

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

-----X
In the Matter of the Application of JEAN MONDESIR,
JACK GALATI, PAT KIET, LOURMEL APOLLON,
EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA
VONGSOASUP, ANGELO CIAVARELLA, EDWIN
SEMEXANT and CHARLES JOSEPH, Individually
and as directors of Citywide Corporate Transportation, Inc.,
and CITYWIDE CORPORATE TRANSPORTATION, INC.,

Index No.: 260026/08

Petitioners,

**SUPPLEMENTAL
AFFIRMATION**

For the Dissolution of Citywide Corporate Transportation,
Inc., a corporation organized under the laws of the State of
New York, pursuant to Article 11 of the Business
Corporation Law.

-----X
Roberta C. Pike, an attorney duly admitted to practice in the courts of the State of New York,
hereby affirms the following statements to be true under the penalty of perjury:

1. I am a partner in the law firm of PIKE & PIKE, P.C. ("P&P"), general counsel to
Petitioner Citywide Corporate Transportation, Inc. ("Citywide" or "the Corporation"), and as such
I am familiar with the facts and circumstances of this action based upon conversations had with
representatives of Citywide and the files maintained in my office.

2. This Supplemental Affirmation is submitted in further support of the within motion,
brought on by Order to Show Cause ("OSC"), which seeks an Order directing the distribution of
certain assets pending the final judicial dissolution of Citywide.

3. Specifically, this affirmation is submitted for purposes of providing additional
information and documentation which will assist the Court in evaluating Citywide's application.

**Service and Publication of the Order,
and Costs Associated Therewith**

4. Subsequent to the Court having signed the May 31, 2011 Order, and in accordance

with that Order, on June 1, 2011 I caused to be placed on P&P's website (www.pikeandpike.com) a full and complete copy of the OSC and supporting papers.¹ An affirmation of compliance attesting to this service is being simultaneously submitted to the Court along with this affirmation, and an additional copy is annexed hereto as Exhibit "A."

5. On June 1, 2011, I directed my staff to serve each of the shareholders identified on the mailing list annexed to the OSC (the "Mailing List")² via first class mail with a copy of (a) the May 31, 2011 Order (without the supporting papers), together with (b) an explanatory letter to the shareholders.³ A separate affidavit of service attesting to this service is being simultaneously submitted to the Court along with this affirmation, and an additional copy is annexed hereto as Exhibit "B." The cost of mailing and photocopying the letter and Order was \$297.00. Copies of the postal receipt and an invoice concerning the copying costs are annexed hereto as Exhibits "C" and "D," respectively.

6. Additionally, a full and complete copy of the OSC with supporting papers was served on June 1, 2011 via Overnight Mail upon (a) the respondent Corporation, (b) the New York State Tax Commission, and (c) Ira Newman, Esq., counsel for certain respondent shareholders. A separate affidavit of service attesting to this service is being simultaneously submitted to the Court along with this affirmation, and an additional copy is annexed hereto as Exhibit "E." The cost incurred in connection with this service is \$95.69 for overnight mail as set forth on the invoice annexed hereto

¹ A copy of this Supplemental Affirmation and exhibits will also be posted on the website.

² The Mailing List is annexed as Exhibit "D" to the Verified Petition in support of the initial Order to Show Cause. The initial Order to Show Cause is Exhibit "A" to the instant Order to Show Cause.

³ Exhibit "M" to the instant Order to Show Cause.

as Exhibit "F." The cost of the photocopying is included in the invoice marked Exhibit "D."

7. Lastly, I caused copies of the Order to be published in the New York Law Journal and the Riverdale Press once a week in each of the three (3) weeks immediately preceding the July 6, 2011 return date. Affidavits of publication attesting to same are being simultaneously submitted to the Court along with this affirmation, and additional copies are annexed hereto as Exhibits "G" and "H." The costs incurred in connection with publication are \$4,109.00 and \$1,238.40, respectively, as set forth on the invoices annexed hereto as Exhibits "I" and "J."

8. In addition to the prayer for reimbursement for disbursements set forth in my prior affirmation annexed to the OSC, I respectfully ask that the Court approve payment of the sum of \$6,281.51 towards these latest and other miscellaneous disbursements as set forth on the P&P invoices annexed hereto as Exhibit "D."

