FORM PTO-1618A Expires 08/30/09 OMB 0861-0027

06-01-1999



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Resubmission (Non-Recordation)	Security Agreement Nunc Pro Tunc Assignment
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Correction of PTO Error Reel # Frame #	Merger Month Day Year
Corrective Document	Change of Name
Reei # Frame #	X Other Final Order and related transcript
Conveying Party	
	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name Counterparts Sportswear, Inc.	01 14 1999
Formerly Sportswear Holdings Internati	Jonal Tra
Sportswear Holdings Internati	tonar the.
Individual General Partnership	Limited Partnership X Corporation Association
Other	
Other	
Citizenship/State of Incorporation/Organiza	ation Florada
Receiving Party	Mark if additional names of receiving parties attached
Name HFI, Inc.	
DBA/AKA/TA	
Composed of	
Address (line 1) '500 West Monroe Street	t
Address (line 2) Chicago, IL 60661	
Address (line 3)	State/Country Zip Code
Individual General Partnership	Limited Partnership If document to be recorded is an assignment and the receiving party is
V Corporation Association	not domiciled in the United States, an
X Corporation Association	appointment of a domestic representative should be attached.
Other	(Designation must be a separate document from Assignment.)
X Citizenship/State of Incorporation/Organize	ation Delaware
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FORM PTO-1: Expires 08/30/99 OMB 0851-0027	618B	Page 2		U.S. Department of Commerce Patent and Trademerk Office TRADEMARK
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Correspond	ent Name and Addr	ess Area Code and Telepho	ne Number (310) 27	7-6910
Name [Brad R. Godshall			
Address (line 1)	Pachulski, Stang.	Ziehl & Young, P.C.		
Address (line 2)		ca Boulevard		
Address (line 3)	Suite 1100			
	Los Angeles, Cali	fornia 90067		
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Brad R. G	odshall	Brad Hodskal	Il lu En Kentymer	3/17/99
Name	of Person Signing	Signat		Date Signed

FILED DAVID J. MCCARTY, CAL. BAR NO. 77346 MICHAEL J. THOMPSON, CAL. BAR NO. 199451 2 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP JAN 20 1999 333 South Hope Street, 48th Floor 3 Los Angeles, California 90071-1448 Telephone: (213) 620-1780 CLERK U.S. BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA 4 Facsimile: (213) 620-1398 Deputy Clerk 5 Attorneys for Debtors and Debtors-in-Possession **ENTERED** 6 JAN 21 1999 UNITED STATES BANKRUPTCY COURT 8-CENTRAL DISTRICT OF CALIFORNIA CLERK U.S. BANKRUPTCY COURT Deputy Clerk LOS ANGELES DIVISION 103 118 In re Case Nos. LA 98-60055-EC and LA 98-60056-EC 12 GLOBAL ORBIT INDUSTRIES, INC., a 13 Florida corporation, (Jointly Administered Under Case No. LA-98-60055-EC) 14 Debtor. Chapter 11 cases 15 Tax I.D. No. 13-3940019 FINAL ORDER PURSUANT TO 16 SECTIONS 363(b)(1) AND (f) In re AND SECTION 364 OF THE 17 BANKRUPTCY CODE AUTHORIZING COUNTERPARTS SPORTSWEAR, INC., a) DEBTOR TO USE CASH COLLATERAL AND TO ENTER INTO 18 Florida corporation, FKA SPORTSWEAR HOLDINGS POSTPETITION COLLECTION DATE FACTORING AGREEMENT WITH 19 INTERNATIONAL, INC. HELLER FINANCIAL, INC. ON A 20 SECURED, SUPER-PRIORITY Debtor. BASIS AND GRANTING RELIEF FROM THE AUTOMATIC STAY 21 22 Tax I.D. No. 06-1510384 Date: January 14, 1999 Time: 9:30 a.m. 23 Place: Courtroom 1639 24 Upon the "Emergency Motions for Order Authorizing Use of Cas 25

Collateral and Authorizing Debtor to Enter Into Postpetition Collection Date Factoring Agreement with Heller Financial, Inc. ("Heller") on a Secured, Super-Priority Basis and Granting

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Conditional Relief from the Automatic Stay" dated December 15, 1998 filed in each of the above captioned cases (collectively, the "Motion"); and the Court having held interim hearings on the Motion on December 21, 1998 and January 6, 1999 and having entere Interim Orders thereon; and notice of the final hearing on the Motion on January 13, 1999 at 11:00 a.m. having been given to all persons listed on the Debtors' lists of all creditors filed herein and having been duly continued by the Court to January 14, 1999 a 9:30 a.m.; and it appearing to the Court that good and sufficient cause exists to grant the relief requested in the Motion; and upon the record of the hearing to consider the Motion held on January 14, 1999, this Court makes the following FINDINGS OF FACT CONCLUSIONS OF LAW and ORDERS:

- A. Global Orbit Industries, Inc. ("Global") and Counterparts Sportswear, Inc. ("Counterparts", and collectively with Global, the "Debtors") filed with this Court voluntary petitions for relief pursuant to Title 11, United States Code (the "Bankruptcy Code") on December 11, 1998 (the "Petition Date"). Since the Petition Date, the Debtors have continued to own their properties and manage their businesses as debtors in possession pursuant to Sections 1107(a) and 1108 of the Bankruptcy Code.
- B. A final hearing in respect of the Motion was held by this Court on January 14, 1999. Proper, adequate and sufficient notice of the final hearing and the relief requested in the Motion has been given in accordance with all applicable law, including, without limitation, Sections 363(b)(1), 363(f) of the Bankruptcy Code, Federal Rules of Bankruptcy Procedure 2002, 4001(c), 9006 and Local Bankruptcy Rule 9013-1 by giving notice to all persons

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on the Debtors' lists of creditors filed herein, the Office of the United States Trustee and those parties with liens or security interests in property of the Debtor which might be affected by this Order (other than Associates Leasing, Inc., for which a bad address was erroneously used).

- C. This Court has jurisdiction over this matter pursuant t 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).
- D. Global and Counterparts, respectively, and Heller
 Financial, Inc. ("Heller") are parties to, inter alia, a certain
 Amended and Restated Factoring, Loan and Security Agreement dated
 April 8, 1998 between Heller and Global and a certain Factoring,
 Loan and Security Agreement dated as of February 19, 1998 between
 Heller and Counterparts, each as amended from time to time, (each
 a "Prepetition Factoring Agreement") and agreements ancillary
 thereto, including cross-guaranties of the obligations of each
 Debtor owing to Heller (collectively, the "Prepetition
 Agreements"). Copies of the key Prepetition Agreements were
 submitted to the Court with Heller's Motion for Relief from
 Automatic Stay. Pursuant to the Prepetition Factoring Agreements,
 Heller agreed to and did purchase accounts receivable of the
 Debtors and extended various credit accommodations.
- E. To secure repayment of the respective Debtor's "Obligations", as defined in the respective Prepetition Factoring Agreement (the "Prepetition Obligations") to Heller, the respective Debtor granted to Heller security interests in substantially all of that Debtor's property. Such collateral, subject to any defenses, infirmities or avoiding powers, if any,

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is hereinafter collectively referred to as the "Prepetition Collateral".

- F. Heller advises that it has filed and recorded, in the appropriate recording offices, the UCC-1 financing statements, assignments and other instruments and documents necessary and required to perfect its security interests, liens and mortgages i the Prepetition Collateral.
- G. The Debtors have determined that they cannot satisfy their postpetition obligations and operate their businesses at desired levels without obtaining significant additional financing or factoring from Heller. A clear need exists for the Debtors to obtain funds in order to meet their postpetition obligations. Heller has informed the Debtors that it is willing to factor accounts on a postpetition basis only upon the terms and conditions set forth in this Order and the Debtor in Possession Collection Date Factoring Agreements between the Debtors and Heller (the "Postpetition Factoring Agreements") (copies of which were attached to the Interim Orders entered on December 23, 1998 as Exhibit "B"), and other documents contemplated thereby, (collectively with the Postpetition Factoring Agreements, the "Postpetition Heller Documents"). Terms used but not defined herein shall have the meanings assigned to such terms in the Postpetition Factoring Agreements.
- H. Debtors have been unable to obtain either unsecured or secured credit or factoring on more favorable terms than that offered under the Postpetition Heller Documents.
- I. The Court finds and concludes as a matter of law that Heller is a "good faith" purchaser within the meaning of

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Bankruptcy Code Section 363(m), and, to the extent applicable, 364(e), that any sums paid by Heller to the Debtors pursuant to this Order and the Postpetition Heller Documents shall be deemed to be extended in good faith and that Heller is entitled to the protections afforded by Bankruptcy Code Sections 363(m) and 364(e).

- J. To secure repayment to Heller of the "Obligations" of the respective Debtor, as defined in the respective Postpetition Factoring Agreement, the respective Debtor intends to grant to Heller liens, security interests and/or mortgages in all of the respective Debtor's property of the same type as the Prepetition Collateral (and with the same validity and priority and subject t the same perfection infirmities, avoiding powers or defenses, if any) (the "Postpetition Collateral"), including, without limitation, the following:
 - (1) all of the respective Debtor's accounts and genera intangibles and the proceeds thereof, other litigation recoveries (excluding litigation recoveries, if any, against Heller, and excluding avoidance actions) trademarks, all returned goods and the documents relating thereto, all monies and securities held by Heller, and all books and records relating to the accounts (collectively, th "Account Collateral");
 - (2) all of the respective Debtor's equipment and the proceeds thereof, and all books and records pertaining to the respective Debtor's equipment ("Equipment Collateral");
 - (3) all of the respective Debtor's piece goods, goods, inventory, including, without limitation, all raw materials, work in process and finished goods and all books and records relating thereto (collectively, the "Inventory Collateral"); and
 - (4)the proceeds of any insurance policies covering an of the Collateral.

that:

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Accordingly, it is hereby ORDERED, ADJUDGED AND DECREEI

- 1. The Motion be, and it hereby is, granted in all respects, to the extent provided herein.
- The Postpetition Heller Documents are hereby authorized and approved in all respects. The Debtors are authorized to sell to Heller accounts pursuant to the Postpetitic Factoring Agreement. The Debtors are authorized, empowered and directed to enter into the Postpetition Heller Documents and comply with its obligations thereunder (the "Postpetition Obligations"). The Debtors are authorized and directed to do and perform all acts, to make, execute and deliver all instruments an documents, and to pay all amounts which may be required or necessary for its performance under the Postpetition Heller Documents, except that the Debtors will not execute reaffirmation of their quaranties. The respective Debtor's Postpetition Obligations are specifically extended to include (a) any payments advanced or indemnifications assumed by Heller in connection with any Canadian insolvency proceeding in respect of that Debtor, (b) any Postpetition Date guaranties issued by Heller in favor of any employees or contractors with that Debtor and (c) any Postpetitio Date funds advanced by Heller on behalf of that Debtor.
- 3. All accounts sold to Heller pursuant to the Postpetition Factoring Agreement shall be free and clear of any interest, lien or security interest of any party (including the estate) in such accounts that is subordinate to the lien of Heller.

