa AG, Lufthansa Cargo AG, and Swiss International Air Lines Ltd. (collectively referred to herein as "Lufthansa"). I am edvised by Lufthansa that it maintains comprehensive records of sales of air cargo shipping services made during the purchase periods at issue in the U.S. and Canadian Settlements:

 January 1, 2000 to September 11, 2006. Due to the nature of the air cargo shipping business, I am informed that many of Lufthansa's direct customers are regular and repeat purchasers of these services. Lufthansa also has available records of indirect purchasers of its air cargo shipping services, who will also receive individual mailed notice. These purchase records provide insight into the scope and geographic distribution of the direct and indirect purchaser group more generally, at least for those geographic regions where the services of Lufthansa and other air cargo strilines overlap.
- 15. Lufthansa has provided GCG with the electronic records from which GCG will conduct the direct mailing to these Settlement Class Members. Lufthansa has advised me that it carefully collected such records to ensure that the most comprehensive data was available for use. I also have been advised by Lufthansa that, with the exception of a very

small number of its direct oustomers, who account for a small volume of the overall commerce, who arrange air cargo shipping by walking directly to the counter in the airport terminal, the records maintained by Lufthansa of its direct purchasers are reliable and comprehensive. Accordingly, the overwhelming majority of direct purchasers of Lufthansa's air cargo shipping services will receive actual notice as a result of the direct mail component of the Notice Program, and the small number of direct purchasers for whom Lufthansa does not have contact information will be accommodated in the publication component of the Notice Program as well as its other outreach elements. Additionally, over 60,000 indirect purchasers have been identified from Lufthansa company records and also will receive actual notice through the direct notice mailing, and the broader indirect purchaser group will be reached through the worldwide publication component of the Notice Program as well as other elements of the proposed Notice Program described below.

16. As a result of the foregoing, Notice packets, including the full Notice of Proposed Settlement, will be mailed to more than 19,000 direct customers and more than 60,000 indirect customers, mostly businesses, in more than 120 countries. The mailings will include the Notice of Proposed Settlement in English, with additional information in the recipient's native language informing them how they can access or obtain copies of the materials in their native language. We understand from discussions with Lufthansa that transactions worldwide involving air cargo shipping within, to, or from the United States and Canada—the classes at issue here—are overwhelmingly conducted in English. Accordingly, the primary language of the full Notice will be English, as the primary language of international business of this nature. Nonetheless, native language materials will be readily accessible as well through various avenues discussed below in paragraphs 38 and 39.

⁴ GCG will perform the mailings in compliance with the requirements of The Office of Foreign Assets Control ("OFAC") of the U.S. Department of the Treasury.

NOTICE BY PUBLICATION

- In order to create a best practicable notice, which is reasonably calculated under the 17. circumstances to reach the targeted class, the proposed Notice Program will utilize a tiered approach, which has been approved by courts in other international notice programs including: In re Mexico Money Transfer Litig., 164 F. Supp.2d 1002 (N.D. III. 2000), In re Western Union Money Transfer Littg., No. 01-335, 2004 WL 3709932 (E.D.N.Y. Oct. 19, 2004) and In Re Royal Ahold N.V. Sec. & ERISA Litig., 437 F. Supp. 2d 467 (D. Md. June 16, 2006). The proposed Summary Notice for publication has been written in a plain language style appropriate for the target audience. Plain language is simply a more conversational form of communication, which is used, for example, when reporting the news. The concept, now integrated into Legal Notice practice, is one that has received note from various national and international authorities and organizations including the Federal Judicial Center in the United States, the Plain Language Association International, the CBA Plain Language Committee of the Canadian Bar Association and Plain English Campaign in the United Kingdom, among others. The proposed publication Summary Notice, as well as the Notice of Proposed Settlement of U.S. and Canadian Class Actions, are clear, concise, and understandable. The proposed Summary Notice comports with the plain language standards for legal noticing. A copy of the proposed Summary Notice is attached to this affidavit as Exhibit B.
- 18. The paid media component of the proposed Notice Program will be segregated into four tiers, with the greatest media emphasis placed on: 1) the United States and Canada, which are the sites of the filed actions, and the countries within, to or from which air cargo was shipped pursuant to the class definitions; 2) countries where the largest population of Lufthansa air cargo shipping customers (direct and indirect) are likely to be found; and 3) countries where the largest population of air cargo shippers are located internationally with

871891.yi

an air cargo shipping nexus to the United States or Canada. Assumptions regarding these factors are based on internal proprietary and confidential data provided by Lufthansa as well as extensive primary research from respected worldwide industry resources including:

- USA Trade Online (USA-T) The official source of U.S. export & import statistics, a collaborative effort between the U.S. Census Bureau's Foreign Trade Division and STAT-USA®, which provides current and cumulative U.S. export and import data.
- Transport Canada A governmental department in charge of overseeing transportation strategies, goals and programs established by the Government of Canada. Air import and export data by trading partners is reported on their website.
- Airports Council International ("ACI") A worldwide association created
 to represent the mutual interests of airport operators. ACI provided the
 statistical data utilized in the top 50 Airport list according to tonnage,
 loaded and unloaded freight, and mail in metric tons.
- The proposed Notice Program was developed with particular attention to the fact that 19. the definition of Settlement Class Members encompasses not only those direct and indirect purchasers who used the services of Lufthansa for Airfreight Shipping Services within, to or from either the United States or Canada during the defined class period, but also those purchasers who used the services of any air cargo shipper to ship within, to or from either the United States or Canada. An individual air cargo airline such as Lufthausa will not fully mirror the air cargo shipping business as a whole, because the industry is predominantly hub based, among other reasons. We understand from discussions from Lufthansa that air cargo shipping is a fungible, commodity service, and that purchasers of air cargo services will overlap between different airlines, at least to the extent that service is available in comparable geographic areas. In other words, Lufthansa's business reflects the fact that it is based in Germany (and Switzerland, for Swiss International Air Lines Ltd.). A direct or indirect purchaser of air cargo shipping who used a different air cargo airline might not be reached in a notice plan that was based only on Luffaansa's business. The proposed Notice Program accordingly incorporates the broader air cargo shipping business globally. This

provides only one example of how the proposed Notice Program reaches not only

Lufthansa's direct and indirect purchasers, but also those purchasers internationally who have
an air cargo shipping nexus with the United States or Canada.

- 20. In developing the Notice Program, we not only analyzed proprietary data provided by Lufthansa, but also looked extensively at primary research from respected industry sources. Countries were selected and prioritized in the tiered approach based on their rank among top importers to the United States and Canada, as well as their rank in air cargo shipment volume, in addition to their level of Lufthansa business. For instance, while China is less significant as a Lufthansa customer, it is a leading importer to the United States and Canada, as well the location of major air cargo airports, and the proposed Notice Program recognizes and accommodates these various factors.
- 21. The design of the proposed Notice Program is consistent with the U.S. Supreme Court's guidance in Daubert v. Merrell Dow Pharmaceuticals, 509 U.S. 579 (1993), and Kunho Thre Co. v. Curmichael, 526 U.S. 137 (1999), and uses industry-accepted methodology that can be tested by peers. In formulating a program for delivering "Appropriate Notice," we have been mindful of the natural justice and fair process concerns expressed by the Canadian courts, as well as the factors listed in the Ontario Class Proceedings Act, S.O. 1992, c. 6, s. 17, the applicable British Columbia statute (R.S.B.C. 1996, c. 50, s. 19), and the relevant provisions in the Québec Code of Civil Procedure. Specifically, we designed the publication program for notice in this action using a scientific method accepted within the advertising industry for modeling target individuals including class members by their demography and media consumption habits. This affidavit describes our methodology for modeling the target audience and how we selected the most appropriate media to reach them.

- 22. The Notice Program uses the most appropriate media definitions to most closely match Class Member demographics and réach both direct and indirect Settlement Class Members. Although the media definitions of each of these two targets can vary slightly from country, they are reasonably similar. The two targets are:
 - Individuals who are business decision makers who have been involved in ordering or approving freight [oargo] and/or express services; and
 - All adults 18 years of age and older.

The first target is intended to reach the business audience who are the predominant purchasers (both direct and indirect) of Airfreight Shipping Services. Research indicates that nearly 80 percent of all air cargo shipments are business to business transactions. In order to reach potential individual Settlement Class Members, however, the proposed Notice Program also includes second target — a very broad definition based on the entire adult population of a given country. Based on my more than 20 years of collective experience in the fields of legal notice publication, advertising, public relations, and marketing communications, as well as my experience using this type of research data, I believe the research provides a valid basis for determining the multimedia characteristics of Class Members and that the targets selected are representative of the Class Members. The Notice Program also uses available readership studies in order to select the most appropriate publications along with circulation and readership analysis.

TERI

23. Tier I of the paid media component of the proposed Notice Program will encompass 13 countries: Canada, China, France, Germany, India, Italy, Japan, Malaysia, South Korea, Switzerland, Talwan, the United Kingdom, and the United States. These countries in Tier I received primacy in the proposed Notice Program due to the fact that (1) the United States and Canada are the sites of the filed actions, and the countries within, to or from which air

cargo was shipped pursuant to the class definitions, (2) they are the countries which represent a majority of Lufthansa's air cargo business, and (3) they represent a majority of air cargo business globally with a nexus to the United States or Canada. The 13 countries that comprise Tier I account for over 69 percent of worldwide air cargo by tonnage, based on ACI data, and nearly 70% of Lufthansa's cargo business, according to proprietary Lufthansa data.

- 24. In Tier I, the proposed Notice Program uses country-specific nationally syndicated media research to quantify the percentage of both cargo shippers and the adult population reached by this Notice Program. That research is described more fully in the footnote below.⁵ To that end, the Notice Program employs appropriate nationally circulated magazines, leading national newspapers and newspaper supplements, business press and trade press, a massive media relations effort and the Internet.
- 25. In advertising there are many models to measure media performance. The most useful of these for the purpose of legal notice is the Reach and Frequency model. Reach

China - CNRS (China National Readership Survey).

France - Ipsos FCA 2006.

Germany-EBRS 2006 European Business Readership Survey (EBRS) 2006; Media Analyse (MA) 2007.

India - Indian Resdership Survey 2007 (IRS),

Italy - European Business Readership Survey (BBRS) 2006; European Media and Marketing Survey (BMS); Italian National readership survey.

Japan -- Japan Business Readership Survey (JBRS); J-READ 2006.

Malaysia - PAX (Fall 2006).

South Korea - PAX (Fall 2006).

Switzerland - MACH Basic 2007; MA Leader.

Taiwan - PAX (Fail 2006).

United Kingdom - British Business Survey 2005 and National Readership Survey (NRS) 2006.

United States - Mediamark Research Inc. (MRI) Doublebase 2006 and Business-to-Business Surveys.

⁵ Canada - Print Megaurement Burean (PMB) Two-Year Readership Database 2007.

refers to the estimated percentage of the unduplicated audience exposed to the campaign. Prequency, in turn, refers to how many times, on average, a target audience had the opportunity to see the message. The quantification is provided through industry-accepted research for audience measurement across multimedia. The calculations are used by advertising and communications firms worldwide and have been adopted by courts to measure the percentage of a target class that was likely reached by a legal notice program.

26. Applying the analysis model to the proposed Notice Program yields the following Reach and Frequency in Tier I of the Notice Program.

Solution (Solution)		A Reach	MAYEVATAY,
Control of the			LE anguencoy
Canada	Business/Cargo	80%	8,90
	Adults	71%	3,50
China ⁶	Business/Cargo	71%	2,44
	Adults	55%	2,27
France	Business/Cargo	70%	3,20
	Adulta	69%	3,08
Germany	Business/Oargo	78%	2,80
	Adults	71%	1.80
India	Mumbal Adults	85%	3.08
	Daihi Adulis	73%	2,82
liely'	Business/Cargo	98%	3.41
	Adulta	65%	1.80
Japan	8usiness/Cargo	94%	1.60
	Adults	68%	1.10
Majaysia	Adults in Kuele Lumpur	76%	1,50
South Korea	Adults in Seoul	69%	2,90
Switzerland	Business/Cargo	84%	2,30
	Adulta .	70%	08.1
Talwen	Adulta in Talpel	70%	2,80
United Kingdom	Business/Cargo	71%	9,30
	Adults 4	68%	2,80
United States	Buelnege/Cargo	81%	2,13
	Adulta::5/C	74%	1,98

TIER II

⁶ In China, India, Malaysia, South Korea and Taiwan, Reach and Frequency are regionalized to follow manufacturing/trade centers and business populations.

- 27. Tier II of the proposed Notice Program will encompass 20 countries: Austria, Belgium, Brazil, Chile, Colombia, Egypt, Hong Kong⁷, Ireland, Israel, Mexico, Netherlands, Peru, Portugal, Russia, Singapore, South Africa, Spain, Sweden, Thailand and Turkey. In Tier II, the Notice Program uses, on average, three to five leading newspapers per country. In Tier II countries, as well as in Tier III and IV countries, the Notice Program relies upon available readership studies in order to select the most appropriate publications along with circulation and readership analysis.
- 28. When combined, the 33 countries in Tiers I and II account for approximately 94 percent of Canadian imports according to Transport Canada records, and approximately 85 percent of all U.S. air cargo imports by weight according to USA-T data. Additionally, Tier I and II also account for over 85 percent of all Lufthansa's cargo business according to proprietary Lufthansa data, and approximately 86 percent of worldwide air cargo by tonnage, based on ACI data.

TIER III

29. Tier III of the proposed Notice Program will include another 30 countries, which were selected and prioritized based on the identified criteria for the tier system. The 30 countries comprising Tier III of the Notice Program are: Argentina, Australia, Cambodia, Czech Republic, Denmark, Bouador, Ethiopia, Pinland, Greece, Guatemala, Hungary, Indonesia, Kenya, Luxembourg, Mauritius, New Zealand, Nicaragua, Nigeria, Norway, Pakistan, Panama, Philippines, Poland, Romania, Saudi Arabia, Sti Lanka, Uganda, United Arab Emirates, Venezuela, and Vietnam.

TIER IV

Although Hong Kong is not a separate country, for purposes of the tier analysis, it is broken out separately in light of the manner in which trade and other data is reported.

- 30. Tier IV countries will be reached through international publications, international trade press, a globally distributed press release, and the Internet. There are more than 120 countries reached by global Tier IV of the proposed Notice Program, including the 63 countries reached in Tiers I, II and III. The remaining countries reached by Tier IV each individually account for less than .8 percent of Lufthansa business and/or a very small percentage of all cargo tonnage worldwide.
- 31. Attached to this affidavit as Exhibit C is a list of the publications in which the Summary Notice will be published in all Tiers.⁸
- 32. All Tiers of the Notice Program will incorporate trade press, a comprehensive media outreach effort, international newspapers and magazines, and the Internet.

INTERNET ADVERTISING

33. In addition to print media, the proposed Notice Program is enhanced by the use of Internet advertising on trade websites such as Quick Caller Online (an online reference for regional air cargo directories for North America) and The International Air Cargo Association as well as broad-reaching sites such as AOL and Weather.com.