**Preparation of Responses to Inquiries
by Respondents' Counsel**

9. By letter dated June 10, 2011, Mr. Newman submitted a detailed request for certain information and documentation. Amongst other things, he requested copies of bank statements and other corporate documents (several of which no longer exist or could not be located), questioned Citywide's plans to liquidate the two mortgage notes it holds, and requested details concerning the legal services Andrew Mantovani performed in the past. A copy of this letter is annexed hereto as Exhibit "K."

10. My firm expended significant time reviewing the aforementioned letter and formulating a response thereto. Same involved multiple telephone conversations with the corporation's treasurer and with Mr. Mantovani, poring through and analyzing stacks of old files and

documents, securing bank records, and preparing a formal response letter to Mr. Newman. A copy of the June 17, 2011 response letter we prepared (less enclosed documents, which are voluminous) is annexed hereto as Exhibit "L"

11. Thereafter, by letter dated June 20, 2011, Mr. Newman submitted a further letter seeking to add Londres Mahotiere ("Mahotiere"), a claimed shareholder, to the Mailing List. A copy of counsel's letter is annexed hereto as Exhibit "M." A copy of my June 22, 2011 response letter is annexed hereto as Exhibit "N." That letter advised that upon researching the corporate records, we found no indication that Mahotiere paid for a share, and requested proof of same.

12. By letter dated June 29, 2011, I wrote to Mr. Newman for purposes of enclosing back-up documentation regarding monies due and owing to Andrew Mantovani, Esq. ("Mantovani") for past legal services (discussed *infra*). A copy of this letter is annexed hereto as Exhibit "O."

Legal Fees Due and Owing to
Andrew Mantovani, Esq.
For Past Legal Services

13. My May 25, 2011 Affirmation seeks leave to disburse the sum of \$24,630.00 to Andrew Mantovani, Esq. for legal services rendered to Citywide (See Pike 5/25/11 Aff., ¶ 27a).

14. This sum was premised upon information provided by Citywide's Treasurer.

15. Subsequent to the Order to Show Cause having been submitted, Mr. Mantovani furnished me with copies of his invoices, true and correct copies of which are annexed hereto as Exhibit "P." These invoices total \$32,280.00.

16. According to bank statements furnished by the Treasurer,⁴ the sum of \$8,650.00 was

⁴ Copies of these statements have been furnished to Mr. Newman.

paid towards the invoices between August 31, 2007 and February 2, 2009. As such, the actual sum due and owing Mantovani is \$23,850.00 and thus movants herewith modify their application to comport with this lower sum.

Revisions to the Mailing List

17. Distribution has been sought in accordance with a Mailing List comprised of each known shareholder of record, with one distribution made per shareholder, rather than based upon the number of shares the corporation's records indicate each shareholder owns. This is because there is a dispute as to whether certain multiple-shareholders in fact paid for each of their additional shares in whole or in part. Subject to Court approval obtained through a further application, future distributions in excess of one-per-shareholder will be contingent upon shareholders providing proof they actually paid for their additional shares.

18. Subsequent to Petitioners having effectuated service of the Order upon the shareholders set forth on the Mailing List, my staff realized that the list contained certain errors.

19. Specifically, a comparison of addresses on the Mailing List with addresses identified as belonging to certain shareholders in the derivative action revealed discrepancies. Accordingly, those shareholders were re-served with the Order via first class mail on June 15, 2011. A separate affidavit of service attesting to this service is being simultaneously submitted to the Court along with this affirmation, and an additional copy is annexed hereto as Exhibit "Q."

20. Shareholder Indermohan Pareenja telephoned my receptionist and indicated that he received service at his former address, and requested that we update our records so that he would receive future mailings at his current residence.

21. Shareholders Mohan Pareenja and Louis Pauta telephoned my receptionist and

indicated that they had not received service at their former address, and requested that we update our records and re-send the mailing. Separate affidavits of service attesting to this service are being simultaneously submitted to the Court along with this affirmation, and an additional copy is annexed hereto as Exhibits "R" and "S".

22. Shareholders Carlos J. Brice and Tom O'Connor spoke with my assistant and requested that a full set of court papers be mailed to them as they had no Internet access. A separate affidavit of service attesting to this service is being simultaneously submitted to the Court along with this affirmation, and an additional copy is annexed hereto as Exhibit "T."

23. Additionally, a review of our records indicated that four deceased shareholders were omitted from the Mailing List. While we do not have addresses for the heirs of three of these decedents, the heirs of Sekere Owusu had contacted us in the past, however the Mailing List was not updated due to an oversight. After this error was realized, he was duly served. A separate affidavit of service attesting to this service is being simultaneously submitted to the Court along with this affirmation, with an additional copy annexed hereto as Exhibit "U."