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- 4. Upon the purchase of an account by Heller pursuant to the Postpetition Factoring Agreement, such account shall cease to be property of the estate under Bankruptcy Code Section 541 ar shall no longer constitute cash collateral under Bankruptcy Code Section 363.
- The respective Debtor's Postpetition Obligations t 5. Heller shall be and hereby are secured by the respective Debtor's "Postpetition Collateral", and the respective Debtor's Prepetitic Collateral. Subject to the provisions of paragraph 6 hereof, suc postpetition liens, mortgages and security interests shall have first priority over all other liens, mortgages and security interests against the respective Debtor's Postpetition Collateral and the respective Debtor's Prepetition Collateral (other than ar duly perfected, valid and enforceable liens, mortgages and security interests which are unavoidable under the Bankruptcy Coc and are existing as of the Petition Date which are senior to Heller's liens, mortgages and security interests in the Prepetition Collateral). Such postpetition liens, mortgages and security interests are effective, valid, perfected and enforceabl as of the Petition Date without the necessity of taking any other act or filing or recording any mortgages, security agreements, financing statements or any other instruments or documents in any jurisdiction. Heller may, at its sole discretion, choose to file such mortgages, security agreements, financing, statements or similar instruments or documents or otherwise confirm perfection of such liens, security interests and mortgages and all such documents shall be deemed to have been filed or recorded as of the Petition Date. The Debtors are hereby directed to cooperate with

 Heller in the filing and recording of such instruments. The automatic stay under Section 362 of the Bankruptcy Code is hereby modified to permit Heller to do any of the foregoing and to permit the parties to implement and consummate all acts and transactions contemplated by this Order and the Postpetition Heller Documents. The postpetition liens, security interests and mortgages granted to Heller hereunder shall not be primed by any other liens at any subsequent time or pursuant to any subsequent order in this chapter 11 case or in any succeeding chapter 7 case.

6. a. Prior to the Petition Date, Heller advanced to Debtors' proposed counsel ("Sheppard Mullin") a retainer (the "Retainer") in the initial amount of \$50,000. Heller has release any lien thereon, any other interest therein, or any right to recoup any of such funds.

b. Pursuant to the Postpetition Heller Documents
Debtors shall only be authorized to expend amounts advanced by
Heller in accordance with a budgeting process, the next succeedir
budget with respect to which is attached hereto as Exhibit "A"

(collectively with prior submitted and approved budgets, the
"Budgets"). Any amounts included in the Budget for the Debtors'
professionals (the "Professionals") shall be funded by Heller
directly to the respective Professional, from the first funds
advanced for the particular week. Each Professional shall hold
the same in its trust account as a reserve and shall have a lien
on the same to secure payment of its fees and expenses for the
particular budget period or any prior or subsequent periods, but
shall not apply the same unless and until its fees and expenses
have been approved by, or pursuant to a procedure approved by, th

Bankruptcy Court. Heller waives any lien on or other interest in or any right to recoup, any of the funds paid to or held in reserve by any Professional, which shall be free and clear of liens. Nothing in this paragraph 6, however, obligates Heller to continue to advance under the Postpetition Heller Documents for any particular period of time or at all, except in accordance wit the terms thereof.

- c. Heller hereby subordinates any and all liens on or other interests that it may have or hereafter acquire (whether pursuant to the Postpetition Heller Documents, this Orde or otherwise) in or on any causes of action (and any recoveries thereon) against Bank of Montreal or relating to any transfer of funds, certificates of deposit or other property to or for the benefit of Bank of Montreal, to Sheppard Mullin's fees and expenses to the extent of the unfunded portion, if any, of the first \$90,000 included for Sheppard Mullin in the Budgets, up to the unfunded portion thereof, if any.
- 7. Repayment of the Debtors' Postpetition Obligations solely relating to the advances, and any related interest, charges, fees, expenses, etc., shall constitute an administrative expense claim not to exceed \$500,000. Any additional unpaid Postpetition Obligations shall constitute prepetition claims. Such administrative claim, and any additional unpaid Postpetition Obligations, shall be allocated between the Debtors' estates as subsequently adjudicated by the Court.
- 8. Subject to the provisions of paragraph 9 below, an and all liens, security interests and mortgages given to Heller under the Prepetition Agreements in any property of the Debtors

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shall continue in full force and effect in all Prepetition Collateral secured thereby, including all proceeds and products thereof. Subject to the provisions of paragraph 9 below, Heller may apply collections of the respective Debtor's Prepetition Collateral (or the proceeds thereof) against the respective Debtor's Prepetition Obligations.

- 9. The Creditors Committees and the bankruptcy estate reserve all rights to challenge the claims, including without limitation, administrative claims, liens and extent, validity and priorities of any lien or security interests asserted by Heller.
- In addition, given that the security interests of Heller and Tech Royalty Corp. ("Tech") in prepetition inventory will necessarily be depleted by Debtors' postpetition operations, Heller and Tech are hereby granted replacement security interests in all of the respective Debtor's postpetition inventory with the same relative priority as their existing prepetition security interests, as adequate protection for the depletion of their respective prepetition liens on the inventory of the respective Debtor related to such Debtor's use of such collateral. event of a liquidation, Heller may apply the proceeds of such postpetition inventory of the respective Debtor against the respective Debtor's Prepetition Obligations to the extent of Heller's entitlement to such adequate protection in respect of that Debtor, and then against the Postpetition Obligations of tha To the extent such replacement security interests are subsequently determined to be insufficient to provide Heller and/or Tech with adequate protection for the depletion of its respective prepetition security interest in a Debtor's inventory

If a default or Event of Default occurs under any Postpetition Heller Document or if Debtor defaults in any of its obligations hereunder other than the appointment of a Chapter 11 trustee (collectively, a "Default"), Heller shall take no action to enforce any of its rights and remedies by reason thereof unles and until Heller provides notice to the Debtor and its counsel (a well as the counsel for the creditors' committees in both cases). Any Default under a Postpetition Heller Document (but specifical) excluding any breach of the Debtors' obligations under this Order shall not be deemed to have occurred until Heller has provided notice and a five day cure period to the Debtors and their counse and counsel for the Creditors' Committees, and the Debtors have failed to cure within such five day period. The automatic stay under Bankruptcy Code Section 362(a) is hereby modified, without further application to the Court by Heller, to permit Heller, (a) immediately to take all preparatory steps necessary or desirable (in Heller's discretion) to foreclose upon the Prepetition Collateral and the Postpetition Collateral, other tha an actual foreclosure sale, and (b) upon the earlier of February 11, 1999 or a Default to exercise any and all rights it may have with respect to the Prepetition Collateral and the Postpetition Collateral including without limitation, to foreclos upon, take possession of, or otherwise to control the Prepetition Collateral and the Postpetition Collateral. Debtor shall execute any agreement, transfer document or assignment reasonably

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requested by Heller in conjunction with a foreclosure so long as such agreement, document or assignment does not result in an expense of either Debtor's estate, and so long as Heller agrees t defend, indemnify and hold harmless the Debtors and their estates from all losses, liabilities or expenses arising therefrom.

Counsel for each of the Creditors' Committees shall be given notice by Heller of the date, time and place of any foreclosure sale and of any postponement thereof.

- 12. Without limiting Paragraph 9 hereof, each of the two estates waives any interest it may have in the Prepetition Date accounts factored by Heller or the proceeds thereof under Code Section 541.
- accounts purchased by Heller from the Debtors pursuant to the Prepetition Factoring Agreements and apply them against the Prepetition Obligations of the respective Debtor in accordance with the terms of that Debtor's Prepetition Factoring Agreement without need for relief from the automatic stay of Bankruptcy Code Section 362.
- 14. In the event that the automatic stay is lifted, terminated, annulled or modified in favor of any person or entity with respect to any Prepetition Collateral or Postpetition Collateral, the automatic stay shall be and hereby is lifted, terminated, annulled or modified in favor of Heller with respect to such Collateral, without further application to the Court by Heller, to permit Heller to take possession of the affected Prepetition Collateral or Postpetition Collateral.

- 15. The Debtors shall direct all of their customers at account debtors to forward all remittances on factored accounts t Heller, and immediately upon receipt thereof, the Debtors shall deliver all other proceeds of factored accounts to Heller.
- By 10:00 a.m. PST on January 20, 1999, Debtors shall have completed an analysis of sales by style number and customer for each Debtor for the period May 1, 1997 through November 30, 1998 (the "Analysis Period") and shall have completed a report of gross margin percentages on a monthly basis by style number and customer for each Debtor for such Analysis Period. Debtors shall provide Heller with this analysis immediately upon Debtors shall also provide the same to the accountants and counsel for the Creditors' Committees, subject to a confidentiality agreement to protect against disclosure of the information (including protection against disclosure of confidential or sensitive data to committee members).
- By 9:00 a.m. PST on January 25, 1999, the Debtors shall provide to Heller, and to the accountants and counsel for the Creditors' Committees (subject to a confidentiality agreement as described in paragraph 16) schedules of monthly sales of each trademark generating more than \$2 million in annualized gross sales (or the top ten trademarks, if more than ten trademarks each generate such amount of sales) by gross margin and customer for each Debtor for the Analysis Period and a summary of certain supporting documentation.
- The provisions of this Order shall be binding upon and enure to the benefit of Heller, the Debtors, and their

7 respective successors and assigns (including any trustee hereinafter appointed for the estate of either Debtor).