GLOBAL PUBLICATIONS

34. The proposed Notice Program is further strengthened by the use of global media, which includes publication of notice in well respected and broadly distributed international editions of publications such as *The Wall Street Journal*, *The Financial Times*, *Time*

⁸ It is not unusual in the course of implementing a Notice Program of this scope and complexity for the need to arise to make modifications, including, for example, to substitute suitable replacement publications, or to make adjustments in content, with agreement of the parties, to accommodate legal requirements of governments or publications regarding advertising content. This type of modification will not affect the overall integrity of the Notice Program, and substitutions will be consistent with the objectives of the proposed Notice Program. GCG will submit a final affidavit for the Final Fairness Hearing which will detail the implementation of the approved Notice Program, and which will identify any alterations that were required.

Magazine, Newsweek Magazine, The New York Times, The International Herald Tribune and USA Today.

TRADE PUBLICATIONS

35. Additionally, the proposed Notice Program includes publication of the Summary Notice in 30 trade publications targeting the air cargo shipping professional, including Air Cargo World, Air Cargo Week, Air Cargo News, Inbound Logistics, Global Logistics, Cargo News Asia-Pacific and Logistics Management, among others. Where available, the international edition of these publications will be used.

GLOBAL MEDIA OUTREACH

36. In addition to print and Internet advertising, the proposed Notice Program is further enhanced by the use of global media relations, which includes an extraordinary and robust public relations effort, issuing a Premiere Global press release through PR. Newswite to nearly 10,000 news points in almost 90 countries. It is our intention to monitor resulting articles, and we will integrate the performance of the media outreach in our final report. Without a doubt, the media relations component of the Notice Program will add to the opportunity for potential Class Members to see this Notice.

ADDITIONAL OUTREACH EFFORTS

37. Third-Party Outreach. Additional outreach efforts will include third-party mailings and/or faxes of the Summary Notice to numerous key trade associations and freight forwarders such as Air Forwarders Association, Airports Council International, and the Canadian International Freight Forwarders Association. GCG proposes to request that these groups post the Summary Notice on their websites, and the opportunity for further contact such as e-newsletter sponsorships and e-mails to members/readers of air cargo publications will be explored.

- 38. Website. A website, www.aircargosettlement.com, will be developed and maintained by GCG as a worldwide information hub, where potential claimants and interested parties can obtain detailed information about the Settlement. The website's homepage will include 38 language options in which visitors may obtain information about the settlement, including native language translations of the long-form notice, and when available, the claim form. Additional language translations for these materials will be made available upon request by Settlement Class Members. The website will include an email address that Settlement Class Members can use to communicate such requests. Relevant court documents and the Settlement Agreements will also be posted on the website. The web address (www.aircargosettlement.com) will be set forth in the publication and mailed notice.
- 39. Toll Free Telephone. GCG will establish and maintain a telephone interactive voice response ("TVR") system dedicated to this case to accommodate telephone inquiries from Class Members. The system will be accessible toll free from countries where notice is published in an in-country publication wherever toll free service is available. For global publications, an international number will be provided. In addition, all toll free numbers will be available on the website. Callers will be able to select from a number of language options.

CONCLUSION

40. Based on our analysis as described above and my experience, in my opinion, this proposed Notice Program is reasonably calculated, using tools and methodologies accepted within the advertising industry, to provide the best notice practicable under the circumstances in this case. The multifaceted Notice Program will be particularly effective, and will reach the Class Members in these Settlements through the combination of a variety of communications vehicles, including direct mail, a robust and wide-reaching print notice campaign, a comprehensive global media relations program, internet banner advertising, a Settlement website, and information available from a toll free telephone number. In my

opinion, this international Notice Program readily meets the standard for providing legal notice to Class Members and will more than adequately satisfy due process considerations.

SWORN OR AFFIRMED before me at the City of Art Europe the State of OK, this Fear of July, 2007.

Notary Public

feanne C. Finegan, APR

CAFICIAL SEAL
TAMARA J OLLIVIER
NOTARY PUBLIC-OREGON
COMMISSION NO. 403743
MY COMMISSION EXPIRES MAR. 18, 2010/A

This is Exhibit "A" mentioned and referred to in the affidavit of Jeanne C. Finegan, sworn before me at the City of Ale Course in the State of OK this 5th day of July, 2007.

Notary Public



JEANNE C. FINEGAN, APR

BIOGRAPHY

Jeanne Finegan is Senior Vice President of The Garden City Group, Inc. ("GCG") and GCG Communications, a division of GCG. She has more than 20 years of communications and advertising experience and is a nationally recognized expert in class action, bankruptcy and mass tort notification campaigns. Finegan is accredited (APR) in Public Relations by the Universal Accreditation Board, a program administered by the Public Relations Society of America.

She has provided testimony before Congress on issues of notice. Additionally, she has provided expert testimony in both state and federal courts regarding notification esimplifies and conducted media audits of proposed notice programs for their adequacy under Fed R. Civ. P. 23(c)(2) and similar state class action statutes. Most recently, she has been recognized by Canadian courts as a legal notice expert.

She has lectured, published and has been cited extensively on various aspects of legal noticing, product recall and crisis communications and has served the Consumer Product Safety Commission (CPSC) as an expert to determine ways in which the Commission can increase the affectiveness of its product recall campaigns.

Finegan has developed and implemented many of the nation's largest and most high profile legal notice communication and advertising programs. In the course of her class action experience, courts have recognized the merits of, and admitted expert testimony based on, her scientific evaluation of the effectiveness of notice plans. She has designed legal notices for a wide range of class actions and consumer matters that include product liability, construction defect, anti-trust, medical/pharmaceutical, human rights, civil rights, telecommunication, media, environment, securities, banking, insurance, mass tort, restructuring and product recall.

Her work includes:

<u>Deffoyos, et al. v. Alistate insurance Company,</u> Civil Action No SA-01-CA-1010-FB, United States District Court Western District of Texas San Antonio Division (2006).

In the Final Order Approving the Settlement the Court stated: "....the <u>undisputed</u> evidence shows the notice program in this case was developed and implemented by a <u>nationally racognized expert in class action notice programs."</u>

Lucas, et al. v. Kmart Corporation, Case No. 99-ov-01923-JLK, Class Action, United States District Court for the District of Colorado (2006).

In the Rinal Order Approving the Settlement, the Honorable Judge John L. Kane said: The parties submitted a declaration from Jeanne C. Finegan, an expert in the design of notice programs such as the one approved by this Court. The notice program implemented by the parties to this settlement [was extensive and] goes above and beyond that required by law. For the reasons set forth in the Preliminary Approval Order, id. at 695-97, the Court holds that the notice program implemented by the parties was the best notice practicable under the circumstances and satisfied the requirements of due process and F.R.C.P. 23.

In re: Nortel Network Corp., Securities Litigation Civil Action No. 01-CV-1855 (RMB) Master File No. 05 MD 1659 (LAP) (2006). *Approved in both the United States and Canada. Ms. Finegan designed and implemented the extensive Canadian Notice program, published in

both French and English, which targeted virtually all investors of Stock in Canada, www.nortelseouritieslitigation.com.

Levine, et. al. v. Dr. Philip C. McGraw, et al., Case No. BC 312830 (Los Angeles County Super. Ct., Cal. 2004).

In the Pinal Order Approving the Settlement, the Honorable Victoria Chaney found that the [Notice] was best practicable under the circumstances and constituted due and sufficient notice to the members of the Settlement Class... And satisfies the requirements of California law and federal due process of law.

In re: Epson Cartridge Cases, Judicial Council Coordination Proceeding No. 4347, Superior Court of the State of California for the County of Los Angeles (2006).

<u>UAW v. General Motors Carnoration.</u> Case No: 05-73991 Class Action, United States District Court for the Eastern District of Michigan, Southern Division (2006).

Wicon, Inc. v. Cardservice International, Inc., BC 320215 Class Action, Superior Court of the State of California for the County of Los Angeles (2004).

Varacallo, et al. v. Massuchusetts Mutual Life Insurance Company, et al., Civil Action No. 04-2702 (JLL), United States District Court for the District of New Jursey (2004).

The Court found that "all of the notices are written in simple terminology, are readily understandable by Class Members, and comply with the Federal Judicial Center's illustrative class action notices.

... By working with a nationally syndicated media research firm, [Finegan's firm] was able to define a target audience for the MassiMutual Class Members, which provided a valid basis for determining the magazine and newspaper preferences of the Class Members. (Preliminary Approval Order at p. 9). . . . The Court agrees with Class Counsel that this was more than adequate. (Id. at § 5.2).

In re: John's Manyille (Statutory Direct Action Settlement, Common Law Direct Action and <u>Hawnii Settlement</u>) Index No 82-11656 (BRL), United States Bankruptoy Court for the Southern District of New York (2004).

The nearly helf-billion dollar settlement constituted three separate notification programs, whick targeted all persons, who had asbestos claims whether asserted or unasserted, against the Travelera Indemnity Company.

In the Findings of Fact and Conclusions of a Clarifying Order Approving the Settlements, the Honorable Chief Judge Burton R. Lifland said:

"As demonstrated by Findings of Fast, the Statutory Direct Action Settlement notice program was reasonably calculated under all circumstances to apprise the affected individuals of the proceedings and actions taken involving their interests, Mullane v. Cent. Hanover Bank & Trust Co; 339 U.S. 306, 314 (1950), such program did apprise the overwhelming majority of potentially affected claimants and far exceeded the minimum notice required. The Court concludes that mailing direct notice via U.S. Mail to law firms and directly to potentially affected claimants, as well as undertaking an extensive print media and Internet campaign met and exceeded the requirements of due process. The

Court's conclusion in this regard is buttressed by the results over 26,000 phone calls, 20,000 requests for information 8,000 website visits and 4,000 users registered to download documents. The results simply speak for themselves."

Wilson v. Massachusetts Mutual Life Insurance Company, Case No. D-101-CV 98-02814, First Judicial District Court, County of Santa Fe, New Mexico (2002).

This was a nationwide notification program that included all persons in the United States who owned, or had owned, a life or disability insurance policy with Massachusetts Mutual Life insurance Company and had paid additional charges when paying their premium on an installment basis. The class was estimated to exceed 1.6 million individuals (www.insuranceclassolalms.com).

In granting preliminary approval to the settlement agreement, the Honorable Art Encinias commented:

"The Notice Plan was the best practicable and reasonably calculated, under the aircumstances of the action.[and] that the notice meets or exceeds all applicable requirements of law, including Rule 1-023(C)(2) and (3) and 1-023(E), NMRA 2001, and the requirements of federal and/or state constitutional due process and any other applicable law,"

<u>Deke, et al. v. Cardservice International.</u> Case No. BC 271679, Superior Court of the State of California, County of Los Angeles (2004).

In the Final Order dated March 1, 2004, The Honorable Charles W. McCoy commented:

"The Class Notice satisfied the requirements of California Rules of Court 1856 and 1859 and due process and constituted the best notice practicable under the circumstances."

Suger v. Inamed Corp. and McGhan Medical Breast Implant Litization. Case No. 01043771, Superior Court of the State of California, County of Santa Barbara (2004).

In the Final Judgment and Order, dated March 30, 2004, the Honorable Thomas P. Anderle stated:

"Natice provided was the best practicable under the circumstances."

In ret Florida Microsoft Antirust Litigation Settlement. Index number 99-27340 CA 11, 11th Judicial District Court of Miami - Dade County, Florida (2003).

In the Final Order Approving the Faimess of the Settlement, The Honorable Henry H. Harnage said:

"The Class Notice ... was the best notice practicable under the circumstances and fully satisfies the requirements of due process, the Florida Rules of Civil Procedure, and any other applicable rules of the Court."

In res Montana Microsoft Antitrust Litigation Settlement. No. DCV 2000 219, Montana Pirst Judiolel District Court, Lewis & Clark Co. (2003).

Tite Gurden Olly Group, Inc. ■ 105 Maxees Road ➤ Molrille, NY 11747-0836

::

In res South Dakota Microsoft Antitrust Litigation Settlement. Civ. No. 00-235, State of South Dakota, County of Hughes in the Circuit Court Sixth Judicial Circuit.

In rei Kansas Microsoft Antitrust Litigation Settlement. Case No. 99C17089 Division No. 15 Consolidated Cases, District Court of Johnson County, Kansas Civil Court Department.

In the Final Order and Final Judgment, the Honorable Allen Slater stated:

"The Class Notice provided was the best notice practicuble under the circumstances and fully complied in all respects with the requirements of due process and of the Kansas State. Annot \$60-22.3."

In re: North Carolina Microsoft Autitrust Litigation Settlement, No. 00-CvS-4073 (Wake) 00-CvS-1246 (Lincoln), State of North Carolina, Wake and Lincoln Counties in the General Court of Justice Superior Court Division North Carolina Business Court,

In the multiple state cases, Plaintiffs generally alleged that Microsoft unlawfully used anticompelitive means to maintain a monopoly in markets for certain software, and that as a result, it overcharged consumers who licensed its MS-DOS, Windows, Word, Excel and Office software. The multiple legal notice programs targeted both individual users and business users of this software. The scientifically designed notice programs took into consideration both media usage habits and demographic characteristics of the targeted class members.

In re: MCI Non-Subscriber RatePayers Litigation, MDL Docket No. 1275, District Court for Southern District of Illinois (2001).

The advertising and media notice program was designed with the understanding that the litigation affects all persons or entities who were customers of record for telephone lines presubscribed to MCI/World Com, and were charged the higher non-subscriber rates and surcharges for direct-dialed long distance calls placed on those lines. (www.tateclaims.com). After a hearing to consider objections to the terms of the settlement, The Honorable David R. Herndon stated;

"As further authorized by the Court, [Rinegan's company] ... published the Court-approved summary form of notice in eight general-interest magazines distributed nationally; approximately 900 newspapers throughout the United States and a Puerto Rico newspaper. In addition, [Finegan's company] caused the distribution of the Court-approved press release to over 2,500 news outlets throughout the United States... The manner in which notice was distributed was more than adequate..."

Sparks v. AT&T Corporation, Case No. 96-LM-983, Third Judicial Circuit, Madison County, Illinois.

The litigation concerned all persons in the United States who leased certain AT&T telephones during the 1980's. Finegan designed and implemented a nationwide media program designed to target all persons who may have leased telephones during this time period, a class that included a large percentage of the entire population of the United States. In granting final approval to the settlement, the Court commented:

"The Court further finds that the notice of the proposed settlement was sufficient and furnished Class Members with the information they needed to

1:,

evaluate whether to participate in or opt out of the proposed settlement. The Court therefore concludes that the notice of the proposed settlement met all requirements required by law, including all Constitutional requirements."

Pigford v. Glickman and U.S. Department of Agriculture, Case No. CA No. 97-19788 (PLP), District Court for the District of Columbia (1999).

This was the largest civil rights case to settle in the United States in over 40 years. The highly publicized, nationwide paid media program was designed to alert all present and past African-American farmers of the opportunity to recover monotary damages against the U.S. Department of Agriculture for alleged loan discrimination. In his Opinion, the Honorable Paul L. Friedman commented on the notice program by saying:

"The parties also exerted extraordinary efforts to reach class mambers through a massive advertising campaign in general and African American targeted publications and television stations."

Judge Friedman continued;

"The Court concludes that class members have received more than adequate notice and have had sufficient opportunity to be heard on the fairness of the proposed Consent Decree."