24. To correct all of the foregoing errors, an amended mailing list has been prepared (the "Amended Mailing List"), which now references 165 shareholders and decedents.⁵ A copy of same is annexed hereto as Exhibit "V" and leave is requested to effectuate distribution in accordance with this Amended Mailing List.

Supplemental Request for Legal Fees

25. The invoices referenced in the OSC dated May 31, 2011 are for services rendered

⁵ The Amended Mailing List includes the names and last-known addresses of shareholders whose copies of the Order were returned as undeliverable by the U.S. Postal Service.

through and including April 22, 2011.

26. Subsequent to April 22, 2011, Citywide incurred \$20,205.50 in additional fees.⁶ A portion of these fees were incurred in connection with the derivative action.

27. The balance of the fees relate with the within action. Amongst other things they concern the review and analysis of expansive discovery demands served by Mr. Newman, and communications with him concerning same; serving and publishing the OSC; addressing and responding to shareholder requests for information; responding to issues and requests made by Mr. Newman, and analyzing corporate records in connection with those requests.

28. I respectfully ask that the payment of these latest fees be approved by the Court.

Summary of Relief Requested

29. For the reasons detailed above and in the Affirmation annexed to the OSC, I respectfully ask that the Court permit the Corporation to pay its outstanding debts, and distribute a portion of the remaining funds to those shareholders that can be located as follows:

- a. Distribution to each of the 165 shareholders detailed on the Amended Mailing List, the sum of \$1,205.00, for a total distribution in the sum of \$198,825.00 (165 shareholders times \$1,205.00);
- b. Payment of the sum of \$23,850.00 to Andrew Mantovani, Esq. for professional services, as detailed in the invoices annexed hereto as Exhibit "P";
- c. Payment of the sum of \$107,439.84 for legal work rendered by P&P and invoiced during the period May 1, 2008 through May 1, 2011, as detailed on the invoices being submitted to the Court for inspection *in camera*;
- d. Payment of the sum of \$1,916.15 for disbursements incurred on behalf of Citywide

⁶ As was the case with the invoices referenced in the OSC, copies of the invoices are not annexed as they detail privileged communications and client confidences, however complete and un-redacted copies will be furnished to the Court on the return date of this motion. Redacted copies have been provided to Ira S. Newman, and they will be provided to any other interested party upon request.

and invoiced during the period May 1, 2008 through May 1, 2011, as detailed on the invoices annexed to the OSC as Exhibit "K";

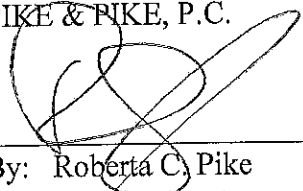
- e. Payment of the sum of \$20,205.50 for legal work rendered by P&P and invoiced on June 1, 2011 and July 1, 2011, as detailed on the invoices being submitted to the Court for *in camera* review; and
- f. Payment of the sum of \$6,281.51 for disbursements incurred on behalf of Citywide (publication, postage, printing, overnight courier) and invoiced on June 1, 2011 and July 1, 2011, as detailed on the invoices annexed hereto as Exhibit "D."

30. As is reflected in the annexed affidavit of service, a copy of this supplemental affirmation has been served this date upon the corporation, Mr. Newman, and the New York State Tax Commission. This supplemental affirmation has also been posted on my firm's website.

Dated: July 1, 2011
Bellmore, New York

Yours, etc.

PIKE & PIKE, P.C.



By: Roberta C. Pike
Attorneys for Petitioners
1921 Bellmore Avenue
Bellmore, NY 11710
(516) 783-0062

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

-----X
In the Matter of the Application of JEAN MONDESIR,
JACK GALATI, PAT KIET, LOURMEL APOLLON,
EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA
VONGSOASUP, ANGELO CIAVARELLA, EDWIN
SEMEXANT and CHARLES JOSEPH, Individually
and as directors of Citywide Corporate Transportation, Inc.,
and CITYWIDE CORPORATE TRANSPORTATION, INC.,

Index No.: 260026/08

Petitioners,

**AFFIRMATION
OF COMPLIANCE**

For the Dissolution of Citywide Corporate Transportation,
Inc., a corporation organized under the laws of the State of
New York, pursuant to Article 11 of the Business
Corporation Law.