- circumstances, to waive or excuse compliance by the Debtors of an of the Debtors' obligations under the Postpetition Heller Documents without the approval of this Court and, except as expressly set forth in the immediately following sentence, Heller and the Debtors may amend the terms of the Postpetition Heller Documents without the approval of this Court. Notwithstanding the immediately preceding sentence, the factoring limit may not be increased and the termination date shall not be changed without the approval of this Court. However, Heller shall give notice to counsel for the Creditors' Committees as soon as practicable after any changes other than to advance rates or conditions to advances.
- 20. Heller may reimburse itself for any expenses incurred in respect of the Postpetition Heller Documents, specifically including any security expenses with respect to the respective Debtor's facilities, by offsetting such amounts against advances otherwise available to the respective Debtor under the Postpetition Heller Documents; provided, however, that the foregoing shall not impair the Debtors' entitlement to receive the funding provided for in the Budget upon the terms and conditions set forth in this Order. Heller shall give notice to counsel for the Creditors' Committees as soon as practicable after any such reimbursement.
- 21. Heller may administer the Postpetition Heller Documents for the two Debtors as a single facility, subject to subsequent determination by this Court of (i) the allocation

between the two estates of Heller's administrative or other claim arising from Postpetition Obligations as described in paragraph 7 and (ii) application of proceeds of collateral between the Postpetition Obligations of the two estates. The funding shall be used to pay the expenses of both Debtors, regardless of which Debtor's accounts receivable generated the funds, and some expenditures may be made on expenses incurred by one of the Debtors for the two Debtors collectively. Each Debtor shall maintain records of their post-petition transactions with Heller, between themselves and otherwise. Some of the management and accounting functions for the Debtors are performed by Tiagi-Tabah International Apparel Group, Inc. ("Tiagi-Tabah"), a Canadian company owned by the same four shareholders and which has filed a Notice of Intent to Make a Proposal under Canadian bankruptcy law but is not in a bankruptcy proceeding in the United States. two Debtors will reimburse Tiagi-Tabah for their respective shares of these costs, without any mark-up, but will not reimburse for the salaries, etc. of any officers, directors, shareholders or relatives of insiders until compliance with Local Rule 2014-1. On or before March 31, 1999, Debtors shall account as to the respective post-petition debts and obligations paid and owing among Heller and the two Debtors and Tiagi-Tabah, and postpetition expenditures and expenses will be allocated between the two Debtors. In the event that, following termination of the Postpetition Heller Documents, a post-petition credit balance is owing from one Debtor to the other, such credit balance shall constitute an administrative claim against the obligor estate.

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22. Absent a Default, Heller shall fund in accordance with the Budget, and will issue payroll guaranties to Oasis Outsourcing, Inc. ("Oasis") within the time parameters required the Consent Order with Oasis. Debtors are authorized to use advances under the Postpetition Heller Documents and other cash collateral only in accordance with the Budget (including disbursements in subsequent periods for items budgeted but not disbursed during prior periods) subject to a variance of no greater than 5%.

- 23. In the event of any discrepancy or inconsistency between the Postpetition Heller Documents and this Order, the terms of this Order shall control.
- 24. This Order shall be retroactive to the Petition
 Date and shall supersede the Interim Orders in all respects
 (except that paragraph 25 of the Interim Orders shall remain in full force and effect).

Dated: January , 1999

JAN 2 0 1999

ELLEN CARROLL

The Honorable Ellen Carroll United States Bankruptcy Judge

Submitted by:

SHEPPARD, MULLIN, RICHTER & HAMPTON LLP

By: MCTARTY

Proposed Attorneys for Global Orbit

Industries, Inc. and Counterparts

Sportswear, Inc.,

Debtors in Possession

AGREED: l. PACHULSKI, STANG, ZIEHL & YOUNG P.C. 2 3 By: 4 BRAD R. GODSHALL Attorneys for Heller Financial, Inc. 5 WYNNE SPIEGEL ITKIN 6 7 By: 8 ROBBIN ITKIN Proposed Counsel for Creditors Committee 9 in Counterparts case 10 DANNING. GILL. DIAMOND & KOLLITZ LLP 11 12 DAVID POITRAS 13 Proposed Counsel for Creditors Committee in Global Orbit case 14 15 16 17 18 19 20 21 22 23 24 25 26 27

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AGREED: 1 PACHULBKI, STANG, ZIEHL & YOUNG P.C. 2 3 By: BRAD R. GODSHALL 4 Attorneys for Heller Financial, Inc. 5 б WYNNE SPIEGEL 7 8 Proposed Counsel for Creditors Committee 9 in Counterparts case 10 DANNING, GILL, DIAMOND & KOLLITZ LLP 11 DAVID POITEAS 12 Proposed Counsel for Creditors Committee in Global Crbit case 13 14 15 16 17 18 19 20 21 22 23 24 26 27 28

AGREED: 1 PACHULSKI, STANG, ZIEHL & YOUNG P.C. 2 3 By: 4 BRAD R. GODSHALL Attorneys for Heller Financial, Inc. 5 WYNNE SPIEGEL ITKIN 6 7 By: 8 ROBBIN ITKIN Proposed Counsel for Creditors Committee 9 in Counterparts case 10 GILL, DIAMOND & COLLITZ LLP DANNING, 11 12 DAVID POITRAS Proposed Counsel for Creditors 13 Committee in Global Orbit case 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 000019 LA3:LMT\PLD\008\21156640.L -17-

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6	COUNTERPARTS SPORTSWEAR, INC.	
7	FORECLOSURE SALE	
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9	Volume II	
10	Pages 5-12	
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13	TRANSCRIPT OF PROCEEDINGS	
14	THURSDAY, FEBRUARY 11, 1999	
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23	REPORTED BY:	
24	JULIE L. ROUNTREE	
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(818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277

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           TRANSCRIPT OF PROCEEDINGS TAKEN ON BEHALF OF
 2
    THE CREDITOR HELLER FINANCIAL, INC., AT 10100 SANTA
    MONICA BOULEVARD, LOS ANGELES, CALIFORNIA, ON
 3
    THURSDAY, FEBRUARY 11, 1999, AT 10:01 A.M., BEFORE
 4
 5
    JULIE L. ROUNTREE, C.S.R. NO. 10638.
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 7
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   APPEARANCES OF COUNSEL
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10
    FOR THE CREDITOR HELLER FINANCIAL, INC.:
11
              PACHULSKI STANG ZIEHL & YOUNG
12
              BY: BRAD R. GODSHALL, ESQ.
13
             ERIC KURTZMAN, ESQ.
14
              10100 SANTA MONICA BOULEVARD
15
              SUITE 1100
16
              LOS ANGELES, CALIFORNIA 90067
17
              (310) 277-6910
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19
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21
22
23
    111
24 ///
25 ///
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WISHNOW.TEARNEY.KILLION, A LegaLink Company (818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277

TRADEMARK REEL: 1871 FRAME: 0853

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2
   FOR GLOBAL ORBIT INDUSTRIES, INC., AND COUNTERPARTS
 3
 4
   SPORTSWEAR, INC.:
5
              SHEPPARD, MULLIN, RICHTER & HAMPTON, LLP
 6
              BY: DAVID J. McCARTY, ESQ.
              333 SOUTH HOPE STREET
 7
              SUITE 4800
8
              LOS ANGELES, CALIFORNIA 90071-1448
9
             (213) 617-4171
10
11
12 ALSO PRESENT:
              MICHELE A. KOVATCHIS
13
14
              ANNE W. KENNEY
              SUE H. AHLBORN
15
16
              LESTER M. FRIEDMAN
17
              JEANETTE P. VANDENBERGH
              HOWARD I. GROSS
18
19
20
21
22
23
    111
24
   111
25 ///
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APPEARANCES OF COUNSEL (CONTINUED)

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WISHNOW.TEARNEY.KILLION, A LegaLink Company (818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277

```
1
                   LOS ANGELES, CALIFORNIA
 2
          THURSDAY, FEBRUARY 11, 1999; 10:01 A.M.
 3
 4
                (Mr. Gross and Ms. Vandenbergh are not
 5
           present in the deposition room at this
 6
           time.)
 7
 8
                MR. GODSHALL: The time is approximately
    10:03.
 9
10
                For the record, my name is Brad R.
11
    Godshall, Pachulski Stang Ziehl & Young. I'm the
    counsel of record for Heller Financial, Inc., and
12
13
    HFI, Inc., a Delaware corporation, which is an
14
    affiliate of Heller Financial, Inc.
15
                Also present in the room is Michele
16
    Kovatchis, Sue Ahlborn, and Anne Kenney from Heller
    Financial, Inc.; my associate Eric Kurtzman.
17
18
                There are other people present in the
19
           I'd ask they state their name and their
20
    affiliation for the record.
21
                MR. FRIEDMAN: Lester Friedman,
22
    Hilco/Great American.
23
                MR. McCARTY: David McCarty of Sheppard,
24
   Mullin, Richter & Hampton, LLP, counsel for Global
    Orbit Industries, Inc., and Counterparts Sportswear,
25
                                                               5
```

WISHNOW.TEARNEY.KILLION, A LegaLink Company (818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277 TRADEMARK REEL: 1871 FRAME: 0856

```
1 Inc.
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- 2 (Ms. Vandenbergh enters the deposition
- 3 room at this time.)
- 4 MR. FRIEDMAN: Jeanette, state your name.
- 5 MS. VANDENBERGH: Jeanette Vandenbergh.
- 6 MR. GODSHALL: Okay. All right. Another
- 7 party who we expect to be present is Howard Gross of
- 8 Richter & Associes, workout consultant.
- 9 In the debtors --
- In respect of this foreclosure sale, the
- 11 debtors are Global Orbit, Inc. -- excuse me -- Global
- 12 Orbit Industries, Inc., and Counterparts Sportswear,
- 13 Inc. I'll refer to them collectively as the debtors
- 14 of -- Global individually as Global, Counterparts as
- 15 Counterparts.
- We are here pursuit to a notice of public
- 17 sale of collateral under the California Uniform
- 18 Commercial Code.
- I have given the court reporter for
- 20 pre-identification Exhibit 1, the original Notice of
- 21 Public Sale of Collateral under the California
- 22 Uniform Commercial Code, which was dated January 27,
- 23 1999.
- 24 (Mr. Gross enters the deposition room
- 25 at this time.)

1	(The document referred to was marked by
2	the C.S.R. as Exhibit 1 for identification
3	and is attached hereto.)
4	MR. GODSHALL: That notice called for and
5	provided for the public sale of essentially all of
6	the assets of the debtors. The notice was served in
7	accordance with applicable law.
8	Attached to Exhibit 1 is a service list
9	of the parties who received notice of the public sale
10	and a certificate of service reflecting the dates
11	or outside dates of such service.
12	I've also tendered to the court reporter
13	for pre-identification to attach to the transcript as
14	Exhibit 2 an affidavit of publication which reflects
15	the notice of the foreclosure sale, which was
16	published in the "Los Angeles Daily Journal" on
17	January 27, 1999, January 28, 1999, and January 29,
18	1999.
19	(The document referred to was marked by
20	the C.S.R. as Exhibit 2 for identification
21	and is attached hereto.)
22	MR. GODSHALL: I've also given to the
23	court reporter for pre-identification to attach as
24	Exhibit 3 to the transcript a photocopy of an
25	affidavit of publication, which reflects that the

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- 1 notice of foreclosure sale was also published in the
- 2 "Los Angeles Times" on January 27, 1999.
- 3 (The document referred to was marked by
- 4 the C.S.R. as Exhibit 3 for identification
- 5 and is attached hereto.)
- 6 MR. GODSHALL: I would also state for the
- 7 record that a -- that the notice of foreclosure sale
- 8 was also published in "Women's Wear Daily" sometime
- 9 during late January 1999.
- 10 (Mr. Kurtzman leaves the deposition
- 11 room at this time.)
- MR. GODSHALL: The original -- the notice
- 13 of foreclosure sale originally set the foreclosure
- 14 sale for February 6, 1999, at 10:00 o'clock a.m.
- 15 At that session, a continuance of the
- 16 foreclosure sale was announced to February 11, 1999,
- 17 at 9:00 o'clock a.m.
- I've given to the court reporter for
- 19 pre-identification to attach to the transcript as
- 20 Exhibit 4 a copy of the transcript of proceedings in
- 21 respect of this foreclosure sale, which took place at
- 22 the original -- originally scheduled sale date of
- 23 February 6, 1999, at 10:00 o'clock a.m., in my
- 24 offices.
- 25 ///

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TRADEMARK REEL: 1871 FRAME: 0859