<u>In re: SmithKlius Bescham Clinical Billing Litigation</u>, Case No. CV. No. 97-L-1230, Illinois Third Judiolal Distriot, Madison County, (2001).

Finegan designed and developed a national media and Internet site notification program in connection with the settlement of a nationwide class action concerning billings for clinical laboratory testing services.

MacGregor v. Schering-Plough Corp., Case No. EC248041, Superior Court of the State of California, County of Los Angeles (2001).

This nationwide notification was designed to reach all persons who had purchased or used an aerosol inhaler manufactured by Schering-Plough. Because no mailing list was available, notice was accomplished entirely through the media program.

In re: Swiss Banks Holocaust Victim Asset Litigation Case No. CV-96-4849, United States District Court for the Bastern District of New York (1999).

Pinegan managed the design and implementation of the Internet site on this historic case. The site was developed in 21 native languages. It is a highly secure data gathering tool and information hub, central to the global outreack program of Holocaust survivors. (www.swisebankolaims.com/).

In re: Louisiang-Pacific Inner-Seal Siding Litigation, Civil Action Nos. 879-JE, and 1453-JE, United States District Court, District of Oregon (1995) and (1999).

Under the terms of the Settlement, three separate Notice programs were to be implemented at three-year intervals over a period of six years. In the first Notice campaign, Finegan implemented the print advertising and Internet components of the Notice program.

In approving the legal notice communication plan, the Honorable Robert B. Jones stated:

"The notice given to the members of the Class fully and accurately informed the Class members of all material elements of the settlement... Ithrough a broad and extensive multi-media notice campaign."

In reference to the third-year Notice program for Louisians-Pacific, Special Master Hon. Judge Richard Unis, commented:

"In approving the third year notification plan for the Louisiana-Pacific Inner-Seat^{ra} Siding litigation, the court referred to the notice as "...well formulated to conform to the definition set by the court as adequate and reasonable notice."

Indeed, I believe the record should also reflect the Court's appreciation to Ms. Finegan for all the work she's done, ensuring that noticing was done correctly and professionally, while paying careful attention to overall costs." Her understanding of various notice requirements under Fed. R. Civ. P. 23, helped to insure that the notice given in this case was consistent with the highest standards of compilance with Rule 23(d)(2).

Thomas A. Foster and Linda E. Foster v. ABToo Stding Littgation. Case No. 95-151-M, Circuit Court of Chactaw County, Alabama (2000).

This litigation focused on past and present owners of structures sided with Abitibi-Price siding. The notice program that Finegan designed and implemented was national in scope.

In the Order and Judgment Finally approving settlement, Judge J. Lee McPhearson said:

"The Court finds that the Notice Program conducted by the Parties provided individual notice to all known Class Members and all Class Members who could be identified through reasonable efforts and constitutes the best notice practicable under the circumstances of this Action. This finding is based on the overwhelming evidence of the adequacy of the notice program ...The media campaign involved broad national notice through television and print media, regional and local newspapers, and the Internet (see id. ¶¶9-11) The result; over 90 percent of Abitiol and ABT co owners are estimated to have been reached by the direct media and direct mail campaign."

In re: Exxon Valdez Oil Still Littgation, Case No. A89-095-CV (HRH) (Consolidated), United States District Court for the District of Alaska (1997, 2002).

Finegan designed and implemented two media campaigns to notify native Alaskan residents, trade workers, fisherman, and others impacted by the oil spill of the litigation and their rights under the settlement terms.

In ret Georgia-Pacific Toxic Explosion Litigation Case No., 98 CVC05-3535, Court of Common Pleas Frenklin County, Ohio (2001).

Finegen designed and implemented a regional notice program that included network affiliate television, radio and newspaper. The notice was designed to alert adults living near a Georgia-Pacific plant that they had been exposed to an air-born toxic plume and their rights under the terms of the class action settlement. In the Order and Judgement finally approving the settlement the Honorable Jeonifer L. Bunner said:

"...Notice of the settlement to the Class was the best notice practicable under the circumstances, including individual notice to all members who can be identified through reasonable effort. The Court finds that such effort exceeded even reasonable effort and that the Notice complies with the requirements of Civ. R. 23(C).

In re: Johns Manyille Phanolla Foun Litigation Case No. CV 96-10069, United States District Court for the District of Massachusetts (1999).

The nationwide multi-media legal notice program was designed to reach all Persons who own any structure, including an industrial building, commercial building, school, condominium, apartment house, home, garage or other type of structure located in the United States or its territories, in which Johns Manville PFRI was installed, in whole or in part, on top of a metal toof deck.

In res Junes Hardie Roofing Litigation Case No. CV. No. 00-2-17945-65SEA, Superior Court of Washington, King County (2002).

The nationwide legal notice program included advertising on television, in print and on the Internet. The program was designed to reach all persons who own any structure with JHBP reofing products. In the Final Order and Judgment the Honorable Steven Scott stated:

"The notice program required by the Preliminary Order has been fully carried out... [and was] extensive. The notice provided fully and accurately informed the Class Members of all material elements of the proposed Settlement and their opportunity to participate in or be excluded from it; was the best notice practicable under the circumstances; was valid, due and sufficient notice to all Class Members; and compiled fully with Civ. R. 23, the United States Constitution, due process, and other applicable law."

In re: First Alert Synoke Alurm Littgation. Case No. CV-98-C-1546-W (UWC), United States District Court for the Northern District of Alabama, Western Division (2000).

Finegan designed and implemented a nationwide legal notice and public information program. The public information program ran over a two-year period to inform those with smoke alarms of the performance characteristics between photoelectric and ionization detection. The media program included network and cable television, magazine and specialty trade publications. In the Findings and Order Preliminarily Certifying the Class, The Honorable C.W. Clemon wrote that the notice plan:

"...Constitutes due, adequate and sufficient notice to all Class Members; and meets or exceeds all applicable requirements of the Federal Rules of Civil Procedure, the United States Constitution (including the Due Process Clause), the Alabama State Constitution, the Rules of the Court, and any other applicable law."

In 18: American Cyanamid, Givil Action CV-97-0581-BH-M, United States District Court for the Southern District of Alabama (2001).

The media program targeted those Farmers who had purchased orop protection chemicals manufactured by American Cyanamid. In the Final Order and Judgment, the Honorable Charles R. Butler Jr., wrote:

Charles the

· 4-ta-t,

"The Court finds that the form and method of notice used to notify the Temporary Settlement Class of the Settlement satisfied the requirements of Fed. R. Civ. P. 23 and due process, constituted the best notice practicable under the circumstances, and constituted due and sufficient notice to all potential members of the Temporary Class Settlement."

Bristow v Fleetwood Enterprises Littgation Case No Civ 00-0082-S-BJL United States District Court for the District of Idaho (2001).

Finegan designed and implemented a legal notice campaign targeting present and former employees of Fleetwood Enterprises, Inc., or its subsidiaries who worked as hourly production workers at Fleetwood's housing, travel trailer, or motor home manufacturing plants. The comprehensive notice campaign included print, radio and television advertising.

In rev New Orleans Tank Car Leakage Fire Litigation, Case No 87-16374, Civil District Court for the Parish of Orleans, State of Louisiana (2000),

This case resulted in one of the largest settlements in U.S. history. This campaign consisted of a ruedia relations and paid advertising program to notify individuals of their rights under the terms of the settlement.

Garria Spencer v. Shell Oil Company, Case No. CV 94-074, District Court, Harris County Texas (1995).

The nationwide notification program was designed to reach individuals who owned real property or structures in the United States which contained polybutylene plumbing with acetyl insert or metal insert fittings.

Rane Rosales v. Fortune Insurance Company, Case No 99-04588 CA (41) Circuit Court of the 11th Judicial Circuit, Miami-Dade County, Plorida (2000).

Finegan provided expert testimony in this matter. She conducted an audit on behalf of intervening attorneys for the proposed notification to individuals insured with personal injury insurance. Based upon the audit, Finegan testified that the proposed notice program was inadequate. The Court agreed and signed an Order Granting Intervenors' Objections to Class Action Settlement. The Honorable Jose M. Rodriques said:

"The Court finds that Ms. Finegan is qualified as an expert on class notice and effective media campaigns. The Court finds that her testimony is credible and reliable."

Based in part on Finegan's testimony, the Court ruled in favor of the intervening parties and disapproved the parties' original settlement agreement, vacating the order of preliminary approval.

In ra: Hurd Millwork Heat Mirrorth Litigation Case No. CV-772488, Superior Court of the State of California, County of Santa Clara (2000).

This nationwide multi-media notice program was designed to reach class members with failed heat mirror seals on windows and doors, and alert them as to the actions that they needed to take to receive enhanced warranties or window and door replacement.

Laborers District Counsel of Alabama Health and Welfare Fund v Clinical Laboratory Services, Inc., Case No. CV-97-C-629-W, United States District Court for the Northern District of Alabama (2000).

Finegan designed and developed a national media and internet site notification program in connection with the settlement of a nationwide class action concerning alleged billing discrepancies for olinical laboratory testing services.

In ver StarLink Corn Products Liability Litigation Case No. 01-C-1181, United States District Court for the Northern District of Illinois, Bastern Division (2002).

Finegan designed and implemented a nationwide notification program designed to alert potential class members of the terms of the settlement.

In re: Albertson's Back Pay Littleation, Case No. 97-0159-S-BLW, United States District Court for the District of Idaho (1997).

Finegen designed and developed a secure Internet site, where claimants could seek case information confidentially.

In res Georgia Pacific Hardboard Stding Recovering Program, Case No. CV-95-3330-RG, Circuit Court for the County of Mobile, State of Alabama (1997).

Finegan designed and implemented a multi-media legal notice program, which was designed to reach class members with falled G-P siding and alert them of the pending matter. Notice was provided through advertisements which aired on national cable networks, magazines of nationwide distribution, local newspaper, press releases and trade magazines.

In re Diet Drugs (Phentermine, Fenfluramine, Dexfenfluramine) Prods, Liab, Litig., MDL No. 1203, Civil Action No. 99-20593, (E.D. Pa. Aug. 28, 2000).

Pinegan has worked as a consultant to the National Diet Drug Settlement Committee on notification issues.

In res ABS II Pipes Litigation, Case No. 3126, Contra Costa Superior Court, State of California (1998 and 2001).

The Court approved regional notification program designed to alert those individuals who owned structures with the pipe that they were eligible to recover the cost of replacing the pipe. (www.ebspipes.com/).

In re: Avenue A Inc. Internet Privacy Littgation, Case No: C00-1964C, United States District Court for the Western District of Washington.

In res Lorazepass and Clorazepase Autitrust Litigation, MDL No. 1290 (TFH), United States District Court for the District of Columbia.

In ra: Providian Financial Corporation BRISA Litigation, Case No C-01-5027, United States District Court for the Northern District of California.

In rei H & R Block, et al Tax Refund Litigation, Case No. 97195023/CC4111, Maryland Circuit Court for Baltimore City.

In res: American Premier Underwriters, Ino. U.S. Railroad Vest Corp., Cause No: 06C01-9912, Circuit Court, Boone County, Indiana.

In re: Sprint Corporation Optical Fiber Litigation, Case No: 9907 CV 284, District Court, Leavenworth County, Kansas.

In res Shelter Mutual Insurance Company Litigation, Case No. CJ-2002-263, District Court, Canadian County, Oklahoma.

In res Conseco, Inc. Securities Litigation, Case No: IP-00-0585-C Y/S CA, Southern District of Indiana, Indianapolia Division,

In res National Treasury Employees Union, et al., Case No: 02-128C, United States Court of Federal Claims.

In res City of Mami Parking Litigation, Case Nos: 99-21456 CA-10, 99-23765 - CA-10, Circuit Court, 11th Judicial Circuit, Miami-Dade County, Florida.

In ret Prime Co. Incorporated D/B/A/Prime Co. Personal Communications, Civil Action No. L 1:01CV658, United States District Court for the Eastern District of Texas, Beaumont Division.

Alsen Youger v. State of Oregon A.A., Case No. 88C-11289-88C-11300.

A Sample of Finegun's Bankruptcy Experience

Finegan has designed and implemented literally hundreds of domestic and international bankruptcy notice programs. A sample case list includes the following:

In re: United Airlines, Case No. 02-B-48191, (Bank: N.D Illinois, Bastem Division).

Finegan worked with United and its restructuring attorneys to design and implement global legal notice programs. The notice was published in 11 countries and translated into 6 languages. Finegan worked closely with legal counsel and UAL's advertising team to select the appropriate media and to negotiate the most favorable advertising rates. (www.pd-ual.com/).

In res Enron, Case No. 01-16034 (Bankr. S.D.N.Y.)

Finegan worked with Euron and its restructuring attornoys to publish various legal hotices.

In re: Dow Corning, Case No. 95-20512 (Bankr. B.D. Mich.)

Finegan originally designed the information website. This Internet site is a major information hub that has various forms in 1.5 languages.

In re: Harnischfeger Industries, Case No. 99-2171 (RJW) Jointly Administered, (Bankr., District of Delaware).

Finegan designed and implemented 6 domestic and international notice programs for this case. The notice was translated into 14 different languages and published in 16 countries.

In re: Kedne Corporation, Case No. 93B 46090 (SMB), (Bankr. B.D. of Missouri, Eastern Division).

Fliegan designed and implemented multiple domestic bankruptcy notice programs including notice on the plan of reorganization directed to all creditors and all Class 4 asbestos-related claimants and counsel.

In re: Lamonts, Case No. 00-00045 (Bankr, W.D. of Washington).

Pinegan designed an implemented multiple bankruptcy notice programs.

In re: Monet Group Holdings, Case Nos. 00-1936 (MFW) (Bankr. D. of Delaware).

Finegan designed and implemented a bar date notice.

In re: Laclede Steel Company, Case No 98-53121-399 (Bankr. E.D. of MO, Bastern Division).

Finegan designed and implemented multiple bankruptcy notice programs.

In re: Columbia Gas Transmission Corporation, Case No. 91-804 (Bankr. S.D.N.Y.)

Finegan developed multiple nationwide legal notice notification programs for this case,

In re: U.S.H. Corneration of New York, et al. (Bankr. S.D.N.Y)

Pinegan designed and implemented a bar date advertising notification campaign.

In ray Best Products Co., Inc., Case No. 96-35267-T, (Bankr. B.D. of Virginia)

Finegan implemented a national legal notice program that included multiple advertising campaigns for notice of sale, bar date, disclosure and plan confirmation.

In ret Lodgian, Inc., et al., Case No. 16345 (BRL) Factory Card Outlet - 99-685 (JCA), 99-686 (JCA), (Bankr. S.D.N.Y).

In re: International Total Services, Inc., et al., Case No. 01-21812, 01-21818, 01-21820, 01-21882, 01-21824, 01-21826, 01-21827 (CD) Under Case No. 01-21812 (Bankr. B.D.N.Y)

In te: Decora Industries, Inc and Decora, Incorporated, Case No: 00-4459 and 00-4460 (UF) (Bankr. D. of Delaware

In re: Ganesis Health Ventures, Inc., et al., Case No. 002692 (PJW) (Bankt. D. of Delaware)

In re: Telephone Warehouse, Inc., et al, Case No. 00-2105 through 00-2110 (MFW) (Bankr. D. of Delaware).