-----X
Roberta C. Pike, an attorney duly admitted to practice in the courts of the State of New York,
does hereby affirm the following statements to be true under the penalty of perjury:

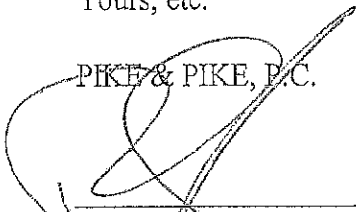
1. I am a partner in the law firm of PIKE & PIKE, P.C. (the "Firm"), general counsel
to Citywide Corporate Transportation, Inc. ("Citywide"), and counsel for the Petitioners in the
above-captioned matter.

2. This Affirmation is submitted to confirm that on May 31, 2011, and in accordance
with the Court's Order to Show Cause of even date (the "OSC"), I caused to be placed on the Firm's
website (www.pikeandpike.com) a full and complete copy of the OSC and supporting papers.

Dated: June 1, 2011
Bellmore, New York

Yours, etc.

PIKE & PIKE, P.C.



By: Roberta C. Pike
Attorneys for Petitioners
1921 Bellmore Avenue
Bellmore, NY 11710
(516) 783-0062

NOTICE OF ENTRY

Please take notice that the within is a (certified) true copy of a duly entered in the office of the clerk of the within named court on

Dated, Bellmore, New York

Yours, etc.

Attorney for

To

Attorney(s) for

NOTICE OF SETTLEMENT

PLEASE take notice that an order of which the within is a true copy will be presented for settlement to the Hon.

one of the judges of the within named Court, at 10:00 A.M. at on

Dated, Bellmore, New York

Yours, etc.
PIKE & PIKE, P.C.

Attorney for

To

Attorney(s) for

Index No. 260026/08

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

In the Matter of the Application of JEAN MONDESIR, JACK GALATI, PAT KIET, LOURMEL APOLLON, EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA VONGOASUP, ANGELO CIAVARELLA, EDWIN SEMEXANT and CHARLES JOSEPH, Individually and as directors of Citywide Corporate Transportation, Inc., and CITYWIDE CORPORATE TRANSPORTATION, INC.

Petitioners,

For the Dissolution of Citywide Corporate Transportation, Inc., a corporation organized under the laws of the State of New York, pursuant to Article 11 of the Business Corporation Law.

AFFIRMATION OF COMPLIANCE

Signature (Rule 130-1.1-a)

Print name beneath

Roberta C. Pike

Attorneys for

PIKE & PIKE, P.C.
Citywide Corporate Transportation, Inc.
1927 Bellmore Avenue
Bellmore, NY 11710
(516) 783-0062 Facsimile (516) 783-0082

To

Attorney(s) for

Service of a copy of the within is hereby admitted.
Dated

Attorney(s) for

EXHIBIT B

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

-----X
In the Matter of the Application of JEAN MONDESIR,
JACK GALATI, PAT KIET, LOURMEL APOLLON,
EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA
VONGSOASUP, ANGELO CIAVARELLA, EDWIN
SEMEXANT and CHARLES JOSEPH, Individually
and as directors of Citywide Corporate Transportation, Inc.,
and CITYWIDE CORPORATE TRANSPORTATION, INC.,

Index No.: 260026/08

Petitioners,

**AFFIDAVIT
OF SERVICE**

For the Dissolution of Citywide Corporate Transportation,
Inc., a corporation organized under the laws of the State of
New York, pursuant to Article 11 of the Business
Corporation Law.

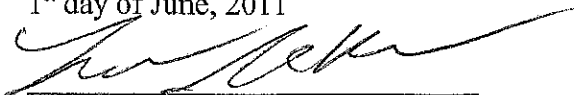
-----X
STATE OF NEW YORK)
 : ss.:
COUNTY OF NASSAU)

I, Donna Kirshner, the undersigned being sworn, say: I am not a party to the action, am over 18 years of age and reside at East Meadow, New York. On June 1, 2011 I served the within Order to Show Cause (without supporting papers) and letter by depositing a true copy thereof enclosed in a post-paid wrapper, in an official depository under the exclusive care and custody of the U.S. Postal Service within New York State, addressed to each of the following persons at the last known address set forth after each name on the annexed Mailing List.