```
(The document referred to was marked by
 1
 2
           the C.S.R. as Exhibit 4 for identification
 3
           and is attached hereto.)
 4
                MR. GODSHALL: Finally, I have given to
 5
    the court reporter for pre-identification, to be
    identified as Exhibit 5, a copy of a contribution
 6
7
    agreement dated February 10, 1999, whereby Heller
    Financial, Inc., assigns to HFI, Inc., all of its
8
    rights in respect of the collateral pledged by Global
 9
10
    and Counterparts and the debts of Global and
11
    Counterparts to Heller Financial, Inc., which is
12
    secured by that collateral.
13
                (The document referred to was marked by
14
           the C.S.R. as Exhibit 5 for identification
15
           and is attached hereto.)
16
                (Mr. Kurtzman enters the deposition
17
           room at this time.)
18
                MR. GODSHALL: Pursuant to the notices of
19
    foreclosure sale, Heller reserves the right to
20
   withdraw certain collateral from the sale. Such
21
    right of reserve has been assigned to HFI, along with
22
    all of Heller's other rights pursuant to the
23
   contribution agreement.
24
                As counsel for HFI, I hereby state for
```

9
WISHNOW.TEARNEY.KILLION, A LegaLink Company
(818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277
TRADEMARK
REEL: 1871 FRAME: 0860

the record that the assets to be sold at this

- 1 foreclosure sale constitute and are limited to the
- 2 accounts receivable; deposit accounts; general and
- 3 tangibles, including, without limitation, trademarks
- 4 and associated good will, insurance claims and causes
- 5 of action, inventory, goods, work in process, raw
- 6 materials, equipment, and the books of record --
- 7 books and records of both Global and Counterparts. I
- 8 would hereafter refer to all such collateral to be
- 9 sold today as the subject collateral.
- 10 Specifically excluded from the subject
- 11 collateral is inventory which is currently held by
- 12 either Barkley's or Tropical in the Dominican
- 13 Republic.
- Additionally, I'd state for the record
- 15 that there's no intent to foreclose on any equipment
- 16 used by the debtors which is the subject of a true
- 17 lease in favor of the debtors.
- I am here to make a bid on behalf of HFI
- 19 for the subject collateral.
- Is there anyone else here present for the
- 21 purpose of making a bid?
- 22 All right. The record should reflect
- 23 that no other person or entity is present here today
- 24 prepared to make a bid.
- 25 HFI hereby bids and purchases the subject

1	collateral in the lollowing manner:
2	HFI is bidding \$5 million of its debt
3	against Counterparts and Global, which is a joint and
4	several debt, in consideration for the purchase of
5	the subject collateral.
6	HFI hereby further states for the record
7	that the public foreclosure sale as to all collateral
8	held by it, other than the subject collateral, will
9	be continued to a foreclosure sale set for tomorrow,
10	February 12, 1999, at 9:00 o'clock a.m.
11	That concludes today's activities and the
12	foreclosure as to the Capital subject, capital C,
13	collateral under the California Uniform Commercial
14	Code.
15	After the conclusion of this meeting, HFI
16	will provide notice to the parties that receive
17	notice of the public sale of what occurred at this
18	sale.
19	We reserve HFI reserves the right to
20	further continue the sale as to any other collateral
21	which has not been sold to HFI today.
22	That concludes the record.
23	(Whereupon, at 10:08 a.m. the
24	proceedings were adjourned.)
25	

11 WISHNOW.TEARNEY.KILLION, A LegaLink Company (818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277

2	I, JULIE L. ROUNTREE, A Certified Shorthand
3	Reporter for the State of California, do hereby
4	certify:
5	
6	That this proceeding was taken before me at
7	the time and place therein set forth and was taken
8	down by me in shorthand and thereafter reduced to
9	typewriting via computer-aided transcription under
10	my direction;
11	
12	I further certify that I am neither counsel
13	for, nor related to, any party to said action, nor
14	in any way interested in the outcome thereof.
15	
16	IN WITNESS WHEREOF, I have hereunto
17	subscribed my name this loth day of
18/	Jehruny, 1999.
19	· · · · · · · · · · · · · · · · · · ·
20	
21	Guliel Rountree
22	
23	JULIE L. ROUNTREE
24	CSR NO. 10638

NOTICE OF PUBLIC FORECLOSURE SALE OF DEFAULTED OBLIGATIONS OF GLOBAL ORBIT INDUSTRIES, INC. AND COUNTERPARTS SPORTSWEAR, INC. FEBRUARY 6, 1999 AT 10:00 A.M

NOTICE IS HEREBY GIVEN TO GLOBAL ORBIT INDUSTRIES, INC. ("Global"), COUNTERPARTS SPORTSWEAR, INC. ("Counterparts"), THE OFFICIAL CREDITORS COMMITTEES IN THE CHAPTER 11 CASES OF GLOBAL AND COUNTERPARTS, AND GUARANTORS STEPHEN TABAH, GARY TABAH, GEORGE TABAH, JR. AND MARK TABAH that Global and Counterparts have defaulted in their obligations (the "Obligations") owing to Heller Financial, Inc. ("Heller") in respect of all active factoring agreements, loan agreements and security agreements executed by either of Global or Counterparts in favor of Heller (the "Agreements"). The Obligations exceed \$20 million.

Pursuant to the Agreement, Counterparts and Global have pledged to Heller, as security for the Obligations the personal property collateral (the "Personal Property Collateral") described in Exhibit "A" attached hereto, generally consisting of all business assets of Global and Counterparts, including, without limitation, all goods, accounts (other than accounts already factored by Heller which constitute the sole and exclusive property of Heller), general intangibles, documents, instruments, equipment, books and records.

NOTICE IS FURTHER GIVEN that Heller, as secured party, will offer for sale and sell the Personal Property Collateral to the highest bidder at public auction on February 6, 1999 at 10:00 a.m., Pacific Daylight Time, at the offices of Pachulski, Stang, Ziehl & Young, 10100 Santa Monica Boulevard, Suite 1100, Los Angeles, California 90067. Such offer of sale and sale is and will be subject to the terms and conditions hereinafter stated.

The Personal Property Collateral is being sold to satisfy, to the extent possible, the Obligations now due and owing to Heller under the Agreements, which demand has been made, plus attorneys' fees, costs and expenses of sale. The sale of the Personal Property Collateral will be made pursuant to the terms of the Agreement, Section 9504 of the California enactment of the Uniform Commercial Code and any other applicable state, federal and Canadian laws.

The Personal Property Collateral is, to the best knowledge of Heller, located at various locations. Heller is not in possession of the Personal Property Collateral. Heller has limited information regarding the extent or amount of Personal Property Collateral. Information concerning the Personal Property Collateral may be obtained from the Bankruptcy Court files in conjunction with the chapter 11 bankruptcy cases pending in respective Global and Counterparts in the United States Bankruptcy Court for the Central District of California, Case Nos. LA 98-60055 EC and LA 98-60056 EC.

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The Personal Property Collateral will be offered and sold pursuant to the following terms and conditions, as well as those specified above:

- 1. The Personal Property Collateral is being offered for sale and will be sold to the highest eligible bidder;
 - All bids must be made in United States dollars;
- 3. The Personal Property Collateral will be offered for sale as one entire unit. The Personal Property Collateral will be sold in the manner which brings the highest aggregate sales price provided that all of the Personal Property Collateral is sold;
- 4. All parties desiring to bid for the purchase of the Personal Property Collateral at the foreclosure sale will be required to deposit with Heller in advance of the sale a certified or cashier's check payable to the order of Heller in the amount of \$1,000,000. Such \$1,000,000 checks will be returned to each party which is not the successful bidder at the conclusion of the sale. Such check delivered by the successful bidder will be applied toward the purchase price of the Personal Property Collateral. The balance of the successful bid by a third party shall be paid to Heller in cash or with certified or cashier's check at the sale;
- 5. Bidders may deliver to Heller written bids for the purchase of all or any of the Personal Property Collateral prior to the date of the sale, if any such bid is accompanied by the required \$1 million deposit under paragraph 4 above. Heller will announce the highest such bid as the opening bid at the time and place of the sale hereunder;
- 6. Heller or an affiliate may purchase the Personal Property Collateral and bid all or part of the Obligations in payment of the purchase price.
- 7. Heller may adjourn the sale hereby advertised, or cause the sale to be adjourned from time to time, either immediately before or at any time after the bidding has begun, without written notice or further publication, by announcement at the time and place of such sale, or any adjournment thereof, and such sale may be resumed without further notice or publication at the time and place to which the sale may have been so adjourned;
- 8. Without limiting the generality of the foregoing, if in the event Counterparts and Global have not defaulted on their agreements to Heller as set forth in certain debtor-in-possession financing orders on file with the Bankruptcy Court, Heller anticipates adjourning the sale until not later than February 11,

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- 1999. Any such adjournment will be announced at or before the time of the sale on February 6, 1999;
- 9. Heller will not be obligated to make any sale or accept any bid pursuant to this Notice, and it reserves the right to approve or reject, based upon its sole exercise of reasonable business judgement, any bid or bids at said sale or any adjournment thereof;
- 10. Heller will warrant that it is entitled to proceed with the foreclosure sale noticed hereby. Except as so warranted, HELLER SHALL NOT MAKE ANY REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED:
- 11. Additional or amended terms and conditions of sale may be announced at such sale or adjournment thereof.

Bids are hereby solicited from only those potential purchasers who satisfy the foregoing requirements.

Dated: January 27, 1999

HELLER FINANCIAL, INC.

By: Brad Rodshill eggs

PACHULSKI, STANG, ZIEHL & YOUNG

Attorney for Heller Financial, Inc.

Contact: (310) 277-6910

EXHIBIT "A"

The Personal Property Collateral consists of the following, with capitalized terms not otherwise defined having the meaning ascribed to such terms in the California Uniform Commercial Code:

- (A) Accounts, and all guaranties and security therefore, and all goods and rights represented thereby or arising therefrom including the right of stoppage in transit, replevin, and reclamation;
- (B) Goods and Inventory, including, but not limited to, raw materials, work in progress and finished goods;
- (C) General intangibles including without limitation Debtor's interests in the following trademarks:

COUNTERPARTS SPORTSWEAR, INC. LIST OF TRADEMARKS:

Counter Fit Counter Sport Counter Cottons Counter Knits by Counterparts & Design Counter Classics Counter Stretch by Counterparts & Design Counter Stretch Counter Pant Counterparts Flip Clip Instant Fit Part One Performs GAB Union Scruare Particulars by Counterparts Counter Fit by Counterparts

GLOBAL ORBIT INDUSTRIES, INC. LIST OF TRADEMARKS:

New Crop
Adventure in Paradise
Personal Effects
Cargo Passport
National Classics Clothing
Greenstreet
Orbit
Orbit (and design)
Orbit Naturals
Orbit Naturals for the Future
Twist Top
Happy Planet

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Sexies One
Five Palms
Season Ticket
The Season Ticket (and design)
Solei (stylized letters)
Maxine Brooks