In re: United Companies Financial Corporation, et al., Case No. 99-450 (MFW) through 99-461 (MFW) (Bankr, D.of Delaware).

In ret Caldor, Inc. New York, The Caldor Corporation, Caldor, Inc. CT, et al., Case No. 95-B44080 (ILG) (Bankr. S.D.N.Y).

In re: Physicians Health Corporation, et al., Case No: 00-4482 (MFW) (Bankr. D.of Delaware).

In re: GC Companies, et al., Case Nos:00-3897 through 00-3927 (MPW) (Banks, D.of Dalaware).

In re: Hellig-Mevers Company, et al., Case Nos: 00-34533 through 00-34538 (Bankr, B.D.of Virginia, Richmond Division),

Product Recall and Crisis Communication

Reser's Fine Foods - Reser's is a nationally distributed brand and manufacturer of food products through giants such as Albertsons, Costco, Food Lion, WinnDixie, Ingles, Safeway and Walmart. Finegan designed an enterprise-wide crisis communication plan that included communications objectives, orisis team roles and responsibilities, orisis response procedures, regulatory protocols, definitions of incidents that require various levels of notice, target audiences, and threat assessment protocols. Finegan worked with the company through two nationwide, high profile recalls, conducting extensive media relations efforts.

Background

Prior to joining The Garden City Group, Inc., Finegan co-founded Huntington Advertising, a nationally recognized leader in legal notice communications. After Fleet Bank purchased her firm in 1997, she grew the company into one of the nation's leading legal notice communication agencies.

Prior to that, Finegan spearheaded Huntington Communications, (an Internet development company) and The Huntington Group, Inc., (a public relations firm). As a partner and consultant, she has worked on a wide variety of client marketing, research, advertising, public relations and Internet programs. During her tenure at the Huntington Group, client projects included advertising (media planning and buying), shareholder meetings, direct mail, public relations (planning, financial communications) and community outreach programs. Her past client list includes large public and privately held companies: Code-A-Phone Corp., Thrifty-Payless Drug Stores, Hyster-Yale, The Portland Winter Hawks Hockey Team, U.S. National Bank, U.S. Trust Company, Morley Capital Management, and Durametal Corporation.

Prior to Huntington Advertising, Finegan worked as a consultant and public relations specialist for a West Coast-based Management and Public Relations Consulting firm.

٠.,

Additionally, Finegan has experience in news and public affairs, Her professional background includes being a reporter, anchor and public affairs director for KWJJ/KJIB radio in Portland, Oregon, as well as reporter covering state government for KBZY radio in Salem, Oregon, Finegan worked as an assistant television program/promotion manager for KPDX directing \$50 million in program/promotion. Additionally she was the program/promotion manager at and KECH-22 television.

Finegati's multi-level communication background gives her a thorough, hands-on understanding of media, the communication process, and how it relates to creating effective and efficient legal notice campaigns.

Articles

Quoted Article, "Warranty Conference: Globalization of Warranty and Legal Aspects of Extended Warranty," - Warranty Week, - warrantyweek.com/archive/ww20070228.html/Pebruary 28, 2007

Co-Author, "Approaches to Notice in State Court Class Actions," - For The Defense, Vol. 45, No. 11 -- November, 2003.

Citation — "Recall Riffectiveness Research: A Review and Summary of the Literature on Consumer Motivation and Behavior" U.S. Consumer Product Safety Commission, CPSC-F-02-1391, p.10, Heiden Associates — July 2003.

Author, "The Web Offers Near, Real-Time Cost Efficient Notice," - American Bankruptcy Institute - ABI Journal, Vol. XXII, No. 5. - 2003.

Author, "Determining Adequate Notice in Rule 23 Actions." - For The Defense, Vol. 44, No. 9 -- September, 2002,

Author, Legal Notice, What You Need To Know and Why, . Monograph, July 2002,

Co-Author, "The Electronic Nature of Legal Noticing," - The American Bankruptcy Institute Journal -Vol. XXI, No. 3, April 2002.

Author, "Three Important Mantras for CEO's and Risk Managers in 2002" - International Risk Management Institute - http://com/January 2002.

Co-Author, "Used the Bat Signal Lately" - The National Law Journal, Special Litigation Section - February 19, 2001.

Author, "How Much is Enough Notice" - Dispute Resolution Alert, Vol. 1, No. 6. March 2001.

Author, "Monitoring the Internet Buzz" - The Risk Report, Vol. XXIII, No. 5, Jan. 2001.

Author, "High-Profile Product Recalls Need More Than the Bat Signal" - International Risk Management Institute - inni.com/July 2001.

Co-Author, "Do you know what 100 million people are buzzing about today? Risk and Insurance Management - March 2001,

Quoted Article: "Keep Up with Class Action" Kentucky Courier Journal - March 13, 2000.

Author, "The Great Debate - How Much is Brough Legal Notice?" American Bar Association - Class Actions and Derivatives Suits Newsletter, Winter edition 1999.

Speaker/Expert Panelist/Presenter

Warranty Chain Management

Faculty Panelist - Presentation Product Recall Simulation. Tampa, Florida - March 2007.

Practicing Law Institute

Faculty Panelist — CLE Presentation -11th Annual Consumer Financial Services Litigation. Presentation: Class Action Settlement Structures — Evolving Notice Standards in the Internet Age. New York/Boston (simulcast), NY March 2006; Chicago, IL April 2006 and San Francisco, CA May 2006.

U.S. Consumer Product Safety Commission Ms. Finegan participated as an Expert to the Consumer Product Safety Commission to discuss ways in which the CPSC could enhance and measure the recall process. As an expert

panelist, Ms Finegan discussed how the CPSC could better motivate consumers to take action on recalls and how companies could scientifically measure and defend their outreach efforts. Bethesda MD,

September 2003.

Well, Gotshal & Manges CLB presentation "A Scientific Approach to Legal Notice

Communication" New York, June 2003.

Sidley & Austin CLE presentation "A Scientific Approach to Legal Notice

Communication" Los Angeles, May 2003.

Kirkland & Bills Speaker to restructuring group addressing "The Best Practicable Methods

CLE White Paper: What are the best practicable methods

to Give Notice in a Tort Bankruptey." Chicago, April 2002.

Georgetown University Law Center Mass Tort Litigation

m Mass Tort Litigation to give notice?

Institute Dispelling the

Dispelling the communications myth -- A notice disseminated is a notice communicated. Faculty - Mass Tort Litigation Institute -- Washington D.C., November 1, 2001.

American Bar Association

How to Bullet-Proof Notice Programs and what communication barriers present due process concerns in legal notice. Presentation to the ABA Litigation Section Committee on Class Actions & Derivative Suits - Chicago, IL, August 6, 2001.

McCutchin, Doyle, Brown & Bnerson

Speaker to litigation group in San Francisco and simulcast to four other McCutobin locations, addressing the definition of effective notice and barriers to communication that affect due process in legal notice.

San Francisco, CA - June 2001.

Marylhurst University Gu

Guest lecturer on public relations research methods, Portland, OR - Pebruary 2001.

This is Exhibit "B" mentioned and referred to in the affidavit of Jeanne C. Finegan, sworn before me at the City of Light day of July, 2007.

Á Notary Public



ďζ.

Lenal Notice

If you purchased Air Cargo Shipping Services within, to or from either the United States or Canada from January 1, 2000 to September 11, 2006, your rights could be affected by a Settlement

What are the Cottlements about?
Picinitis claim that Decisobe Lufthansa AG, Lufthansa Cergo AG and Swiss International Air Lines Ltd., along with numerous other eir cargo carders, conspired to fix the prices of circongo shipping services in violation of U.S. antitrus laws and Canadian competition law. The Settlements provide an \$85 million U.S. Fund to pay valid class member obsines, and \$5,338 million U.S.D Canadian Fund that Canadian Class Counsel will request to have held in trust for inture benefit of the Canadian closses.

Who is a Class Member?

Who is a clies member?
You are a cless member if you purchased air cargo shipping services, from ANY cargo carries for shippents within, to or from size r in claimed States or Consta. This also includes services purchased through freight forwarders. All you need to know is in the Rolles of Proposed Seitement, including information on who is or is not a class member.

How do I get Payment in the U.S. Settlement? You must register to need so a claim form. Claim forms will be mailed out laser. Call the number below or visit www.nircargorettlement.com to register and for information on deadlines.

What are my rights?

If you do NOT want to take part in the U.S. Settlement or the Canadian place notions, you have the right to "opt out."

To "opt out" of the U.S. or Canadian Settlements, you must do so by ____, 200_. Class mombats have the right to object to the U.S. or Canadian Settlements. If you object, you must do so by ____, 200_. You may speak to your own setomey at your own expense for help. For more information on how to opt out" or object, yielt www.airougosottlenent.com or call lea number below.

Final Approval Hearings to consider approval of the U.S. and Canadian Scillements and requests by the lawyers for attorneys' fees and costs will be held at the United States District Court for the Bratern District of New York on (Date), 200_; the Ontario Superior Court of Justice on (Date), 200_; the Quebeo Superior Court on [Date], 200_; and at the Supremu Court of British Coloradia on [Data], 200_. For more information on the locations and times of the Hearings, yisit www.sicargosottlement.com, or call the number below.

This is a Summary, where can i get more information? You can get complete Settlement information, including a copy of the full Notice and claim form by registering at www.aircargoscitlement.com, calling the number below, or writing to Air Cargo Schlement, c/o The Garden City Group, Inc., P.O. Box 9162, Dublin OH, 43017-4162, USA.

000-000-0000

-110 te -

www.aircargosettlement.com

This is Exhibit "C" mentioned and referred to in the affidavit of Jeanne C. Finegan, sworn before me at the City of Account in the State of OR this in day of July, 2007.

Notary Public



The Garden City Group, inc.

Luithansa

	Publications).	insariions		English	onitsiza (
		4.45.4	Girculation		
Canada	Oanadian Businasa	1	92,000	English	1/2 Page
Canada	Maolean's	2	411,000	English	1/2 Page
Canada	L'actualite	2	191,000	French Canadlan	1/2 Page
Canada	Report on Business Magazina (Globe & Mail)	1	288,000	English	1/2 Page
Cenede	Financial Post Business Magazine	1	221,000	English	1/2 Page
Canada	Time Canada	2	289,000	English	1/2 Page
Canada	Sports Husknetad	2	83,000	English	Full Page
Oeneda	Reader's Digest (English Edition)	1	995,000	English	Full Page
Canada	Reader's Digest (French Edition)	1	250,000	French Cenadian	Full Page
Cenada	Canadian Living	2	63B,000	English	1/2 Page
Oanada	Coup de Poike	1	230,000	French Canadlan	1/2 Page
Canada	Canadian Geographio	1	230,000	तंथाकृत	1/2 Page
Canada	Chatelaine (English Edition)	1	597,000	English	1/2 Page
Canada	Chatelaine (French Edition)	1	209,000	French Canadian	1/2 Page
Canada	People Canada	8	183,000	English	Full Page
Canada	Canadian House and Home	1	260,000	English	1/2 Pago
Canada	Today's Parent	1	210,000	English	1/2 Page
Canada	The National Post (M-F)	1	248,000	English	1/8 Page
Canada	The National Post (Sat)	1	268,000	English	1/8 Page
Qeneda	The Globe and Mail (M-F)	1	322,000	English	1/8 Page
Canada	The Globs and Mail (Sal)	1	402,000	English	1/8 Page
Canada	Toronto Sun (M-F)	1	184,000	English	1/4 Page Tab
Canada	Le Journal de Montreel (Mon - Fri)	1	288,000	French Canadian	1/4 Page Tab
Canada	Montreal Gazette	1	139,159	English	1/8 Page
Canada	Le Presse	1	202,663	French Canadian	1/8 Page
International	Financial Times**	1	2,603	English	1/8 Page
International	international Herald Tribune**	1	300	물nglish	1/8 Page
		ļ		<u> </u>	
idtat 13.12 mil	Caracia Baraya ya karinin a karini karini	34.138	¥ :7,373,726.12	l rs.	関係がある

^{*}Circulation figures provided by PMS 2008 Toplins Report.
*These publications distribute the listed circulation in Consula,

Target: Business/Cargo National Canadian Reach: 80% Average Frequency: 9.9 Source: Phis 2007 Tho-Year Readership Calaboso

Secondary Target Adults
National Canadian Reach: 71%
Average Frequency; 3.5
Source: PMB 2007 Tito-Year Readership Calebase

Lufthansa

Geuntrý 🏃	EigyPrayInce	- Aphilosilop	: Inserlions	. 1x Circulation*.	Languaga.	Unit Sizo*
China	Belling	Balling Evening News	2	1,200,000	Simplified Chinase	1/8 Page
China	Belling .	Belling Youth Dally	2	500,000		1/8 Page
China	Be ing	Beling Times	2	TBD		1/8 Page
China	Shanghal	Shanghal Evening News		1,100,000		1/6 Pege
China	Shanghal	Shanghal Meming News		50.000		1/8 Page
Chine	Guandzhou/Guangdorig	Guangzhou Dally	2	1,580,000	Simplified Chinese	1/6 Page
China	Shenzhen/Guengcong.	Shenzhen Special Zone News	4	450,000		1/0 Page
China	Shenzhen/Guangdong	Shenzhen Dommerjoel News	2	1'8D		1/8 Page
Chins	Shanzhan/Guangdong	Shenzhen Evening News	2	TED		1/B Page
Ohina	Shenzhen/Guangdong	Jixa Bao ···	2	מפר		1/8 Paga
China	Shatipshuang/Heibel	Yanzhao Metropolis Dally	3	1,000,000		1/8 Pega
China	Tianth	Tran Jin Daliy	1 1	380,000		1/8 Page
China	Tianin	Global Times	1	1,500,000	Simplified Chinese	1/0 Page
China	Naning/Jlangsu	Yentze Evening News	2	2,000,000	Simplified Chinese	1/8 Page
China	NanjingiJlangau	Modern Excress		CBT	Simplified Chinese	1/8 Page
China	Shenyang/Liaoning	Liaoshen Evening Navre	3	\$28,000	Simplified Chinese	1/8 Page
China	Shenyang/Llaoning	Shenyang Evening News	1	300,000		1/8 Page
	Fullar/Fitzhou	Straft News	3	550,000	Simplified Chinese	1/8 Page
China	Hangzhov/Zhaling	Qiantang Evening News	2	690,000	Bimplified Chinese	1/8 Page
China		Olly Express News	2	TED		17/8 Page
Ohlna	Hengzhou/2ha)ing	Qlu Evening News		1,480,000		1/8 Page
Ohina	Quingdao/Shadong	Qinadea Delly	<u> </u>	180		1/8 Page
Ohina	Quinqdao/Shadong	Ohsdao Evening News		TBD	Simplified Chinese	1/8 Page
China	Quingdao/Shadong	Quingdao Evening News	- 6	TBD	Simplified Chinese	1/8 Page
Ohina	Quingdao/8hadong	17ime Asia	1	3,952	English	1/2 page
China	International	Newsweek Asia		3,359	English	1/2 page
China	International	International Herald Tribune	1	3,861	English	1/8 Page
Ohlna	International	Well Street Journal - Asia		5,133	P ng∖ish	1/4 page
China	International	Financial Times		1,133	English	1/8 Paga
China	International	USA Today - Globel	1	1,447	English	1/8 Page
China Totals inser	[nlamational	DOD IAAS) - Alabei	67]

Primary Target: Business/Cargo
Average Reach for above provinces: 71%
Average Frequency for above provinces: 2.43 and 60 Science: ONRS (China Nellonal Readership Sunday)

Target: Adults
Average Reach for above provinces: 56%
Average Frequency for above provinces: 2.27
Source: ONRS

[&]quot;Circulation Aguses provided by media representatives,
"Some Unit Bites excentioned and subject to charge.