Donna Kirshner

Sworn to before me this
1st day of June, 2011



NOTARY PUBLIC

LAURENCE I. COHEN
Notary Public, State of New York
No. 02CO5039476
Qualified in Nassau County
Commission Expires February 21, 2015

PIKE & PIKE, P.C.
ATTORNEYS AT LAW

Roberta C. Pike
Kenneth R. Tuch
Laurence I. Cohen

1921 Bellmore Avenue
Bellmore, NY 11710
(516) 783-0062
Fax (516) 783-0082

*This office does not accept service
of any legal papers by facsimile*

May 31, 2011

Citywide Shareholders

*Re: Citywide Corporate Transportation, Inc. Dissolution
Our File No. 8151.015*

Dear Shareholders:

As you may recall, in January 2008 a special proceeding was commenced in Supreme Court, Bronx County, seeking to dissolve Citywide, liquidate its assets to satisfy its liabilities, and then distribute the proceeds, if any, to all of the Shareholders. As of this date we have liquidated most, but not all, of Citywide's assets, including the FCC licenses, the building on East Gun Hill Road in the Bronx, as well as Citywide's 20% interest in CMC. It is unclear when we will be able to liquidate the remaining assets, but we wanted to be able to make a distribution out of the proceeds from these sales.

We have recently asked the Court for an Order that will allow Citywide to pay its outstanding debts and make a partial distribution to the Shareholders. Court rules usually require that a copy of the Order AND all the papers that are submitted by the attorneys in support of the Order be mailed to each of you. Such a mailing would be very large and quite expensive to send. As such, we have asked the Court, and it has granted us permission, to instead mail you this letter.

However, if you would like to view all of the papers that have been submitted to the Court in support of the Order please visit our website: www.pikeandpike.com. Click on the link entitled "Court Papers for Citywide Shareholders" and you will be able to view the supporting papers and download them if you wish. In the alternative, if you would like to receive a full copy of all the papers through the mail, please contact our office and we will send you one.

PIKE & PIKE, P.C.

Citywide Corporate Transportation, Inc. (8151.015)

May 31, 2011

page 2

The Court has scheduled this matter for July 6, 2011. Any person who objects to the distribution must submit answering papers by July 6, 2011. We will post any answering papers received on our website. At this time, we do not know when a decision will be made by the Court, but we will post any and all updates on our website.

As always, if you have any questions please feel free to contact us.

Very truly yours,

PIKE & PIKE, P.C.

By:



Roberta C. Pike

RCP/nan/edd

516-183-0081
-0082

BM

an IAS
At a Term, Part 12 of the Supreme Court of the State of New York held in and for the County of Bronx at 851 Grand Concourse, Bronx, New York on the 31st day of May, 2011.

PRESENT:

JOHN A. BARONE

Hon. _____
J.S.C.

-----X
In the Matter of the Application of JEAN MONDESIR, JACK GALATI, PAT KIET, LOURMEL APOLLON, EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA VONGSOASUP, ANGELO CIAVARELLA, EDWIN SEMEXANT and CHARLES JOSEPH, individually and as directors of Citywide Corporate Transportation, Inc., and CITYWIDE CORPORATE TRANSPORTATION, INC.,

Index No.: 260026/08

Petitioners,

**ORDER TO
SHOW CAUSE**

For the Dissolution of Citywide Corporate Transportation, Inc., a corporation organized under the laws of the State of New York, pursuant to Article 11 of the Business Corporation Law.

-----X
NOW, upon the reading and filing of the annexed Affirmation of Roberta C. Pike dated May 25, 2011, the exhibits annexed thereto, the Affidavit of Pat Duriya (a/k/a Pat Kiet) dated May 18, 2011, and upon all of the pleadings and proceedings heretofore had,

LET Citywide Corporate Transportation, Inc. (the "Corporation"), the New York State Tax Commission, and all other interested persons show cause before this Court, at IAS Part 12, Room 710, to be held at the Courthouse located at 851 Grand Concourse, Bronx, New York, on the 6 day of July, 2011 at 9:30 a.m., or as soon thereafter as counsel can be heard, why an Order should not be made and entered pursuant to N.Y. Bus. Corp. Law §§ 1113 and 1114 authorizing and directing the Corporation to distribute certain assets, pending final dissolution of the Corporation:

- a. to those creditors listed in the 2011 Citywide Schedule of Corporate Liabilities annexed hereto;
- b. to each shareholder of the Corporation whose current whereabouts are known to it the sum of One Thousand Two Hundred Five and 00/100 (\$1,205.00) Dollars for each share held; and
- c. such other and further relief as this Court deems just and proper.