- (D) Documents or other receipts covering, evidencing, or representing goods;
- (E) Instruments;
- (F) Chattel Paper;
- (G) Equipment;
- (H) Intellectual Property;
- (I) All of the Debtors' deposit accounts maintained with any bank or financial institution;
- (J) All of the Debtors' cash and other monies and property in the possession or under the control of Heller;
- (K) All books, records, ledger cards, files, correspondence, computer programs, tapes, disks and related data processing software that at any time evidence or contain information relating to any of the property described above or are otherwise necessary or helpful in the collection thereof or realization thereon;
- (L) All tax refunds from whatever sources;
- (M) Investment Property;
- (N) Financial Assets; and
- (0) Proceeds of all or any of the property described above, including, without limitation, the proceeds of any insurance policies covering any of the above property.

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regular mail certified express mail certified & express = unmarked = * = exp = *exp

Office of the U.S. Trustee* 221 N. Figueroa St. Suite 800 Los Angeles, CA 90012

<u>Debtor</u>exp Stephen Tabah Global Orbit Indust. Inc. 9420 Boul. L'Acadie Montreal, Quebec H4N1L7 Canada

COMMITTEE MEMBERS:

California Supply*
***n: Joe Reaney
Box 3906
dena, CA 90248

Lorber Industries* Attn: Stephen Nitzberg 17809 S. Broadway Gardena, CA 90246

McCarvill Mezzanine Financial Corpv Suite 2400, BCE Place 161-Bay Street PO Box 716 Toronto, Ontario H55251

TEXFI Industries* John Dabe 400 English Road Rocky Mount, NC 27804

Acker & Jablow Fabrics, Ltd. Credit Mgr. c/o Heller Financial 60 Entin Rd. fton, NJ 07014 Attorneys for Debtor*exp David J. McCarty, Esq. Sheppard, Mullin, Richter & Hampton 333 S. Hope St. 48th fl. Los Angeles. CA 90071-1448

COMMITTEE COUNSEL*exp
David Gill
David Poitras
Danning, Gill, Diamond et al.
2029 Century Park East #300
Los Angeles, CA 90067

Access Press Attn: Michael Herman 8255 Mountain Sights #400 Montreal, Quebec CANADA H4P2B5

Normal Taylor* Avondale Mills Inc. 133 Marshall Street Graniteville, SC 29829

Oasis Outsourcing*
Attn: Daniel McHenry
4200 Wackenhut Drive Ste 100
Palm Beach Gardens, FL 33410

Metro Textiles, Inc. Michael Harris 430 Flint Road Downsview, Ontario M3J2J4 Canada

Burlington Klopman Fabrics* Phil Soyers PO Box 8500S-2485 Philadelphia, PA 16693

Scooter Sales Corp.* Attn: Alan PO Box 1935 Livingston, NJ 07039 <u>Debtor</u>*exp Stephen Tabah Counterparts Sportswear 13344 S. Main Street Gardena, CA 90061

Attorneys for Counterpart
Committee*exp
Robbin L. Itkin, Esq.
Wynne Spiegel Itkin
1901 Avenue of the Stars
Suite 1600
Los Angeles, CA 90067-6080

James Ahn* Attn Bobby Ahn 13344 S. Main St. Suite B Los Angeles, CA 90061

Metro Textiles, Inc. Attn: Michael Harris 430 Flint Rd. Downsview, Ontario Canada M3J 2J4

LIST OF 20 LARGEST (Counterparts)*
Koret of California, Inc.
Brad Kennison
611 Mission St.
San Francisco, CA 94105

Delta Mills Marketing Co.* Jane Bryant PO Box 6126 Greenville, SC 29606

Tomen America Inc. *
Bob Kurtz
PO Box 62202
Baltimore, MD 21264-2202

Concept Button Attn: Eddie Aaron 515 Des Lauriers St. St. Laurent, Quebec H4N 1W2 Canada

nal Products Co., Inc.* in: Joyce 530 W. 28th Street New York, NY 10001

AGH Trim Source* Attn: Dave 229 West 36th St. New York, NY 10018

NBS* 5333 Casgrain Suite 101 Montreal, Quebec H2T1X3 Canada

Terpac 11600 Albert-Hudon Montreal, Quebec H1Q 3K2 CANADA

LIST OF 20 LARGEST (Global)
Craniteville Fabrics*
Marshall St.
Janiteville, SC 29829

Oasis Outsourcing, Inc.* c/o Neil Colton, Esq. Cozen & D'Connor 1900 Market St. Philadelphia, PA 19103

Tandler Textiles* 1359 Broadway Suite 200 New York, NY 10018

Transervicios, S.A. De C.V.* Accounting Department PO Box 9219 El Paso, TX 79995-9219

California Supply PO Box 30178 Los Angeles, CA 90030-0178 Accessories Como, Inc. Attn: G. Muratori 11875 Bellevois Ave. Montreal-Nord, Quebec H1H 3G2 Canada

Access Press 8255 Mountain Sights Suite 400 Montreal, Quebec H4P2B5 Canada

R&N Trimming Inc.* 530 West 28th St. New York, NY 10001-5509

Mahoney, Cohen Rashra* Attn: E. Rotheim 111 W. 40th St. New York, NY 10018

Twin Dragon*
14600 South Broadway
Gardena, CA 90249

Parras C/D Copen Ass. Inc. Suite 5606 350 Fifth Avenue New York, NY 10128

James Ahn 13344 South Main St. Suite B Brooklyn, NY 11205

Priority Finishing* 160 Stevens St. Falls River, MA 02722

Crown Textiles, Inc. 5805 De Caspe 6th Fl. Montreal, Quebes H2T2A/ Canada Trans-Border Customers Services PO Box 620 800 Place Victoria Montreal, Quebec H4Z1JB Canada

Dependable Trucking* 327 W. 36th St. New York, NY 10018

Godge USA PO Box 300 98 Cutter Mill Road Great Nock, NY 11022-0300

Hangers Unlimited P.O. Box 17761 Milwaukee, Wi 53217

Oasis Outsourcing Inc.* 4200 Wackenhut Drive Palm Beach Gardens, FL 33410

Lorber Industries* 17908 S. Figueroa St. Gardena, CA 90248

James Ahn* c/o Daniel Spitzer, Esq. 16311 Ventura Blvd. #1200 Encino, CA 91436

FAB Industries, Inc.* 200 Madison Ave. New York, NY 10016

Terpac (US) 11600 Albert Huden Montreal-Word OC H1G 3K2 Canada

1-8

tex America, Inc.

Fifth Ave.
Suite 6200
New York, NY 10118

Narrouflex 547 Arvin Avenue Stoney Creeky Ontario L8E 5N7 Canada Metro Textile* 430 Flint Rd. Downsview, Ontario M3J 2J4 CANADA

Texfi Industries*
400 English Road
Rocky Mount, NC 27804

MJ Whitman* c/o Ian Kirshner, Esq. 767 Third Ave. 5th Fl. New York, NY 10128 Barclay-Dom Rep/(exp) Tropical Connections/ Zona Fanca Industrial San Pedro de Macoris DOMINICAN REPUBLIC

Koguala (Guatemala)* 2120 Kelly Ave. Upland, CA 91784 Koguala* c/o Myron Kim, Esq. 3435 Wilshire Ste 2340 Los Angeles, CA 90010 Confection 4 Dimension Case Postal 487 Rue de Parc Industriel St. Leonard, Quebec E7E 2A9 CANADA

Fashion 901 c/o Francis Schwartz Esq. 7456 Mulholland Dr. Los Angeles, CA 90046 Associates Leasing, Inc.* P.O. Box 9039 Des Moines, IA 50368 F.Q. Montabert Co.* 175 Paterson Ave. Midland, NJ 07432

Gadge U.S.A.*

Cutter Mill Rd.

1 Neck, NY 10022

<u>Guarantors</u>:

Stephen Tabah 9420 Boulevard L'Acadie Montreal, Quebec Canada H4N 1L7

Stephen Tabah(exp) 156 Strathcona Town of Mount Royal, QC Canada H3R 1E6 George Tabah 9420 Boulevard L'Acadie Montreal, Quebec Canada H4N 1L7

George Tabah(exp) 165 Cote St. Catherine Rd. Apt 310 Outremont, QC Canada H2V 2A7

Gary Tabah 9420 Boulevard L'Acadie Montreal, Quebec Canada H4N 1L7 Gary Tabah*exp 179 Britanny Town of Mount Royal, QC Canada H3P 1S5 Mark Tabah 9420 Boulevard L'Acadie Montreal, Quebec Canada H4N 1L7

Mark Tabah(exp) 285 Revere Ave. Town of Mount Royal, QC Canada H3P 1B9 REQUEST FOR SPECIAL NOTICE:

A. Bridget Sorenson* Latham & Watkins 633 W. 5th St. Suite 4000 Los Angeles, CA 90071

A. Brent Truitt* Latham & Watkins 885 Third Ave. Suite 1000 'York, NY 10022 David Posner*
Squadron, Ellenoff et al.
551 Fifth Ave.
New York, NY 90071

Daniel B. Spitzer, Esq.* 16311 Ventura Blvd. Suite 1200 Encino, CA 91436

l D. Colton, Esq.* _en & O'Connor The Atrium 1900 Market Street Philadelphia, PA 19103 INTERESTED PARTIES

Tiagi Tabah International, Inc. 9420 Boulevard L'Acadie Montreal, Quebec Canada H4N 1L7

Les Immeubles Monarina, Inc. Attn: Fayez Tabah 9420 Boulevard L'Acadie Montreal, Quebec Canada H4N 1L7 SECURED PARTIES

Capital Factors, Inc.* 120 E. Palmetto Park Rd. 5th Fl. Boca Raton, FL 33432

Associates Leasing, Inc.* 8001 Ridgepoint Dr. 1rving, TX 75063 Sheila Spect*
c/o Dennis P. Block & Assoc.
4929 Wilshire Blvd. Suite 300
Los Angeles, CA 90010

BNY Financial Corp. - Canada* Attn: R. Victor Suite 1400 500 Rene-Levesque Blvd. West Montreal, Quebec H2Z 1W7

BNY Financial Corp.* 1290 Ave. of the Americas New York, NY 10104 New York State Dept of Taxation* 55 Hanson Place Brooklyn, NY 11217

Tech Royalty Corp. c/o McCarvill Corp. 161 Bay Street Ste 2400 BCE Place Toronto Canada Ontario M5J2S-1000

Cable & Co. Worldwide*
**th: Board of Directors
Jest 56th St.
...*York, NY 10019

Eastern Phone Corp. c/o Joel J. Tyler 27 William St. New York, NY 10005 Eastern Phone Sales* c/o J.J. Serota 50 Clinton St. Hempstead, NY 11550

National Westminster Bank 175 Water St. New York, NY 10038

Heller Finanical* 500 W. Monroe St. Chicago, IL 60861 Tech Royalty Corp/McCarville Corp. #2400 BCE Place 161 Bay Street Toronto, Ontario M5J 2S1 CANADA

Associates Commercial Corp.* 8001 Ridge Point Dr. Irving, TX 75063 Astro Office Products, Inc. 110 W. Walnut St. Gardena, CA 90248

Carr Financial Services One International Blvd., 10th Ft. Mahwah, NJ 07430-0631

Transporder Custom Services PO Box 620 Montreal Quebec H4Z 1J8 CANADA

AC Fashion Attn: Dominga perez 1926 S. Vermont Ave. Los Angeles, CA 90007 BTC Attn: Mr. Meng 8715 Catherine Ave. Montreal, Quebec H1Z 2X4 CANADA

Barclay-Dom Rep.(exp)
Attn: Larry Pinkes
Zona Fanca Industrial
Pedreo de Macoris
NICAN REPUBLIC

Brother Sewing Attn: Mr. Chen 2222 Seaman Ave. S. El Monte, CA 91733

California Cutting* Attn: Francisco Covarruvias 155 Russell St. City of Industry, CA 91744

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ablanca .n: Louise Kobo Tehuacan, S.A. de C.U. Caretera Tehuacon KM 100 Francisso Madero, Puebla 75700 MEXICO

B&G - Ferlise Fashion Attn: Chan 371 Broadway New York, NY 10013

Calimero - Attn: Mr. Chae Zona Franca Z La Union KM 29 1/2 Carretera Al Amatian, Guatela, CA CA-9 Sur.

Confecciones Usua/Felipe Usua Gonzalez(exp) Attn: Felipe Usua Salinas Cruz 1510 Frac. Xochipilli Tchuacan, Pue MEXICO

Diamond 88 °° Elrige, 5th Fl. York, NY 10012

Confecciones Ruiz Vasquez* Attn: Ignacio Ruiz 3709 S. Main St. Los Angeles, CA 90007

Demand Sportswear* Attn; Bobby 400 S. Second St. Brooklyn, NY 11211

c/o Franchis Schwartz, Esq. 7456 Mulholland Dr. Los Angeles, CA 90046-1306

HKC Shop* 243 Canal St., 5th Floor New York, NY 10013 9039-8462 Vetemants Anuta Attn: Vanbon 7154 Rue St. Urbian Montreal, Quebec H2S-3H5 CANADA

Brand Sportswear/Local/Great 98 Mott St., 6th Fl New York, NY 10012

Confecciones Finas Attn: Marco Sonana 1 Norte 1013 Col Francisco Sarabia Tehuacan Puebla, 75730 MEXICO

Confection, M.C.K. Attn: Mr. Ken 1285 Hodge Montreal, Quebec H4N-2B6 CANADA

Fashion & Jeans Attn: Adrianna 2523 Calle Calzada Adolfo Lopez Matcos Fracdion Amiento Reofrna, Tehuacan PUE, MEXICO 75760

Conection 4 Dimension Attn: Michel Case Postal 487 Rue de Parc Industriel St. Leonard, Quebec E7E-2A9 CANADA

E&R Fashion Attn: Mario Cano 1800 Hooper Ave., 2nd Floor, Unit C Los Angeles, CA 90021

Grand 2000* 197 Grand St., 7th Floor New York, NY 10013

Hong Kong Linen* Attn: Tricia/Ban 9725 Factorial Way S. El Monte, CA 91733 AUI Corp.* Attn: Ming 1926 Porterero Ave. S. El Monte, CA 91773

C. Seven Production* Attn: Eunice Shang 955 E. Slauson Ave. Los Angeles, CA 90011

Confecciones Omni Attn: Mrs. Lee Benzis Primera de Mayo, #651 Col. Independencia CP 36670 Iraparto, BTO MEXICO

Dayton Warehouse* Attn: Jerry Sirot 90-120 Dayton Ave. Passiac, NJ 07055

Good Pont Attn: Richard 39 Elridge, 5th Floor New York NY 10012

D & J Fashion Attn: Young Nguyen 3608 San Fernando Rd. Glendale, CA 91204

Fashion 901* 5901 S. Avalong Blvd. Los Angeles, CA 90003

Great City Sportswear, Inc. Attn; Kenny 50 Elridge St., 7th Fl. New York NY 10002

Ind Pirotti De Puebla DE C.V. Av. Def de la Republica 99-B Col Obrero Campensina Puebla, Puebla Mexico C.P. 72250 MEXICO

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es West/ James Ahn* +4 S. Main St., Unit B Los Angeles, CA 90061 c/o Daniel Spitzer, Esq.* 16311 Ventura Blvd, #1200 Encino, CA 91436 KL Fashion*
Attn: Quang
12351 Rust St.
S. El Monte, CA 91733

KW Sportswear Attn: Collin 50 Eelridge, 2nd Floor New York, NY 10012 Happy Joy/Fontana* Attn: Peter Chang 128 Mott St., 5th Fl. New York, NY 10012 Hollywood Dye "N" Wash Attn: Jose Hernandez 5333 Cahuenga Blvd. N. Hollywood, CA 91601

IMPAC/AIT/Innovative Methods* Attn: John Ardell 587 Industrial Road Carlstadt, NJ 07072

J&E Fashion Attn: Jose 9808 Glenoaks Blvd. Sun Valley, CA 91352

Joe's Ark Attn: Jose 42-24 Orchard St., 3rd Fl. Long Island City, NY 11101

Koguala (Guatemala) Mr. Yu 2120 Kelly Ave. Upland, CA 91785 c/o Myron Kim, Esq.* 3435 Wilshire Blvd., #2340 Los Angeles, CA 90010