Lufthanea

gounds it is the	Publication (1985)	lisomonati	y Chouladon	Landuage	Junit.
France	Parls Match	2	684,056	European French	Full Page
Frence	Le Monde	2	352,845	European French	1/4 Page
France	Le Parisien + Aulourd'hul	2	942,484	European French	1/8 Page
France	la Figaro	2	321,490	European French	1/4 Page
France	Nouvel Observateur	2	543,696	European French	Full Page
France	L'Equipe	2	385,349	European French	1/8 Page
France	L'Express (FRA)	2	434,715	European French	Full Page
France	Le Point	2	386,780	European French	Full Page
France	Courder International	2	185,941	European Franch	Full Page
France	Telerama	2	644 <u>,21</u> 7	European Franch	Full Page
Ргапсе	Le Manda 2	2	289,289	European French	Full Page
France/International	Time Megezine	1	71,381	English	1/2 Page
Frence/International	Newsweek	1	44,374	English	1/2 Page
France/international	International Herald Tribune		29,721	English	1/8 Page
France/international	The Wall Street Journal - Europe	1 1	10,008	English	1/8 Page
France/International	Financial Times	11	19,811	English	1/8 Page
France/international	USA Today - Global	11	6,927	English	1/8 Page
Total Www.hall.	A BONGSON AND POSITIONS AND		4,733,084	ight process to the control of	1911

Primary Target: Business/Cargo Reach: 70% Average Frequency: 3.2 Source: Ipses FCA 2008

Secondary Target: Adults Reach: 69% Average Fraquency: 3.08 Source: Ipsos FCA 2006

^{*}Circulation figures provided by media representatives.
**Some Unit Sites unconfirmed and aubject to change.
***These publications distribute the kaled circulation in France.

THE GARDEN CITY GROUP, INC. Lufthansa

Country	Publication	insentions	· Circulation · · ·	Longuage	i init
Germany	ADAQ Motonvelt	1	13,502,993	German	1/2 Page
Germany	Sport Bild	1	642,188	German	1/2 Page
Germany	WELT am SONNTAG	1	TBD	German	1/8 Page
Germany	Hild am Sonntag	1	1,754,765	German	1/8 Page
Germany	Burte		725,036	Garman	1/2 Page
Germany	Der Sniegel	1	1,026,199	Gemian	Full Page
Germany	Frankfurter Algemeine Zullung (FAZ)	1 1	318,816	German	1/4 Page
Germany	Focus	1	734,693	German	Full Pegs
Germany	Slem	1	1,007,845	German	Full Page
Germany	Süddeulsohe Zeitung (SZ)	1 (424,739	Geman	1/4 Page
Germany	ISUPERIITU	1	528,50B	German	1/2 Page
Germany	TV Spielfilm Plus	1	1,578,089	German	1/2 Page
Germany/international	Time Magazine - EMEA	1 1	95,697		1/2 Page
Germany/international	Navysvisek - EMEA	1 1	39,640	English	1/2 Page
Germany/international	international Herald Tribune	1 1	29,815	Engleh	1/8 Page
Germany/International	The Wall Street Journal - Europe	1	14,996	English	1/0 Page
Germany/International	Financial Times		28,483		1/8 Page
Germany/International	USA Today - Global	1 1	18,418	English	1/8 Page
Tôtal' ''''	k	- 18	22,355,816		1111 1011

"Circulation figures provided by madia representatives.

"Some Unit Sizes vecentimed and avaluate to elemps.
"Those publications distribute the islad circulator in Germany.

Primary Targett Business/Cargo Reacht 78% Average Frequency: 2.5 Sourcet EBRS 2006

Secondary Target: Adults Reach: 71% Average Frequency: 1.9 Source: MA 2007

THE GARDEN CITY GROUP, INC. LURHBUSE

Country, A.C. 191	学。中域的"高",这个是个会议	Publication .	anofriasni.	wellawanio x	residantate)	4 "Hillsmis"
ndia_	[Nellona]	Tintes of India		2,870,872	Enollah	1/8 Pens
ltid p	National National	Ессполью Тімав		618,199	English	1/6 Page
India	National	RevolueatTimes	1	469,038	Hodi	1/8 Page
দেধ ব	Celhi Regional Edition	Times of India	1	2,201,186	English	1/8 Pepa
no a	Delhi Renkinst Editor.	Economia Times	7 7	542,178	English	1/8 Page
nda.	Delhi Regional Edition	Navaharat Tirjes	1	495,824	Hlad	1/8 Page
กตุใต	Qelat Regional Edition	FigNare Mag	2	29,800	hindi	Full Page
no a	Deln Regional Edition	[Femina Mag	2	28.860	English	Full Pano
noïa	Delhi Regional Edition	Hinduplan Times	2	1,(86,884	English	1/3 Page
ព្រះ្	Dah Ragional Eddon	Kindustan Hindi	2	191.837	Hadi	1/8 Page
ndie	iDeni Regional Editor	Punjab Kesari	1	324,647	Pun'ab	18 Page
Uajti	Dain Regional Editor	DeinskJegren	2	469,608	Handi	1/8 Page
nd a	Mumbai Renional Hollon	Timea of India	2	538,784	English	1/8 Page
nd'a	Mumbal Replanal Edition	Ecogonia Timas	1	181,749	Enoish	1/B Page
ndia	Mimbal Regional Edition	Nevenaral Times	2	135,877	(End)	1/6 Page
(dia	Mumpai Ropional Egalon	Maharashka Times	3	270.C48	Mehareshiri	1/8 Paga
rd a	Mumbal Regional Edition	Flittlere Meg	2	38,000	Hod	FullPaga
nd x	Mishbel Regional Edition	Femina Mag	2	92,000	Enclish	Fu@ Page
าต่าว	Mumbal Regions Edition	Mumbal Mirror		170,000	Enolish	1/8 2000
ikd:a	Mumbai Regional Edition	Hindusian Times	B B	130,771	English	1/8 Page
nd/a	Municel Regional Edillon	Daily Nevis & Analysis	~	140,000	English	1/8 Page
ndla	Mumbai Regional Edition	Gujarat Samodrar	8	206.484	Gulorah	1/8 Page
ndlo	Mumbal Regions) Edition	Lokmat	1 1	218,005	Marath	1/8 Page
กล้ส	Mumbal Regional Edition	Loksalis	2	(26,347	Menth	1/8 Page
าต่อ	Mombal Replanal Edition	Meday		162,608	English	1/8 Page
10.8	Mumbal Regional Edition	[Kgvaša]	3	165,872	Marathi	1/8 Page
idia	Mumbal Regional Edition	Saamna	2	100,634	Marailst	1/8 Page
d'e/international	EMEX	Time Maceazine		28,025	Boolen	1/2 Page
rio niemelianei	EMEA	Newoweek		15,009	English	1/2 Page
dieliniemeilensi	G'oba	International Hereid Tribune	1	1,950	English	1/8 Page
delintemalone	Axia Edition	The Wat Sheet Journal		644	English	1/8 Page
dis/international	Gotal	Financial Times		1,350	Eud ey	1/8 Page
de/international	Giobal	USA Today		141	English	1/5 Page
Tofal'	7- CANA	THE STREET	53	1511.840.749	EUS 68 ()	T/O Pana

'Charletons practed by media representatives "Ford acid also and each indicate on Canton of Helice.

Rosch in Mumbel 65% Averago Fraquency: 3,08 Source: IRG 2007

Targel: Adulta Reach in Doihi: 73% Averego Frequency: 2.62

Luffhansa

Sountry	Hilbilication	ineertione ;	Gifculation*	, Falighade,	Uniit alze*/
Halu	Focus	1	V22,000	italian	1/2 Page
italy Italy Italy	Panorama	1_1	623,000	Itelian	1/2 Page
italy	Donne Modejna	1	514,000	Ita(jan	1/2 Page
taly	Chl	1 1	527,000	ltellen_	1/2 Page
tely	II Glomale	1	219,000	itelian	1/4 Page
italy	Corriere della Serra	1	680,000	<u>Italian</u>	1/4 Page
toly	Le Repubblicà	1 1	629,000	italian.	1/4 Page
taly	Gazetta de lo Sport	1	373,000	Itelian	1/4 Page
italy	II Messaggero	1	460,000	italian	1/4 Page
Itely	La Stampa	1	315,000	Italian	1/4 Page
I(R)Y	Milano Finenza	1	116,673	Italian	1/4 Pago
italy	II Gazzettino	1	94,209	Italian	1/4 Page
Rally	I Secolo XIX	1	112,000	tallan	1/4 Page
italy itoly italy	Il Sole 24 Ore	1	345,000	ltalian	1/4 Page
traty	Oggl	1	659,279	Itellan	1/2 Page
lalv	Gente	1	454,647	Italian	1/2 Page_
ltaly	Venerdi	1	808,000	lialian	1/2 Page
[b]y	L'Espresso	1 1	385,350	Italian	1/2 Pzgs
Italy	Time Magazine - EMEA	1	28,593	English	1/2 Page
Italy/International	Newsweek - EMEA		7,782	English	1/2 Page
Italy/International	International Herald Tribune	 	18,049	English_	1/8 Page
italy/international	The Wall Street Journal - Europe	† - -	10,512	English	1/8 Page
italy/international	Finandal Times	1	9,545	English	1/8 Page
<u>Italy/international</u>	USA Today - Global	1	2,357	English .	1/8 Page
Italy/International	USA 1088 * elicosi	· · · · · · · · · · · · · · · · · · ·	1.7,708,936		, ,

Primary Target: Business/Cargo LEELS
Reach: 96% Fenot:
Average Fraquency: 3.41 Dette:
Source: European Business Readership Survey (EBRS) 2006

4.02

Secondary Target: Adults Minimum Rezoh : 65% Average Frequency; 1,8 Source: Audipress

^{*}Okculation figures provided by mada representatives. *Somo Unit Sisea unterkinned and subject to ohange.

Lufthansa

Godnity/4"	Pusicalist #1	lijserijohs.	The december	Ганодара	Size*
Japan	Nikkel - Moming Edition	1	3,048,975	Japanese	1/8 Page
Japan	Nikkel Business Dally	1	167,445	Japanese	1/8 Page
Japan Japan	Nikkel Marketing Journal	1	248,900	Japanese	1/8 Page
Japan	Nikkel Financial Dally	1	46,300	Japanese	1/8 Page
Japan	Yomlud Shimbun	1	10,093,215	Japanese	1/8 Paga
Japan	Asahi Shimbun	1	8,225,082	Japanese	1/8 Page
Japan	Mainichi	1	3,957,410	Japanese	1/8 Page
Japan	Chunichi Shimbun - Morning Edition	1	2,745,014	Japanese	1/8 Page
Japan	Hokkaido Shimbun - Morning Edition	1	Qat	Japanese	1/8 Page
Japan	Sankel Shimbun - Moming Edition	1	2,086,391	Japanese	1/8 Page
Japan	Night Nippan Shimbun - Morning Edition	1	TBD	Japanese	1/8 Page
Japan	lChugoku Shlmbun - Morning Edition	1	ΤBQ	Japanese	1/8 Page
Japan/international	Time Asia	1	61,412	English	1/2 page
Japan/international	Newsweek Asla	()	18,011	English	1/2 page
Japan/international	International Herald Tribune	1	25,559	English	1/8 Page
Japan/International	Wall Street Journal - Asia	1	7,884	English	1/4 page
Jepen/International	Financial Times	1	8,003	₽nglish	1/8 Page
Jepan/International	USA Today - Global	1	1,524	English	1/8 Page

Target: Business/Cargo Reach: 94% Frequency: 1.6 Source JERS

Target: Adulte Reach: 65.6% Frequency; 1.1 Source: J-READ 2008

Lufthansa

Qenutel.	Publication.	Insertions	circulation"	Language	Unit Size
Malaysia	The Ster	1	139,468	English	1/8 Page
Malaysia	The New Straits Times	1	800,018	English	1/8 Page
Maleysia	Berila Harien	1	2,000	Melay	1/8 Page
Malaysia	9in Chew Jit Poh		985,838		1/8 Page
Malaysia/international	Time Asla	1	17,302	English	1/2 Page
Majayala/international	Newsweek Asia	1	20,491	English	1/2 Page
Malaysia/international	International Herald Tribune	1	2,778	English	1/8 Page
Malaysla/International	Wali Straet Journal - Global	1	6,057	English	1/8 Page
Malaysia/International	Financial Times	4	1,769	English	1/8 Page
Majaysia/International	USA Today - Global	. 1	138	English	1/8 Page

^{&#}x27;ChoideBon figures provided by media representatives, "Some Unit Sixes unconforted and audject to change.

Targot: Adults in Kuala Lumpur Reach: 76% Average Frequency: 1.8 Source: PAX Fall 2006



Luithansa

	i Hubitention	juaedigua	Çirculaşiqn*	Language	JUnit Size
South Korea	Chosun Ilbo	2	2,668,700		1/8 Page
South Korea	Maell Businese	7-7	760,000		1/8 Page
South Korea	DongA libo	2	2,450,000		1/8 Page
South Korea	JoongAng libo	2	1,850,000	Korean	1/8 Pege
South Korea	Korea Economic Dally	1	1,000,000		1/8 Page
South Korea	Maekyung Economy	1	128,000	Korean	1/8 Page
South Korea	Choogan Chosun	1 1	130,000	Korean	1/8 Page
South Korea/International	International Herald Tribune	. 1	20,033	English	1/8 Page
South Korea/International	Wall Street Journal - Global	1	7,808	English	1/8 Page
South Koree/International	USA Today - Globel	1	670		1/8 Page

^{*}Okoulation figures provided by media representatives.
**Some Unit Sizes unconfirmed and subject to change.

Target: Adults in Seoul Reach: 69% Average Frequency: 2.9 Source: PAX Fall 2006

Arek interior

THE GARDEN CITY GROUP, INC. Luthener

Country	Publication	. Flustiffoili	dictivition!	Par - Aranghaga: 1	Unit Sizet
Switzerfand	Le Malin Dimenche	1	215,024	Ευτορεαη French	1/4 Page
Switzerland	24 Heures (ed. Totale)	1 1	86.3(5	European Franch	1/4 Page
Switzerland	L'Hebdo ·		44,870	Europaan Franch	1/2 Page
Swizedand	Tre Top Tielna (combo) -Confure del Tielno -La Regione Tielno -Clomala del Pousio	1	88,604	Hallen	Je Page
Switzerland	Blak			German	1/4 Page
Svilzerland	Facis	1	73,140	German	1/2 Page
Switzerland	Melmpori (combo) -Tages Arcelger (Zunch) -Bener Zellung (Bem) -Bester Zellung (Basel)	1	867 ₁ 192	Gentat	Jr. Page
Switzerland	Neue Zürcher Zeitung	1	146,720	German	1/4 Page
Switzerfend	Neue Luzemer Zelfyng	1 1		<u>Gemian</u>	1/4 Page
Świtzońand	Scontage NZZ	1	T80	Geoman	Jr. Page
Switzoriand	SonntageB)lak		280,280	German	1/4 P egg
Switzerland	SonntageZojuing	J.,	201,858	Gerntan	1/4 Pegs
Bwitzerlandinternational	Time Magazing - EMEA	1	11,308	English	1/2 2 208
Switzerland/informational	Newsweak - EMEA	1	4,104	English .	1/2 Page
Switzerlandfinternational	International Herald Tribune	1	8,988	English	1/8 Page
Switzerlandrinternational	The Wall Street Journal - Europe	11	4,3B7	English	1/8 Page
Switzerland/International	Pinancial Times	1 1	9,193	English	1/8 Page
Switzerlandilntemeli=nsi	USA Today - G coal	1	1,459	English	1/A Page
Tola		118	(1,742,929	111	127 1 1 1 1 1 1 1 1 1

förreinten ögen a provided by meda representatives, Hänna Unit älvas knoonlinnat and avöjad se obenga.