published in NY County
ORDERED that a copy of this Order be published by the Corporation in the New York Law Journal and the Riverdale Press, ~~both newspapers~~ published in Bronx County, New York, once a week in each of the three (3) weeks immediately preceding the aforesaid hearing;

Sufficient cause appearing therefor,

LET a copy of this Order, together with the papers on which it is granted, be served upon (a) the respondent Corporation by ~~personal service~~ *Overnight Mail* on or before the 2 day of June, 2011; (b) the New York State Tax Commission by ~~first class mail~~ *Overnight Mail* on or before the 2 day of June, 2011; and (c) upon the law offices of Ira S. Newman, counsel for certain respondent shareholders, by overnight mail on or before the 2 day of June, 2011; and

LET a copy of this Order, without the papers on which it is granted, be served upon each of the 166 shareholders of the Corporation set forth in Schedule "D" of the initial Order to Show Cause, annexed hereto as Exhibit "A," by first class mail on or before the 2 day of June, 2011, together with a letter from the Corporation's counsel in the form annexed hereto as Exhibit "M," providing a summary of the relief sought in the instant application and stating that a full copy of the papers submitted in support of this order can be found published on the website of Pike & Pike, P.C., www.pikeandpike.com, or obtained upon request from the Corporation's counsel.

[Signature]
 JUDGE
 JOHN A. BARONE
 S.C.

MAILING LIST

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Bernard Quashie
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Hempstead, NY 11550

Chaiyong Kunnatee
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Baldwin, NY 11510

Clitus Joseph
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West Hempstead, NY 11552

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Brentwood, NY 11717

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Brooklyn, NY 11203

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East Northport, NY 11731

Dusit Tangtong
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Bronx, NY 10460

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Elmont, NY 11003

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Brooklyn, NY 11218

Edwin Semexant
116-39 230th Street
Cambria Heights, NY 11411

Efrain Ivan Martinex
389 Ege Avenue
Jersey City, NJ 07304

Ernst Delouis
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Brooklyn, NY 11236

Evans Austin
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New York, NY 10031

Francois Pompee
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Brooklyn, NY 11236

Frank DiMarco
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Franklin Dessalines
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Rosedale, NY 11422

Frantz Barthelmy
295 Harding Avenue
Teaneck, NJ 07666

Freddy Desormeauz
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Cambria Heights, NY 11411

Fritz Joesph
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Brooklyn, NY 11226

Fritz Brice
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Brooklyn, NY 11218

Galo Pauta
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Jersey City, NJ 07301

Gary Samedy
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Bronx, NY 10463

Georges Antoine
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Queens Village, NY 11429

Gina Damus
42 Bushwick Avenue
Brentwood, NY 11717

Gladys Maxi
318 Prospect Street
Copiague, NY 11726

Gulzara Singh Cheema
3116 Brook Valley Ct.
Mebane, NC 27302-8130

Gurdeep Singh
281 Cleveland Street
New Milford, NJ 07646

Gurjant Singh
281 Cleveland Street
New Milford, NJ 07646

Indermohan Pareenja
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Jacques Senat
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Brooklyn, NY 11230

Jair Jimenez
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Astoria, NY 11105