Les Modes Vansen Attn: Vansen 8469 8th Ave. Montreal, Quebec H1Z 2X2 CANADA

Listen Sportswear

***n: Lesley
Mott St., 3rd Fl.
York, NY 10012

Lucky 39 Attn: Barry 39 Elridge, 5th Fl. New York, NY 10002 Mirage/In Line Production Attn: Hung 128 Mott St. New York, NY 10002

Newton's Apparel 13344 S. Main St., Unit C Los Angeles, CA 90061

Pro Fashion Attn: Anna Chao 10846 Central Ave. S. El Monte, CA 91733 Ranb MFG, Inc. Attn: Bob 168 39th St., 7th Fl. Brooklyn, NY 11232

Ricky Jeans* Attn: Ignacio Ruiz 3709 S. Main St. Los Angels, CA 90007

Los Primo Fashion 4863 Telegraph Rd. Los Angeles, CA 90022 M&M Sewing* Attn: Mike 5833 Avalon Blvd. Los Angeles, CA 90003

Nacori* Attn: Rafael Robles 3356 E. 14th St. Los Angeles, CA 90023 Peonie/AM Production Attn: Keyth 149 Bowery, 2nd Fl. Los Angeles, CA 10012

Public Sportswear, Inc. Attn: Lyn Fung 98 Mott St., 5th Fl. New York, NY 10002

Richard Graiding Attn: Richard Traiding 9104 North West 105 Way Yey, FL 33178

Rocky's Store* Attn: Henry 50 Elridge St. New York, NY 10012

SMS Productions* 35-353th St. Long Island City, NY 11106 's Cutting* E. Gage Ave. Los Angeles, CA 90001

Win Son* Attn: Young 50 Eldridge St., 6th Fl. New York, NY 10002

T&W Sewing* Attn: Tom 9929 Hayward Way S. El Monte, CA 91773

Wash Great, Inc. Attn: James 81-85 Steuben St. Brooklyn, NY 11205

Trafic
Aftn: Paul
-C 8th Ave.
Greal, Quebec H1Z 2X4
CANADA

Trans-Border Customs Services Attn: Ron Bordeau PO Box 620 800 Place Victoria Montreal, Quebec H4Z 1JB CANADA

Yiren Fashion Attn: Daniel 5810 S. Normandie St., Unit 1D Los Angeles, CA 9004

Tere's Fashion Attn: Tere 138 W. Avenue 34 Los Angeles, CA 90031

Winns Sportswear* Attn: Mr. Winn 128 Mott St., 3d Fl. New York, NY 10002 Universal Garment* 6813 Tujunga Ave. N. Hollywood, CA 91605

Confection Meng-Meng Att: Sony 355 est Cremzie, Suie 305 Montreal, Quebec H1Z 2J3 CANADA

Triangle Distribution* Attn: Ira Wallach 2400 83rd St. N. Bergen, NJ 07047

Zaven French Attn: Alis Chalikian 12822 Pierce Ave. Pacoima, CA 91331 (When required)
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DIANE HINOJOSA
PACHULSKI, STANG & ZIEHL
10100 Santa Monica Blvd., 1100
Los Angeles CA 90067

Proof of Publication

(2015.5 C.C.P.)

State of California)
County of Los Angeles) SS

FEB 19 - HELLER / GLOBAL ORBIT

I am a citizen of the United States and a resident of the County of Los Angeles; I am over the age of eighteen years, nd not a party to or interested in the above entitled matter. . am the principal clerk of the printer and publisher of the LOS ANGELES DAILY JOURNAL, a daily newspaper printed and published in the English language in the City of Los Angeles, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of County of Los Angeles, State of California, under date of June 5, 1952, Case No. 599,382. That the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit:

01/27/99, 01/28/99, 01/29/99

EXECUTED ON: 01/29/99 AT LOS ANGELES, CALIFORNIA

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Signature

DJC1678728

NOTICE OF PUBLIC FORECLOSURE SALE HELLER FINANCIAL, INC. -Secured Party GLOBAL ORBIT INDUSTRIES, INC. AND COUNTERPARTS

COUNTERPARTS
SPORTSWEAR, INC. - Debtors
On February 6, 1999 at the
hour of 10:00 a.m., at the offices
of Pachulski, Stang, Ziehl &
Young, PC, 10:100 Santa Monica
Boulevard, Suite 1100, Los Angeles, California 90067, Heller
Financial, Inc. of 500 West Monica
Society, Chicago, Illinois
60661 ("Secured Party"), as the
secured party under a Factoring,
Loan and Security Agreement
dated February 19, 1998 (as to
Global Orbit Industries, Inc.
("Global")) and Amended and
Restated Factoring Loan and
Security Agreement, dated April
30, 1998 (as to Counterparts
Sportswear, Inc. ("Counterparts")), as same have been
amended, supplemented or otherwise modified, executed by Global
and Counterparts, as debtors
(collectively, "Debtors"), and
pursuant to Sections 9,504(1)
and 9,504(3) of the Uniform
Commercial Code, will offer the
following personal property for
sale at public auction:
All of the Debtors' personal

All of the Debtors' personal property (excluding accounts receivable which are already owned by Heller), including without limitation, accounts receivable, inventory, patents, trademarks and trade names, general intangibles, barter credits, goods, merchandise, materials, raw materials, goods in process, finished goods, packaging and shipping materials, machinery and equipment and fixtures, monies, securities, and proper of the "Acceste".

fixtures, monies, securities, and books and records (the "Assets"). All bidders at the sale will be requested before the bidding commences to disclose their names and addresses and agree to the terms of the sale hereinafter set forth and set forth in the rules and procedures of the sale to be distributed at the time of the sale. The Assets shall be sold "AS IS, WHERE IS" without recourse, warrantee or guarantee whether express or implied. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, SECURED PARTY EXPRESSLY DISCLAIMS ALL WARRANTIES AS TO THE ASSETS, AND SECURED PARTY WILL NOT BE LIABLE FOR CON-SEQUENTIAL OR INCIDENTAL DAMAGES, Sale-shall be WITH RESERVE. Secured Party or any assignee of Secured Party re-serves the right to bid all or any portion of the Debt owed to it by the Debtors for the Assets. Secured Party reserves the right to withdraw all or any portion of the Assets from the sale for any reason whatsoever. Secured Party may cancel or postpone that sale

announcement at the time and place of the sale. Upon accep tance of a bid, the successful high bidder for the Assets must tender to Secured Party in cash or by certified check, a deposit in the amount of not less than ten percent (10%) of the amount bid, with the balance being due and payable in cash or certified check within five (5) days of the date of the sale. If the successful bidder fails to make such a deposit or pay such a balance as provided herein, Secured Party may, but shall not be obligated to, offer the Assets to the next highest bidder and any amounts so deposited shall be forfeited to Secured Party. The sale of the Assets shall be accompanied by a Secured Party's Bill of Sale. Secured Party reserves the right to change the terms of sale or to announce additional terms at the time and place of the sale, which additional terms may include, without limita-tion, a minimum bid for the As-sets or minimum increments increments between bids. Further informa-tion, including a more complete list of the Assets, may be obtained by prospective bidders by contacting Brad R. Godshall, Esq., Pachulski, Stang, Ziehl & Young, PC, 10100 Santa Monica Boule-vard, Suite 1100, Los Angeles, California 90067, (310) 277-6910.

for any reason whatsoever by

LAJ-DJC1678728 01/27, 01/28, 01/29

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TRADEMAR

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REEL: 1871 FRAME: 0878

PACHULSKI, STANY, ZIEHL
10100 SANTA MONICA BLVD. SUITE 1100
LOS ANGELES, CA. 90067
State of California, county of Los Angeles
TROY CHERRYof said
County and State, being duly sworn, says: That he is and at all times herein mentioned was a citizen of the United States, over 21 years of age, and not a party to nor interested in the above entitled matter; that he is a principal clerk of the printers and publishers of the LOS ANGELES TIMES a newspaper printed and published daily in the said Los Angeles County; that the
in the above entitled matter of which the annexed is a printed copy, was published in said newspaper
LOS ANGELES TIMES TIMES MIRROR SQUARE
LOS ANGELES CA. 90053
on the following days, to-wit:
WEDNESDAY JANUARY 27, 1999
20 m. Cherry
Joy Cherry
Subscribed and sworn to before me this day of
me, this ady 0) FEB 0 2 1999 19
11-20
Notary Public in and for the County of Los Angeles State of California

ALICIA D. BURRUEL
Comm. # 1196929
NOTARY PUBLIC - CALIFORNIA
Los Angeles County
My Comm. Expires Sept. 26, 2002

Affidavit of Publication

-of-

CLASSIFIED ADVERTISING

NOTICE OF PUBLIC FORECLOSURE SALE HELLER FINANCIAL, INC. - Secured Party GLOBAL ORBIT INDUSTRIES, INC. AND COUNTERPARTS SPORTSWEAR, INC. - Debtore

On February 5, 1999 at the hour of 10:00 a.m., at the offices of Pachulski, Stany, Ziehl & Young, PC, 10:100 Santa Monica Boulevard, Suite 1100, Los Angelas, California 90067, Heiler Financial, Inc. of 500 West Monroe Street, Chicago, Illinois 60661 ("Secured Party"), as the secured party under a Factoring. Loan and Security Agreement dated February 19, 1998 (as to Global Orbit Industries, Inc. ("Global") and Amended and Restated Factoring Loan and Security Agreement, dated April 30, 1998 (as to Counterparts Poortsweer, Inc. ("Counterparts"), as same have been amended, supplemented or otherwise modified, executed by Global and Counterparts, as debtors (collectively, "Debtors"), and pursuant to Sections 9.504(1) and 9.504(3) of the Uniform Commercial Code, will offer the following personal property for sale at public auction.

All of the Debtor's personal property (excluding accounts receivable which are already owned by Heller), including without limitation, accounts receivable, inventory, patents, trademarks and trade names, general intangibles, barter credits, goods, merchandise, material, raw materials, goods in process, finished goods, packaging and shipping materials, machinery and equipment and fixtures, monies, securities, and books and records (the "Assets").

machinery and equipment and fixtures, monies, securities, and books and records (the "Assets").

All bidders at the sale will be requested before the bidding commences to disclose their names and addresses and agree to the terms of the sale hereinafter set forth and set forth in the rules and procedures of the sale to be distributed at the time of the sale. The assets shall be sold "AS IS WHERE IS without recourse, warrantee or guarantee whether express or implied WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, SECURED PARTY EXPRESSLY DISCLAIMS ALL WARRANTIES AS TO THE ASSETS. AND SECURED PARTY WILL NOT BE LIABLE FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES. Sale shall be WITH RESERVE. Secured Party or any assignee of Secured Party reserves the right to bid all or any portion of the Debt owned to it by the Debtors for the Assets. Secured Party reserves the right to withdraw all or any portion of the Assets from the sale for any reason whatsoever. Secured Party reserves the right to withdraw all or any portion of the Assets from the sale for any reason whatsoever by announcement at the time and place of the sale. Upon acceptance of a bid, the successful high bidder for the Assets must tender to Secured Party in cash or by certified check, a deposit in the amount of not less than ten percent (10%) of the amount bid, with the balance being due and payable in cash or certified check within five (5) days of the date of the sale. If the successful bidder fails to make such a deposit or pay such a balance as provided herein, Secured Party may, but shall not be obligated to, offer the Assets to the next highest bidder, and any amounts so deposited shall be forfeited to Secured Party's Bill of Sale. Secured Party reserves the right to change the terms of a sale or to announce additional terms at the time and place of the sale. If he Assets hall be accompanied by a Secured Party's Bill of Sale. Secured Party reserves the right to change the terms of a sale or to announce additional terms at the time and place of the sale, w



1	EXHIBIT
2	EXHIBIT UNDER DESCRIPTION OF THE PROPERTY OF
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4	
5	GLOBAL ORBIT INDUSTRIES, INC./
6	COUNTERPARTS SPORTSWEAR, INC.
7	FORCLOSURE SALE
8	
9	Volume I ORIGINAL
10	Pages 1 - 4
11	
12	
13	TRANSCRIPT OF PROCEEDINGS
14	SATURDAY, FEBRUARY 6, 1999
15	9:30A.M.
16	
17	
18	
19	
20	
21	
22	REPORTED BY: SYLVIA P. SHEAR
23	RPR, CSR NO. 3010
24	
25	-
	1

WISHNOW.TEARNEY.KILLION, A LegaLink Company (818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277