Primary Yargeti Business/Dargo Reson: 84% Averago Frequency: 2-3 Source: MA Loader

Secondary Targett Adulto Reach: 7014 Average Prequency: 1,8 Source: MACH Basic 2007-1



Lufthansa

Country	Rublication.	insertions	Circulation*	Language	Size**
Talwan	China Times	3	Traditional Chinese	1,950,000	1/8 Page
Talwan	United Daily News	1	Traditional Chinese	CBT	1/8 Page
Talwan	United Evening News	2	Traditional Chinese	TBD	1/8 Page
Taiwan	Commercial Times	1	Traditional Chinese	360,000	1/8 Page
Talwan	Economic Daily News	7	Traditional Chinese	368,000	1/8 Page
Talwan	Liberty Times	1	English	TÉD	1/8 Page
Talwan	China Post	1	English	250,000	1/8 Page
Talwan/International	/Time Asia	1	English	12,643	1/2 Page
Talwan/International	Newsweek Asia	1	English	8,964	1/2 Page
Talwan/International	International Herald Tribune	1	English		1/8 Page
TalWan/International	Wall Street Journal - Global	1	English	4,271	1/8 Page
Talwan/International	Financial Times	1	English		1/8 Page
Talwan/International	USA Today - Global	1	English	413	1/8 Page

Target: Adulte in Taipel Reach: 70% Average Frequency: 2.8 Source: PAX Fail 2006

^{*}Circulation figures provided by media representatives, *Some Unit Sizes unconfirmed and subject to change.

Lufthansa

country (1977)	Publication:	haedlons.	Circulation*	Language	Uhik.
United Kingdom	Dally Mall	2	2,408,001		1/8 Page
United Kingdom	The Daily Telegraph	2	934,341	English	1/8 Page
United Kingdom	Financial Times (UK and RO) edition)	1	136,886	English	1/8 Page
United Kingdom	The Times	2	639,847	English	1/8 Page
United Kingdom	The Sunday Times	2	1,397,184	English	1/8 Page
United Kingdom	The Economist	2	170,038		Full Page
Unled Kingdom	The Guardien	2	366,238		1/8 Page
United Kingdom	The Sun	2	3,397,472	English	1/8 Page
United Kingdom	Mall on Sunday	2	2,253,450	English	1/8 Page
United Kingdom	News of the World	2	3,308,111	English	1/8 Page
United Kingdom	Redio Times	2	1,070,042		Full Page
United Kingdom	What's on TV	. 2	1,689,621		Full Page
United Kingdom/International	Time Magazine -EMEA	<u> 1</u>	139,105	Bugileh	1/2 Page
United Kingdom/International	Newsweek - EMEA	1 1	39,333	English	1/2 Page
United Kingdom/International	International Herald Tribune	1 1	11,042	English	1/8 Page
United Kingdom/International	The Wall Street Journal - Europe	1	16,292		1/8 Page
United Kingdom/International	USA Today - Global	11	8,303	English	1/8 Page
Total Track Married Lines	2. A 30 But But Oak 18	- 28	17,982,971	bi ann a rich	1, 1, 1, 1

"Oficialeiton figures provided by media representatives. "Some Unit Sixes prosnitmed and eubject to change,

Primary Target: Business/Cargo Resolt: 71% Average Prequency: 3.3 Source: British Business Surysy 2005

4....

٠.;،

Secondary Target: Adults Reacht 68% Average Frequency; 2.8 Survey: NRB 2007

Lufthansa

•				
Gountry	Publication	fraetlona	1x Circulation*	Unit Size
United States	Parade	1	32,400,000	2/6 Page
United States	USA Waekend	1	23,442,692	2/6 Page
United States	American Profile	1	8,000,000	1/4 Page
United States	People	2	3,823,604	1/2 Page
United States	Newsweek	1	3,142,281	1/2 Page
United States	Readers Digest	st 1 10,094,7		Full Page
United States	Jet	1	936,751	Full Page
United States	Vista	1	666,948	1/2 Page
United States	USA Today	1	2,194,787	1/8 Page
United States	Well Street Journal	1	2,043,235	1/8 Page
United States	New York Times	1	1,086,798	1/8 Page
United States/International	International Herald Tribune	1	4,125	1/8 Page
United States/International	Financial Times	1	136,040	1/8 Page
Magazîne/Tötal : '/ˈʃoɔlis,	3 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· · · · · · · · · · · · · · · · · · ·	**: ,	10 16 2 16 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

^{*} Source: SRDS Merch 2007 on line.

Primary Terget: Businese/Cargo National U.S. Reach: 81% Average Frequency: 2.13 Source: MRI Doublebase 2006/Business-to-Business

Secondary Target: Adulta National U.S. Reach: 74% Average Frequency: 1.99 Source: MRI Doublebase 2008

WSJ, NYT and USA Today are included in both reach percentages, but are part of global plan prising Bleck Enterprise, Jet, Ebony and Essence are only measured in the Adults 18+ reach. People en Espanol, Vista and RD Seleccionés are not measured in elitter reach program.

ydi. .k. inte.

		Luttnansa		
		Tier 2	•	
		• • • •		
าเล็กได้เรา	Arehe		建筑设置的中间主动	ห้าใก้จี่ใช้สไรก็เอเปลู่ใช้กา
Tier 2	IAusida	Ryller	German	187,480
IIIerz	Austra	Die Preses Der Blandard	German German	84,109 98,874
Her 2	Austra	Witechaftsblaft	German	39,400
Tier 2	Austria/International Austria/International	Trine EMEA	English Evalua	5,958 4,188
Mer 2	Austrianologia	Newswaek SMSA International Hereld Tritume Well Signat Journal(Slobal	English	8,438
Tier 2	Austre/internetional	Well Sirest Journal Global Financial Times	Ergleh Eroleh	2,088 4,405
Ter 2	Austriciniomalicasi	USA Today - Global	English	959 210,807
Tier 2	Baştım Belgilm Belgilm	Hat Nisuwsblad LEphp	Dijich European French	17,882
Tiar 2	Backn	ll a Syle	European French Dulch	93,154 92,63
Tier 2	Beglvm Beglvm	Do Standaard De Tijd	Dutch	50,000
iler 2	i Boʻqitm	Gozef Van Antwersten	Buter	114,119 13,233
Tar 2	Belgamintemational Belgamintemational Belgamintemational	TIMP SMEA Newswaak EMEA	English English English	3,634
Nor 2	Be civin/intentationes	intemellanel Hereid Tribune Wall Street Journal/Stabal	English English	3,774 4,833
Mer 2	Belginvinlemational Belginvinlemational	Yyali Sireel Coumevisional Financia Times	English	8,690
Tier 2	(Beiglungintemational	USA Today - Siobal	English Lalin American Portuguese	723 218,925
Not S	Brazi Brazi	O Estado de 8, Paulo** Jornal do Brazil	Latin American Portuguisa	116.000
Tera	Brazil	O'Globo NevisivaçkiLetin America	Latin American Poddquese	252,000 27,779
Ue: 5	Brazivickometignal Brazivickometignal	Mevalvackitzin America Monolol Timos	English English	114
Ta: 2	Chile	El Marcurio"	Latin American Spartsh Latin American Spartsh	118,849
Tier 2	Chile	Capita Qua Paes	Latin American Spenish	15,020 82,343 28,500
To 2	Oh/Iè	Que Pass Gestion	Latin American Boanish Latin American Spanish	28,500 35,000
Tier 2	Ch/is Ch/is	Ercilis Les Utimas Notolas	Letin American Spanish	(69,461
Tet 2	Ohleijošemallonsl	NevisweeVLetin Arrence	English Latin American Spanish	204 235,511
Tier 2	Colombia Colombia	Et Ternso** Portefolid	Latin American Spanish	49,000
Mor S	Colombia	Semena Semena	Lotin American Spanish	94,600
Ter 2	Colombia Oriombia	Negocio inteligente	Latin American Spanish Latin American Spanish	65,600
TTer 2	ColombialInternational ColombialInternational	Newswaekilelin America Financial Times	English English	1,459 12
Ner 2	Egypt	AlAhran	Alab(d	05N 288 2 05E 286 2
Tier 2	Egypt	Algiber Dally Al Bloche	Arabio Arabio	28,000
Tier 2	Egyptinternational	Tims EMEA	English	1,058
Tier 2	Egyptintemstage Egyptintemstage Egyptintemstage	Interitational Herald Tribuna Wali Sugai Journal (Global	English English	827 83
Tier 2	Egypt/rkemational	Firigodia Times	English	301 58
Ter2 Ter2	EgypVinternational Hono Kono/China	USA Today - Global Hong Kong Odenbil News	English Traditional Ohinesa	400,000
Ter 2	Hone KarolChina	Hong Kong Oriental News South Oring Morring Page	English Traditional Onthese	118,661 108,000
1167.2 1167.2	Hang Kang/China Hang Kang/China Hang Kang/China	Sing Teo Delly Apple Delly	TraditionalChinese	340,000
Her 2	Hong Kengiohing	Yazhou Zhoukan (newaweskiy)	Traditional Chinese	72,880 128,000
Ter2	Hone Kenel Ohine International	Ning Pag Dally	'freditional Chinesa English	46,738
Her 2	Hong Kong/China/infemational	Newsyraek Asia	English English	28,762 10,578
Her 2 Uel 2	Hong Kong/China/International Hong Kong/China/International Hong Kong/China/International Hong Kong/China/International Hong Kong/China/International	International Hazaid Tribuna Wall Street Journal/Global	English	13,220
Ter 2	Hong KengiChine/International	Financial Tintes USA Today - Global	English English	6,932 6,885
Mar 2 Mer 2	Hong Kong/Ohlna/Inlamakena/ Ureland	Lish Times	English	1(5,102
Ter 2	lire and	ish Times Galuiday	Erolfsh Stalish	110,000 118,000
Ner2	[m]ond	ideh Times Mogazine Ideh Independent	English	(83,598
1912	Ileland	lidelt Sominer	English	60,229 14,857
Tier 2	lreiendiniemational	Time EMEA Wall Sirest Journal/Global	English	888
Der 2	Italand/International	Financial Times IUSA Today - Globa	English English	4,188 778
Tiot 2	[69763]	Yediol Aronolis	Hebruw	600,008
iler 2	[ŝcaŭ	Ma'Any	Hebrew	295,000

Tier 2

Ter 2	[882]	He'Aretzentematjonal Haratd Tribune	Hebrew English	332,000
Tar 2	leids	The Jaruselem Post	트(영화) 본(영화) 토(영화)	78,000
<u>Jecs</u>	[leide/Jugual/dub]	Mananeek EMEA International Herald Tribune		6,788 7,501
Ner 2 Ner 2	landistrialistrali	(Vyal Sireel Journe Koloba)	English	151
Tor 2	foras Vinjema longi	Financial Timea	english e	175
Tier 2	(speavinternational	USA Today - Globs)	grig ish	88
Tiera	Mexica	Reforme**	Lotin Amarican Bosnich	148,704
Ter 2	Mexica	El Universe	Lelin American Spanish Latin American Spanish	152,478
Ter 2	Moxido	Dia Siela	Laur American Spanish	812,000 828,000
Tec2	Mexica Mexical/Memalional	Ylancial Times	Enoseh	287
Tior 2	Nelherlands	The Netradend Group	Leiln Anierican Spenish Erglish Dutch	237 1,000,000
Ter 2	Metherlands	Da Telegrasi	Dutch	697,204
Tky 2	Netherlands	Algemeen Deplet	Dulch	522,650 2/8,637
<u>T⊫/2</u>	Notherlanda	De Volkskrant NRC Handelsblad	Cuton Dulah	209,088
Tier 2 Tier 2	Neiherlande Neiherlande	Hal Financies o Doptied	Dutoh	65,209
Troi 2	Notherlandstintemational	Tima EMEA	स्वर्धाः स्वर्धाः स्वर्धाः	{2,631
Tier 2	Netheriands/international	I Marrier and District A	English	9.492 7.610
Tler Z	[Kelpatlanda]ulama[ona]	International Herald Tribung	English English	7,610 6,870
Ter 2	Neiberlandstinternational Neiberlandstinternational	International Herald Tribung Well Street Journal Global Pinenoial Times	Bučijaji Sučijaji	8,832
Tier 2	Notherlands/Internationel	LUSA Today - Global	English	4.200
Tier 2	Poru	USA Today - Globa El Comercia -	Leiin American Spanish	80,000
Tier 2	Peny	Gestion	Letin American Spenish	22,000
Tier 2	(DAN)	Peru 21	Lalin American Spenish	70,000
Tier 2	Peruintemational Peruintemational	Neverveski siln America	English English	443
Tier 2	Penincensional	Phenolal Times Diario de Nototas	European Port/guese	e5,000
Ner 2 Ner 2	Portugal Portugal	Jonisi da Noticias	European Portuguese	87,192
Ter 2	Portugal	Publica	European Portuguese	68,210
Ter 2	(Porkiga)	Expresso	Еигореал Райчочезе	188,527
∏er Z	(Portuge)	Comple Da Manya	Eulopean Portuguese	101,508 13,267
114.2	Porting	Diario Económico Timo EMBA	Europaan Portuguesa English	7,625
Net S Net S	Portugal infamational Portugal informational	Newsweek EMEA	English	1,850
Tet 2	[Podugal/internallone]	Newsweek EVEA International Harald Tribuns	English	288
Ter 2	(Pollugatiniemational	NGS Bloset Journal/Global	Bogleh Engleh	352
Tie/ 2	Printegal/integrational	Phancial Times USA Today - Global	English	2,978 104
13412	PodugeMalemáliota) Rúscia	Agumenty Folly (Russian Edition)	Rusein	3,680,000
Tier2 Tier2	Russia	Delovoy:Poteishurg	Russian	28,000 {{7,3{0}
Tio: 2	Russia	Delovov:Poteishurg Korrigeresix Dely (nellonal ed.)	Russian	117,349
Te: 2	Russia		Russian Engligh	68,700 1,688
Tipr 2	Ruscaliniamational	Newswatk Enga	Engish	150
Tier 2	Russiafiniemational Russiafiniemational	Vecquissii : MEA Newswark EMEA WER Street Journe/Global Ethandial Timas	English	1,219
TIOU 2	Russalintemationst	USA Today - Global	English	134
Her 2	Singapora	The Biral's Times	Erg jeh	404,000
The 2	Singapora	The Business Taxles	English	28,583
ffer 2	Singspord	Llanha Zeobeo	Tosoitonal Ohkrese	211,000
ljer 2	Singapore/hylemational Singapore/hylemational	Time Asia	English English	98,628 22,045
iler 2 Ilor 2	SingsporeAntemational Bingspore/intemational	Nariastank Asia International Herald Tribuna	English	9.544
Tiec 2	Bingspore/international	Well Street Journal/Global	English t	11,855
Tier 2	Sincapore/international	Hhajealijmes Di USATREY-Global	English English	7,228
Terz	Bingaporé/international Bouth Abrea	USA TEESY Brobal	English	1,848 504,285
Tier 2	South Africa	Sunday Times	English	180,000
Tier 2 Tier 2	South Africa	The State 1	Atrikanns	338,702
Trer 2	South Arrice	Ospa Argua	English	73,194
Tior 2	South Africa	Dully News Dis Volksbied	Engish	64,070
Tx0r2	South Africa .	Dia Volksblad	Akkaans	81,928 81,918
Uor2	South Arios	Daily Dispatch Time EMEA	Eng %h English	81,918 58,740
Tor2 Ter2	South Africaintemational Rauth Africaintemational	Newsweak EMEA	and th	4,638
TIBE Z	South Arnoginternational	Well Street Journal/Global	English	18
Siell	South Africatintemational	Financial Times	English	4,094
	South Africa/International	USA Today - Gobal	English European Spanish	505,018
Terk Te/2	Speln	El Pas	Filianana Ritanie	800,630
	Spela Spela Spela	IEI Pais IEI Kundo IABO	European Spenish European Spenish	800,030 242,712

THE GARDÉN ONY GROUP, INC. Lufthanes

Tier 2

Tier2	Spain	Oigeo Dies	European Spanish	120,000
Tier 2	Spein/internetional	Time EMEA	English	13,250
Tiera	[Goaln/international]	Newsweak EMEA	English	6,288
TMr2	Speinfintemationel	International Herald Tribuna	English	6,510
Thes	Spain/international	(edoXX/smucL leer/B Ks/V)	English .	3,492
Ter2	ipholipine/ri/hleg3	iPhenolal Times	English	5,133
Tier 2	Spain/international	USA Today - Global	reigna	687
11012	Swaden	Affonbladet	Swedish	418,600
Dar 2	ightedeu	Degena Nyheler (Blockholm)	8\yedish	351,850
Tiar R Tiar 2	Swedeh	Excressed	5\vedish	\$28,800
Tio12	Sweden	Göleborgs Posten	Swedish	242,700
No. 2	Sweden	Svenska Denbistet	Skedish	184,800
To: 2	Swadervinternational	Tipio EMEA	English (17.413
Ter 2	Swagen/international	Newsweek EMEA	English i	4,057
T#1.3	Swader/international	International Herald Tabuna	English	2,877
Tier 2	Sweden/International	Wall 6treet Journal/Global	English	841
Tor 2	Sweden/International	Financial Times	English	d,926
Tier 2	Swedeniiniemetional	USA Today - Global	Engüsh	229
Tier 2	Theliand	That Rath	The	1,000,000
110.2	Thelland	Khap-Sod	Thai	600,000
Tier 2	Insland	Bengkox Post	English	בפר
K19/3	The Fand/International	Timo Asia	English	11,897
Ter 2	The land/international	Nevsweek Asia	English	11,859
Tiec 2	(The land) Memerace)	International) Perald Induse	Engelt	8,172
Ter 2	The and/intermediate	Wall Street Journal/Global	English	7,015
Uet 5	Theliond/informational	Pinancial Times	English	403
lar2	land/inmeinhbneilerff	USA Today - Global	Angle i	5/9
Tor 2	Turkoy	Honyel	Turkish	650,000
Her 2	Turkay	Sobeh	Turdeh	100,000
Ner2	Turkey	Dunya	ในกูร์ลิก	45,000
Rar 2	Turkey/internalional	Time EMBA	English	2,842
	Turkay/international	Newsylesk EMEA	Hr.glish	8,498
Tier 2 Tier 2	Turkey/international	International Hereld Tritung	Brotsh	691
1787 2	Turkey//dismerional	Well Street Journal/Globel	Enotish	F29
Tior 2	Turkey/international	Firandal Times	English	626
Tiera	Turkoyiinternerione	USA Today - Global	#ngkeh	127

Лег 3	Argentha	Tier 3	Latin American Spanish	168,997
101.3	Argentins/internetional	Newswack/Levin America	English	234
ier B	Argentins/international	Financial Times	Edellah	63
18-0	Australia	Bunday Telegraph	English	684,072
ler d	Valata	The Sunday Hereki-Sun (Meliquine)	English	613,000
le: 3	Augalia	Sunday Mail (Brisbank)	English	TED
1et B	Australia/international	Tirre/South Peolific	English	79,262
Tot 3	Australia/international	International Harald Tribune	English .	85
Tor B	Australia/Iglemational	Wall Street Journal/Stebs	English	207
Ter S	Author Informational	Financial Times	English	2,989
Ter 8	Audio Stiniamational	USA Teday - Glabai	Erglish	148
icr\$	Cambos/a	Phnom Panh Pozi	Ergish 1	5,000
le: 8	Ozech Republio	Black	Gzech	448,328
(9) Q (9) 8	Ozech Republicitemetional	Time El/EA	English	1,013
îc 3	Czech Recublic/International	Navaweek EMEA	E(18)(4)	1,451
(e: 8	Czech Republiciniemalionei	International Harold Tribune	English.	2,322
řer 8	Czech Recubiolinjemational	Viel Street Joyma V Global	English	218
er S	Czech Republic/infernational	Finencial Times/Editops	English	2,268
1643	Ozech Republic/International	UBA Today - G(obs)	English	840
ier S	Dennark	lBeringska Tidende	Dzalsh	165,176
icr8	Danmark/informational	ITATIO EMEA	English	6,434
era	Denmark/international	Newwwesk EMEA	English	9,149
619	Denmark/informational	(Infernational Harald Tribune	English	4,394
Ter 8	Denmetk/Infornational	(Weil Street Journal/Global	English	EDO
14 - 5	Deams Winternal Small	Figure 74nes	English	3,271
er8	Denmark/international	USA Today, - Gjobal	English	678
16/18	Ectled4f	El.Comerico**	Latin American Spanish	93,600
ler8	Ecuadorilalemailcost	Newward Into America	Enclieb	285
ler\$	Ecuador/International	Fifthclal Times	. English	2
tor's	Ethlopia	Tha Ethopian Haraki	Entilet	7,000
lor8	Ethicola/International	Navayaek	English	802
ler 3	Fnland	Hisistoph Senomat	Fionish	533,287
lot 3	Finland/International	Timo emea	English	7,928
Ter S	Finland/International	Néwsweek EMEA	Ecolor	2,780
	\$	使		

THE GARDEN CITY GROUP, INC. Lukhanss

Tier 2

ier 8	Finland/International	International Horald Tribuna	English	1,189 (40 2,773
ter8	Einlandinismallonsi Finlandinismallonsi	(Val Bires! JourneVG,obel Pinencial Times	English	2.773
erg erg	Finlandintemational	USA Tuday - Global	English	84
er 8	Grece	To Vime	Gidek	227,072 9,000
643		Tima EMEA	English English	9,000
818	Greeceliniemellonel Greeceliniemeilonel	Nawawaok EMEA	English	2,828
ers	Grasce/International	Informational Heroid Tribuna	Shalkh Shalkh	4,190
(er S	Craceliniemational	Wall Steet Journal Global Phanclet Times	English English	919 1,001
ier3 of\$	Greccelintemeticinel Greccelintemeticinel	USA Today - Global	ដីការ នៃវ៉ា	496
875	Gustenisis	Siglo Vanliuna	Latin American Spanish	27,000
813	Gustemstelntemational	Newsweek Lette America	E09/81	217
or 3	Sentary	Metro	- Avisanten	802,000
ers.	ivnesvintemellensi	Ттабиба	English English	1,237 2,601
ers.	Handskyluteurarjoust	Newsweek EMEA	គ្នក្សប៉ូន្មា គ្នក្សប៉ូន្មា	684
ler3	Mungaryantenseuorai	Wal Street Journal/Global	Eng (c)	260
613 818	Hungaryiinlemational Hungaryiinlemational	Financial Times	English English	1,078
er 8	laudgory/niemolional	USA Today - Global	English	247
673	i ndonazio/zakarta	(Kompas	Behasa Indonesian	600,000
818	ilodanaalaMakariofiniemalional	Timo Asia	English English	6,092 6,090
<u>5r3</u>	indensala/iskaria/internslional	Newsyrask Asja International Hereld Tribuna	English	3,817 6,178
Ters Ters	indonesta/lokaria/international	Well Street Journal/Global	tagish l	6,178
iet g	Indonesia/Jakarto/International	Financial Times Dally Nation	English	121
er ä	Kenya	Daly Nation	English	220,000
ier is	Konyafiniametional	Time EMEA Newsweak EMEA	English Sparish	2.041 1,808
ier 3	Kenyadatamationa	NAVSWEEK EMEA	English English	64
ler a	Kexiva/International	Finsacrel Times USA Today - Global	English	6
ers Ers	Kenys/internetional	Luxembourger Wort	Gentjen	B\$,118
8f 3	Luxembourg/International Luxembourg/International Luxembourg/International Luxembourg/International	Luxempoyger Work Newwysek EMEA	English	502
1er 8	Luxenbourg/insmallons)	International Merela Tribuna	English	72 (387
er8	Luxambou/g/International	IWAII BIMEL JOURNA GODAL	English English	1,444
<u>स ३</u>	Luxembourg/inlemslional	Financial Times USA Today - Global	English English	88
ior 3	Mountain Manual Commence	Lo Mavinden	French	30,000
ाक्ष छ जिल्हा	Menusicismetovaj	Tima EMEA	English L	65.5
61.8	Maufilusiniameional	Neveweek EMEA	English	1,909
Tor 3	Mauriflus Infométional Hauriflus Infométional	Pinenolal Times	English	55 62.008
ler G	New Zeniand	Donthlon Post New Zeeland Hereld	English	65,028 108,084
ier 3	New Zealand	New Zasiono Herais	English	196 081 71
(ar o	New Zostendrinternational	Time EMEA	English	28,859
819 819	New Zestendrintemational New Zestendrintemational	Wait Street Voume/Global	English	10
1978 	Nicerooua	La France Newsyssky Latin America	Leth American Spenion	\$9,888
ler3	Nicerogus/internetional	Newswad/Letin America	English English	128
iers		Pinerical Times	English	120,000
lerG	Nigerka	The Güâdlich Time KASA	English	2768
iera Era	Nigeria/international Migeria/international	Newsweek EMEA	English	1,228
04.3	Niceria/international	Newshook EMEA Walf-Street Journal Global	Engleh	<u>9</u>
ler 3	Nigerle/International	Flasova Times	English	40 548.409
Ter 3	Nenyay	Angroosisa	Norweolen English	2/8,603 12,198
iero	Norviayilniams/lonel	Time EMPA	English	2,829
187-3	Nonyayintemal&iia	Newphyek EMEA	English (1,128
lor3 ler3	Nowayliniamellopial Nowayliniamational	Well Sirset Johns (Global	English	84B
013	Norway/International	Well Sizet Journal Global Financial Times	English	1,477
1813	Norway/Inlairpational	USA Today - Global	English	48 184,000
ler 3	Pakista (\$10%)	Dawn	English Urdu	575.000
ler 3	Paksian : . Paksian/filemetionel = 2	Ngyg-i-Waqi Tiria Asia	English	10,714
lor 8	Pakislan/inlemational	Medicallact data	Eriglish	7,988
lorð lei 3	Pakislanio entalidasi	International Hereld Tribune	English	137
76: S	Pakislaniniemälänei Pakislanintemalonal	International Herald Tribune Was Street Journal States	English	47 ay
Rer 3	Paxistanijatemational	Phancia Limes	English	\$8,500
iler 3	Paname	La Prensa P Pinanga) Times	Lalig American Sodinlan English	30,000
let 3	Peneme	Tringing Limes	1 .Engish	288
िंद ड	Ponome/intermational Philippines	Newweek Lettn America Manus Suboline: Timo Asia 1/12	-English	250,000
194 3 194 3	Philips/International	Timo Asia . 125	Englin	34,197

and the arrival

Tier 2

8 19	Philippines/international	Newsweak Abia	English	22,178
	Philippines/international	International Hereid frouga	English	9,493
6 13 6 18	Philippines/Internellone)	Wall Street Journal Global	Enolled	9,686
	Philippinos/international	Pinancel Times	English English Polish	814
§(3	Philippines/internal/brisi	USA Today - Globa!	English	508
er B		Gazela Vivicorce	Poleh	470,000
er 3	Polénd Palend/International	Mine EMEA	, English	2.745
iar A	Polendiintemational	Newsyack SMSA	English (4,496
ler 8	[Pp]end/International	International Hazard Triouse	English	378
<u>jet 3</u>	1 Presidente in the second sec	Wall Steet Journal/Global	รักอุโกร	1,978
îe: 3	Polandintemotonal Rolandintemational	Financia Timas	Ennfelt	1,987
ir a	Poland/international	USA Today - Global	English	100
is 3		Even/mantul Zilei	Romanien	71,821
ier 3	Romania/injernational	Time BMEA	มีกๆใช้ก	409
lar 8		Keysweek EMEA	English	465
a 3	Romanial plemational Romanial plemational	International Heraid Tribune	English .	105
ier 3	Romanialiniamational	Val Sired Journel/Glocal	English	.81
1er3	Romania/international	Floancial Times	English L	660
iers	L/OUSAUSAUGUSTUSE	USA 'joes y a Gobal	English	12
er3	Romonialinternational	Veheld VI VANER	Arablo	. 243,482 1,651
er8	Seudia Arabia	Tirge EMEA	English .	1,551
le 13	Saudia Arebia International	Newsweek ENEA	English	1,224
iera	Settdis Arabialintemational Satidis Arabialintemational	[International Harard Triouna	English	149
(er 3	Satos Arabavintemations:	Wall Sizes Journal Global	English	68
Ters	Saudia Aratia/International	[Firancia] Timco	English	88
ler 3	Saudia Arabialini emailonal	USA Today - Global	English	39
ថ្ងៃកន្	Bauda Arabalinternational		Binhala	828,000
1er 8	Sri Lonka	Sunday Lenkedespo	English	4,120
jer3	Sri Lankariolemations	Tane Asia	Houses 1	1,974
[6 7 3	Sri Lanka/jnlemations	Newsweek Asia	ั ยากูทิธกา	108
ier 3	Sri Lanka/Infomotional	International Haraid Tripuna	English	56
ler a	[8/] Lanke/international	Wall Straet Journal/Globin	Endish	45,000
Ters	iliganda	New Vision	English	80
813	Upands/international	Nevisyleak BMEA	Explish	TBD
ler3	United Area Emission	(Khaleel Times	Arabio	100,000
Tor3	United Arab Emirates	Al Bayan	English	2,099
jer 8	United Arab Emirales/International	TIME EMEA	English English	821
iers	United Areb Emissies International	Newstreek EMEA	English	243
<u>16/3</u>	United Areb Emireles/International	I Asil Glest Tonusa Globsi	English English	1,497
Ter8	United Area Emintestintentational	Financial Turnes	English English	109
16/8	Unked Area Eminicalintemational	USA Today - Globa	Latin American Spenish	65,000
ler 3	Vongruela	El Neclonal (LA	ratio Admittage obstace	1,734
er3	Venezuelelinlemetional	Newsweek Vitilin Amarica	English 1997	80,000
ler3	Vielnera	Henol Nhen Dan	Violnameso	749
1613	Vietnars/International	[Time Asia "." als A emit]	English.	2,512
fer 8	Vielnam/international	Nawswaek Asia	English	
	Vietnamilalemational	Wall Street Lourna 7 Global	English English	279 33
Mer 3		Financial Times	t 1-5695	ເວ

.