```
TRANSCRIPT OF PROCEEDINGS taken on behalf
 1
    of the Creditor Heller Financial, Inc., at 10100 Santa
 2
   Monica Boulevard, Suite 1100, Los Angeles, California,
 3
    on Saturday, February 6, 1999, at 9:30A.M., before
 4
 5
    SYLVIA P. SHEAR, RPR, CSR No. 3010.
 6
 7
    APPEARANCES:
8
 9
    FOR THE CREDITOR HELLER FINANCIAL, INC.:
10
         PACHULSKI STANG ZIEHL & YOUNG
11
         BY: ERIC KURTZMAN, ESQ.
12
         10100 Santa Monica Boulevard
         Suite 1100
13
         Los Angeles, California 90067
14
15
         (310) 277-6910
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TRADEMARK REEL: 1871 FRAME: 0881

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LOS ANGELES, CALIFORNIA, 1999
 1
                   SATURDAY, FEBRUARY 6, 1999
 2
 3
                           10:00 A.M.
                         Eric Kurtzman of Pachulski Stang
          MR. KURTZMAN
 4
    Ziehl & Young representing Heller Financial, Inc.
 5
 6
    There is no one else in attendance.
 7
               Pursuant to the reservation of rights by
    Heller Financial, Inc. in the notice published
 8
    regarding this foreclosure sale, this foreclosure sale
 9
    shall be continued to February 11th at 9:00 A.M. at
10
    this same location, 10100 Santa Monica Boulevard,
11
12
    Suite 1100, Los Angeles, California. I think that's
13
    it.
14
                (At the hour of 10:11 A.M., the
1.5
               proceedings were adjourned.)
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WISHNOW.TEARNEY.KILLION, A LegaLink Company (818) 986-5270 (323) 465-3370 (310) 837-8700 (800) 826-0277