જ્યાર મુક્કિટ અને ૧૦ કેર માન્ય આપણ કરતા કેટલા કેટલ જોડા કિસ્સિટ અને ૧૦ કર્માના અને પણ કિસ્સિટ કેટલા ક

Lufthansa

Country to Lead to Care	Elebileations .: Savata: Savata	insellions.	Circulation)	"" Language	Car Unit Size
International	Time (EMEA Edition-Incl. Letin America)	1	525,000	English	1/2 Page
International	Time (Asia Edition)	1	280,000	English	1/2 Page
intemational	Time (South Pacific)	4	114,337	English	1/2 Page
International	Nawsweek (EMEA, Asia and I,atin America editions)	1	672,402	English	1/2 Pege
U.S./International	Wall Street Journal (Global) Tu, Th & Fr	1	1,881,942	English	1/8 Page (US) 1/4 Page (Inti)
U.S./International	Wall Street Journal Americas**	1	1,230,171	Spenish/Letin American Portuguese	1/4 Page
U.S./International	NY Times/Int'l Herald Tribune combo	1	1,328,980	English	1/8 Page
U.S./international	Financial Times (World Edition)	1	447,108	English	1/8 Page
U.S./International	USA Today (Global: US, Europe, Asia) (Mon-Thurs)	1	2,254,787	English	1/8 Page
Germany/International	Luffhanoa Magazin	1	320,000	European Germen/English	1/2 Page
Germany/International	Lufihansa Exclusive	1	280,000	European German	1/2 Page
Total	A Company of the Company		V. 9,234,727·V	4	" s givering

^{*} Source: SRDS March 2007 on Fine.

5.12

^{**}Nolice will run in the following countries! Argentine, Brazil, Chile, Opiomble, Eduador, Guelemale, Mexico, Nicerague Penarre, Peru, Venezuela NOTE: U.S. edition of Newsweek is included on the U6 chart.

THE GARDEN CITY GROUP, INC.
Lufthansa

Trade/Business Internet Websites Websites		n vanguare.	, Estimated; i.k.	Dui[(s)ze:
Quick Caller Online	www.cuickcalleronline.com	English	двр	728 x 90 Banner
The International Air Cargo Association	www.tlaca.com	English	двр	468 x 60 Banner

11 S. Waheifae

U.S. Websites U.		Canguage,	K Estimated	Üntes zo
AOL	www.aol.com	English	6,666,667	728 x 90 Banner
Weather	www.woollser.com	English	1,250,000	300 x 250 Banner
Total your ser our our out out " was before	Willy work and the twenty is a top	等。1908年120日	2, 17, 946, 667 J. A	

A impressions cannol be astimated, dependent on how many times a Keyword is entered during the campaign.

		13.			
microspolicitism (1975)	is Hrimboyoto	Sirquiation?	The state of the popular of the state of the	A Language Color	Approximate Unit
ANI TESUSPORE APORT	1	38,254	Konthly	English	7 M
Alt Cargo News	1	18.058	10xvear	Eng (e)	1/2 Page
Air Cargo World (US & Int. Combo)	. 1	34,249	Monthly	High Hallah	Full Page
Alf Cargo Week	1	13.728	Waskiy (Mon)	English	1/2 Page
AliCango Asia-Padiio	1	4,600	- GXVA4r	English	1/2 Page
Air Cargo China Monthly	1	8,000	Monthly	Olmpliflod Ohmesa	1/2 Pego
Logisias Management	1	77,028	Monity Monity	English	1/2 Page
Payloed Asig	1	2,520	Monito	English	1/2 Page
FW-Inii Fraighling Weekly		10,020	Monikly 48XYesr	English	1/2 Page
American Shipper	1	19.859	Monthly	English	1/2 Page
American Journal of Transportation	1	7,700	Vienkly	English	1/2 Page
Alrport Press	1	20,000	Monthly	English	1/2 Paga
Wild Trade Magazina	1 1	70,500	Montily	English	1/2 7800
Jergo Nevie Asia-Pacific	1	12,218	22X/year	Sholsh	U2 Page
SFA Link	1	5,000	Monthly	English	1/2 Page
(emuo) trogenerT lecolensin	1	8,100	Bl-Monthly	English, European Prench and German	1/2 Page 1/2 Page
Jarga Syslema	1	5,813	Monthly	English	1/2 Page
)VZ	. 1	16,000	3x/waek	Вельел	1/2 Page
og	1	7,000	бх/ Year	German	1/2 Pege
opisiik beuta		11,005	TOX/Year	German	1/2 Page
agistik insida	. 1 1	8,000	Monthly	Сеплан	1/2 Page
Virischafts/Voche	1 1	188,000	Weekly	Gemen	1/2 Page
กิไทย Contact	4	8,745	Monthly	English	(/Z Fago
ulamondo		TEO	TBD	italian	
Mina Cargo Mgznt**	1	3,786	Quertady (March, June, Sapt, Dea)	English	1/2 Page 1/2 Page
ransport Achtellises	1	Tap	TBO	English	1/2 Paya
ogistics Business Megazinis	1. 1	8,900	Quarlany (Pab, Mey, Sept. Nov)	English	1/4 5 9 1/4
could registics	1	59,835	Monthly Advisory	English	1/2 Proe
relijo World	1	6,222	Vackly (Man)	Engish	1/2 Page
lobal Logatica	1	50.148	Monthly	English	1/2 Page 1/2 Page
ofall is in a printed and an a ball in the	3 - 30 - 6	717,242		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1/2 Paga

Matte at MAR reporte and mode that

Hotel Berne publiculous are an a Quarterly publishing extensive. Depending at the English program, the may of may not be suite to publish in these publiculants

1000

SUPERIOR COURT OF JUSTICE ONTARIO

Proceeding commenced at London

Proceeding under the Class Proceedings Act, 1992

Customer Lists ORDER

Siskinds LLP
Barristers & Solicitors
680 Waterloo Street London, ON N6A 3V8

Charles M. Wright LSUC #: 36599Q Tel: (519) 672-2121 Fax:(519) 672-6065

Solicitors for the Plaintiff

SCHEDULE "B"

NOTICE OF PROPOSED SETTLEMENT IN CANADIAN AIR CARGO PRICE-FIXING CLASS ACTIONS

WHO THIS NOTICE IS FOR:

This notice is intended for persons who purchased Airfreight Shipping Services, including those persons who purchased Airfreight Shipping Services through freight forwarders or from any air cargo carrier, for shipments within, to, or from Canada (except shipments between the United States and Canada) during the period from January 1, 2000 to September 11, 2006, and have not already excluded themselves from the class actions (the "Settlement Class").

WHAT THIS NOTICE IS ABOUT:

Class action lawsuits have been started in Ontario, British Columbia and Quebec alleging an unlawful conspiracy to fix prices for Airfreight Shipping Services from January 1, 2000 to September 11, 2006.

A settlement has been reached in the Ontario and Quebec actions with Polar Air Cargo LLC ("Polar"). The British Columbia action was previously discontinued as against Polar. The settlement is subject to the approval of the Ontario and Quebec Courts

Under the terms of the settlement agreement, Polar has agreed to pay CDN\$425,000 for the benefit of the Settlement Class in exchange for the full and final release of the Released Claims (as defined in the settlement agreement) and the Ontario and Quebec actions against Polar and its related entities (including Allas Air Worldwide Holdings Inc.).

Polar is also required to cooperate with the Canadian plaintiffs in pursuing their claims against the remaining defendants.

The settlement represents resolution of disputed claims against Polar. Polar does not admit any wrongdoing or liability.

THE SETTLEMENT APPROVAL HEARINGS:

A joint motion to certify the actions as class actions as against Polar, for settlement purposes, and to approve the settlement, will be heard before the Ontario and Quebec courts on ●, 2014 at ●. At this hearing, the Ontario and Quebec courts will determine whether the settlement is fair, reasonable, and in the best interests of settlement class members.

Class Counsel legal fees and disbursements must be approved by the Ontario and Quebec courts. Class Counsel will collectively be requesting that legal fees of up to 25% of the Polar settlement funds, plus disbursements and applicable taxes, be approved by the courts and paid out of the Polar settlement funds.

SETTLEMENT CLASS MEMBERS' OPTIONS REGARDING THE PROPOSED SETTLEMENT:

Participating in Settlement Approval Hearing: Settlement class members are entitled to appear and make submissions at the settlement approval hearing. If you wish to make submissions in writing, they must be sent to the appropriate Class Counsel at the addresses listed below postmarked no later than •, 2014. Class Counsel will forward all such submissions to the courts. If you wish to appear and make oral submissions at the settlement approval hearing, please contact the appropriate Class Counsel at the address listed below no later than •, 2014.

Claiming part of the settlement funds: If the settlement is approved, Class Counsel propose to hold the settlement funds in trust for the future benefit of settlement class members. A method for distributing the settlement funds will be submitted to the courts for approval at a later time. Once the courts have approved the method for distributing the settlement funds, another notice will be provided regarding how the settlement funds will be distributed and the claims process. In the interim, you should keep copies of all related records.

Registering for further notice: If you did not receive this notice by mail, please register online at www.aircargosettlement2.com or by telephone at 1-888-291-9655 (U.S. and Canada) or 1-614-553-1296 (International) to ensure that further notices will be sent to you directly, by mail.

ADDITIONAL INFORMATION:

This notice only summarizes the settlement agreement. A copy of the settlement agreement is available online at www.aircargosettlement2.com. Questions may be directed to Class Counsel:

Settlement class members outside Quebec: 1-800-461-6166 ext. 2446 or <u>aircargo@siskinds.com</u> or Siskinds LLP, 680 Waterloo Street, London, ON, N6A 3V8, Canada, Attn: Charles Wright.

Quebec settlement class members: (514) 846-0666 or moe@liebmanlegal.com or Liebman Legal Inc., 1 Westmount Square #1500, Montreal, QC, H3Z 2P9, Attn: Moe F. Liebman.

This notice has been approved by the Ontario and Quebec courts.

SCHEDULE "C"

Did you purchase airfreight shipping services?

This notice applies to persons who purchased airfreight shipping services through freight forwarders or from any air cargo carrier, for shipments within, to, or from Canada (except shipments between the United States and Canada) between January 2000 and September 2006 ("settlement class members").

A settlement has been reached in the Canadian air cargo price-fixing class actions with Polar Air Cargo LLC ("Polar"). Polar is required to pay Cdn\$425,000 and cooperate in the ongoing litigation. The settlement is a compromise of disputed claims and is not an admission of liability or wrongdoing by Polar.

The settlement requires court approval in Ontario and Quebec. A joint approval hearing is scheduled for •, 2014.

Settlement class members may express their views about the proposed settlement to the courts. If you wish to do so, you must act by •, 2014.

More information is available at www.aircargosettlement2.com or by emailing aircargo@siskinds.com.

SCHEDULE "D"

AIR CARGO CLASS ACTION PLAN OF DISSEMINATION POLAR NOTICE OF HEARING

The Notice of Certification and Approval Hearing shall be distributed in the following manner:

Short-Form Notice:

- 1. Published once in the following newspapers, in either English or French as is appropriate for each newspaper, subject to each having reasonable publication deadlines and costs:
 - (a) The Globe and Mail, (National Edition);
 - (b) Le Journal de Montreal; and
 - (c) Le Soleil;

Long-Form Notice:

- 2. Sent to the following trade organizations with a request that the trade organization forward the Notice to its members:
 - (a) Canadian Industrial Transportation Association;
 - (b) Freight Management Association of Canada/Association Canadienne de Geston du Fret (in French and English);
 - (c) European Shippers' Council;
 - (d) Asian Shippers' Council;
 - (e) Taiwan Shippers' Council;
 - (f) Korean Shippers' Council;
 - (g) Philippine Shippers' Bureau;
 - (h) Hong Kong Shippers' Council;
 - (i) Global Shippers' Forum;
 - (j) Indonesia Shippers' Council;
 - (k) Malaysia National Shippers' Council;
 - (l) Singapore National Shippers' Council;

- (m) Thai National Shippers' Council;
- (n) South African Shippers' Council; and
- (o) National Shippers Strategic Transportation Council (NASSTRAC).
- 3. Posted in English and French by Class Counsel on Class Counsel's respective websites;
- 4. Posted in English and French on a website established for the purposes of the litigation: www.aircargosettlement2.com;
- 5. Sent by direct mail to any persons included on the Claims Administrator's Class Members List maintained for the purposes of the Canadian Air Cargo Proceedings; and
- 6. Provided by Class Counsel to any person who requests it.

Online Notice

- 7. Banner advertisements published for a one-month period on the following websites, subject to reasonable placement deadlines and costs:
 - (a) Air Cargo Week (<u>www.aircargoweek.com</u>);
 - (b) Air Transport World (www.atwonline.com);
 - (c) Cargonews Asia (www.cargonewsasia.com);
 - (d) Logistics Management (<u>www.logisticsmgmt.com</u>);
 - (e) Inbound Logistics (<u>www.inboundlogistics.com</u>);
 - (f) Logistics Quarterly (<u>www.logisticsquarterly.com</u>);
 - (g) International Transport Journal (English, French and German) (www.transportjournal.com)
 - (h) Canadian Shipper (formerly Canadian Transportation and Logistics) (www.canadianshipper.com; and
 - (i) Canadian Industrial Transportation Association (online property for The Shipper Advocate) (<u>www.cita-acti.ca</u>).

Court File No: 50389CP

ONTARIO SUPERIOR COURT OF JUSTICE

Proceeding commenced at London

ORDER Approval of Notice of Hearing

 Siskinds LLP

 Barristers & Solicitors
 Harrison Pensa LLP

 680 Waterloo Street
 P.O. Box 3237

 London, ON N6A 3V8
 London ON N6A 4K3

 Charles M. Wright LSUC # 36599Q
 Jonathan Foreman LSUC #45087H

 Tel: (519) 672-2121
 Tel: (519) 679-9660

 Fax: (519) 672-6065
 Fax: (519) 667-3362

Sutts, Strosberg LLP Barristers & Solicitors

Barristers & Solicitors 600-251 Goyeau Street Windsor, ON N9A 6V4 Harvey T. Strosberg, Q.C. LSUC#126400 Heather Rumble Peterson LSUC#24671V

Tel: (519) 258-9333

Fax: (519) 561-6203

Lawyers for the Plaintiffs