TRADEMARK REEL: 1871 FRAME: 0882

1	STATE OF CALIFORNIA)
2) ss:
3	COUNTY OF LOS ANGELES)
4	I, SYLVIA P. SHEAR, CSR #3010, in and for
5	the State of California do hereby certify:
6	That said Transcript of Proceedings was
7	taken down by me in shorthand at the time and place
8	therein named, and thereafter reduced to typewriting
9	under my direction, and the same is a true, correct
10	and complete transcript of said proceedings.
11	I further certify that I am not interested
12	in the event of the action.
13	WITNESS MY HAND this 10th day of February, 1998.
14	
15	Who SA Mari
16	SHUW TANKU
17	Certified Shorthand Reporter
18	for the State of California
19	
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CONTRIBUTION AGREEMENT

THIS CONTRIBUTION AGRHEMENT (this "Agreement") is made as of February 10, 1999 by and between HELLER FINANCIAL, INC., a Delaware corporation ("Heller"), and HF1, Inc., a Delaware corporation and subsidiary of Heller ("HF1").

RECITALS:

WHEREAS, Heller, Global Orbit Industries, Inc. ("Global") and Counterparts Sportswear Inc. ("Counterparts") are parties to, among other things, (i) an Amended Factoring Loan and Security Agreement, dated April 30, 1998, between Heller and Global; (ii) an Amended and Restated Factoring Loan and Security Agreement dated April 8, 1998, between Heller and Counterparts; iii) Amendment Number One to Factoring Loan and Security Agreement, dated April 30, 1998, between Heller and Counterparts; and (iv) related documents, in each case as amended, supplemented or otherwise modified from time to time (all such documents, any of which have been subsequently amended and restated, and all other instruments, agreements, guarantees or other documents relating thereto or delivered in connection therewith are collectively referred to herein as the "Loan Documents") pursuant to which Heller has advanced monies and extended other financial accommodations to both Global and Counterparts from time to time (the "Advances");

WHEREAS, Heller has a first priority security interest in, and lien upon, substantially all of the assets of Global and Counterparts (the "Collateral") pursuant to the Loan Documents;

WHEREAS, on December 11, 1998, Global and Counterparts filed petitions for relief pursuant to Chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Central District of California; and

WHEREAS, Heller desires to contribute to the capital of HF1, and HF1 desires to accept Heller's rights with respect to the Advances, the Loan Documents and the Collateral;

NOW, THEREFORE, in consideration of the premises and the agreements, provisions, and covenants herein contained, Heller and HF1 agree as follows:

1. CONTRIBUTION AND ACCEPTANCE

- 1.1 <u>Contribution</u>. As partial consideration for the receipt of its common stock interest in HF1, Heller hereby irrevocably transfers and assigns to HF1, as a contribution to the capital of HF1, all of Heller's rights and obligations with respect to the Advances and all related rights and obligations under and to the Loan Documents and the Collateral (the "Assigned Interest").
 - 1.2 Acceptance. HF1 hereby irrevocably assumes and accepts the transfer

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EXHIBIT 5 2-11-99

and assignment of the Assigned Interest and agrees to be bound by the terms and conditions of the Loan Documents. Heller agrees, to the extent provided herein with respect to the Assigned Interest, to relinquish its rights and be released from its obligations and duties under the Loan Documents.

2. REPRESENTATIONS AND WARRANTIES

- 2.1 <u>HF1's Representations and Warranties</u>. HF1 hereby represents and warrants to Heller as follows:
- (a) This Agreement is a legal, valid, and binding agreement of HF1, enforceable according to its terms; and
- (b) HF1 has full power and authority, and has taken all action necessary to execute and deliver this Agreement and to fulfill the obligations hereunder and to consummate the transactions contemplated hereby.
- 2.2 <u>Heller's Representations and Warranties</u>. Heller hereby represents and warrants to HFI as follows:
- (a) Heller is the legal and beneficial owner of the Assigned Interest free and clear of any adverse claim;
- (b) This Agreement is a legal, valid and binding agreement of Heller, enforceable according to its terms; and
- (c) Heller has full power and authority, and has taken all action necessary to execute and deliver this Agreement and to fulfill the obligations hereunder and to consummate the transactions contemplated hereby.

3. COLLATERAL

- 3.1 Notwithstanding anything to the contrary contained herein or the order of filing of any financing statements or the perfection or nonperfection of any lien on the Collateral or the date, manner or order of granting or attachment of any lien, and notwithstanding any applicable law, the parties hereto agree as follows:
- (a) The ownership interest of Heller in respect of accounts receivable of Global and Counterparts factored by Heller ("Accounts") shall be prior and superior to any lien or other interests created in favor of or held by HF1 in respect of such Accounts, such priority, as between Heller and HF1, to give Heller all the rights, powers and privileges of a first priority secured creditor under the Uniform Commercial Code, other applicable law and otherwise in respect of such Accounts, with the rights, powers and privileges of HF1 in respect of such Accounts being subject and subordinate in all respects to those of Heller. Until payment in full of the Advances and other obligations owing to Heller under the Loan Documents (the "Heller Obligations"), all proceeds of such Accounts shall be applied to the Heller Obligations.
- (b) The lien in favor of HF1 in respect of the Collateral other than Global and Counterparts' Accounts (the "HF1 Collateral") shall be prior and superior to any

STM/103184.2

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lien or other interests created in favor of or held by HF1 in respect of the HF1 Collateral, such priority, as between Heller and HF1, to give HF1 all the rights, powers and privileges of a first priority secured creditor under the Uniform Commercial Code, other applicable law and otherwise in respect of the HF1 Collateral, with the rights, powers and privileges of Heller in respect of the HF1 Collateral being subject and subordinate in all respects to those of HF1. Until payment in full of the Advances and other obligations owing to HF1 under the Loan Documents (the "HF1 Obligations"), all proceeds of the HF1 Collateral shall be applied to the HF1 Obligations.

4. AMENDMENTS AND WAIVERS

No amendment, modification, termination, or waiver of any provision of this Agreement will be effective without the written concurrence of Heller and HF1.

5. SEVERABILITY

Whenever possible, each provision of this Agreement will be interpreted in such manner as to be effective and valid under applicable law. In the event any provision of this Agreement is or is held to be invalid, illegal, or unenforceable under applicable law, such provision will be ineffective only to the extent of such invalidity, illegality, or unenforceability, without invalidating the remainder of such provision or the remaining provisions of the Agreement. In addition, in the event any provision of or obligation under this Agreement is or is held to be invalid, illegal, or unenforceable in any jurisdiction, the validity, legality, and enforceability of the remaining provisions or obligations in any other jurisdictions will not in any way be affected or impaired thereby.

6. SECTION TITLES

Section and Subsection titles in this Agreement are included for convenience of reference only, do not constitute a part of this Agreement for any other purpose, and have no substantive effect.

7. SUCCESSORS AND ASSIGNS

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

8. APPLICABLE LAW

THIS AGREEMENT WILL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF ILLINOIS APPLICABLE TO CONTRACTS MADE AND PERFORMED IN THAT STATE.

9. COUNTERPARTS

This Agreement and any amendments, waivers, consents, or supplements may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which, when so executed and delivered, will be deemed an original and all of which shall together constitute one and the same instrument.

STW103184.2

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[SIGNATURE PAGE FOLLOWS]

STM/103184.2

IN WITNESS WHEREOF, this Agreement has been duly executed as of the date first written above.

HELLER FINANCIAL, INC.

HF1, Inc.



. A.W. O.F.L. C.E.S.

PROFESSIONAL CORPORATION

DAVID I, BARTON MARC A. BEILINSON LLEN M. BENDER DAVID M. BERTENTHAL KENNETH H. BROWN ANDREW W. CAINT LINDA E CANTOR LARRY W. GABRIEL BRAD R. GODSHALL STANLEY E. COLDICH DEBRA GRASSGREEN RICHARD I. GRUBER NICOLE D. HARRIS HARRY D. HOCHMAN HENRY C. KEVANI IRA D. KHARASCH LINDA A. KIRIOS ALAN L KORNFELD ERIC S. KURTZMAN SAMUFIL R. MAIZEL TAIN A. W. NASATIR ROBERT B. ORGEL RICHARD M. PACHULSKI

ARNOLD M. QUITTNER JEREMY V. RICHARDS JAMES L. STANG CATHERINE A. STLINER

JLEFREY N. POMERANTZ

RACHELLE S. VISCONTE WILLIAM P. WEINTRAUB

THOMSEN YOUNG

DEAN A. ZIFHI

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March 17, 1999

Commissioner of Patents and Trademarks Box Assignments Washington, D.C. 20231

Re: Trademark Application Nos. 75424895, 75549744, 75424615, 75549743

Dear Commissioner:

Please find enclosed herein a form conveying trademark rights from Counterparts Sportswear, Inc. to HFI, Inc. We are also enclosing as Exhibit 1 to the form a transcript of the foreclosure sale proceeding at which HFI, Inc. became the rightful owner of the trademark interests listed in such form. Finally, we are enclosing as Exhibit 2 to the form a copy of the Bankruptcy Court order granting relief from the automatic stay for the purpose of the Foreclosure Sale, among other things.

If you have any questions, or if there are any other documents that we might provide to expedite this trademark conveyance, please feel free to contact either myself or Brad R. Godshall, Esq., at our offices. Thank you for your assistance with this matter.

Very truly yours,

Eric S. Kurtzman

ESK:ja Enclosures

cc: Ms. Bettina Eckerle (via fax w/encls.)
Ms. Michele Kovatchis (via fax w/encls.)
Brad R. Godshall, Esq. (via fax w/encls.)

Please find attached hereto, a copy of the transcript of proceedings of the Foreclosure Sale as Exhibit 1, by which HFI, Inc. became the rightful owner of the trademarks included in this form and, attached as Exhibit 2, and a copy of the Bankruptcy Court order granting relief from the automatic stay with respect to the Foreclosure Sale.

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RECORDED: 03/19/1999