James Sheerin
32 Major Applebys Road
Ardsley, NY 10502

Jean Alceus
98-38 57th Avenue
Corona, NY 11413

Jean Agenor
103 Warwick Road
Elmont, NY 11003

Jean Barthelmy
295 Harding Avenue
Teaneck, NJ 07666

Jean Victor
118 Rockland Lane
Hillcrest, NY 10977

Jean Gelin
47 Tide Water Lane
Willingboro, NJ 08046

Jean Pierre
1060 Beach Avenue
Bronx, NY 10462

Jean Delecruz
2933 Yates Avenue
Bronx, NY 10469

Jean Mingot
216-22 117th Road
Cambria Heights, NY 11411

Jean Bruno
350 Empire Blvd, No. 5B
Brooklyn, NY 11226

Jean Saint Vil
106 Clarkson Street
Brooklyn, NY 11225

Jean Mondelus
67 Albany Street
Elmont, NY 11003

Jean Fede
26 White Avenue
S. Nyack, NY 10960

Jean M. Antoine
263 East 46th Street
Brooklyn, NY 11203

Jean Andre Occean
90-27 212th Street
Queens Village, NY 11427

Jean Andre Occean
90-27 212th Street
Queens Village, NY 11427

Jean E. Lecoin
335 Fennimore Street
Brooklyn, NY 11205

Jean Joseph Veillard
32 Napoli Drive
Wheatley, NY 11798

Jean Pierre Paul
20 East Williams Avenue
Spring Valley, NY 11427

Jerome Britton
1540 Washington Avenue
Bronx, NY 10457

Jocelyn Trenard
272 Nagle Avenue, No. 5N
New York, NY 10034

Joel Mondesir
183 Carolina Avenue
Hempstead, NY 11550

John Vargase
77 Columbia Street
New York, NY 10002

Jorge Dias
610 Warring Avenue
Bronx, NY 10467

Joseph Hudson
4230 Dereimer Avenue
Bronx, NY 10466

Jude Anglade
1258 Westervelt Place
Hewlett, NY 11557

Juste Jean
555 Kingston Ave, Apt D1
Brooklyn, NY 11225

Kanawut Anaawong
190 Harrison Street
Nutley, NJ 07110

Klebert Valle
382 Rockaway Pkwy, Apt 1B
Brooklyn, NY 11212

Leandre Gilot
243-40 Mayda Road
Rosedale, NY 11422

Leriche Michelet
221-11 134th Road
Laurelton, NY 11413

Louis Apollon
318 Prospect Street
Copiague, NY 11726

Louis Mingot
237 Carolina Avenue
Hempstead, NY 11550

Louis Pauta
611 West 141st Street, No. 58
New York, NY 10031

Lucien Auguste
PO Box 252
New York, NY 10025

Mahhouse Bolis
210 Washington Avenue
Brooklyn, NY 11205

Manuel Arrospide
51 70th Street
Guttenberg, NJ 07093

Marceau Valle
11203 Carabelle Circle
Orlando, FL 32825

Marco Mondesir
183 Carolina Ave.
Hempstead, NY 11550

Marie Cassagnol
183 Carolina Avenue
Hempstead, NY 11550

Marie Montas
221-11 134th Street
Laurelton, NY 11413

Maurice Castan
11239 Carabelee Circle
Orlando, FL 32825

Michelle Parker
412 West End Avenue
New York, NY 10024

Mingtawee Pruekwatana
21 Barnett Lane, Apt 12C
Belleville, NJ 07109

Morris Slomovitz
448 Richmond F
Deerfield Beach, FL 33442

Murray Baker
416 East 240th Street, Apt B
Bronx, NY 10470

Nadir Bakar
3220 Holiday Springs Blvd
Margate, FL 33063

NFN Surjeet
102-14 91st Avenue
Richmond Hills, NY 11418

Nicholas Charles
7 Nostrand Place
Hempstead, NY 11550

Nicole Pierre Jules
1352 Albany Avenue
Brooklyn, NY 11203

Nicole Puzo Baudin
10791 Fox Green Drive
Boca Raton, FL 33428

Omprekash Dodeja
4-17 28th Street
Fairlawn, NJ 07410

Osias Jean Roosevelt
24 East Grove Street
Massapequa, NY 11758

Osner Charles
143-75 228th Street
Queens, NY 11422

P. Pimpapornn
1524 Seabury Place
Bronx, NY 10460

Padung Suvanick
845 N. Fletcher Avenue
Valley Stream, NY 11580

Paoli Charles
6034 Tyndall Avenue
Bronx, NY 10471

Paul Upkarniticaset
58-03 Calloway Street
Rego Park, NY 11368

Pierre Ludovic
104-08 Avenue M
Brooklyn, NY 11236

Pierre Fede
53 W. Hickory Street
Spring Valley, NY 10977

Pierre Belton
166-05 88th Street
Jamaica, NY 11432

Prakob Sairut
515 West 59th Street, Apt 11A
New York, NY 11001

Predestin Wagner
272 Nagle Avenue, Apt 5N
New York, NY 10034

Prosper Guirand
109 Sheradan Street
Brentwood, NY 11717

Rasharan Sadhu
610 East 191st Street
Bronx, NY 10458

Raymond Semexant
116-39 230th Street
Cambria Heights, NY 11411

Renan Deshommes
141-48 79th Avenue
Flushing, NY 11367

Ricardo Estupinan
11 Windham Loop
Staten Island, NY 10314

Rice Harry
114 Admiral Lane
Bronx, NY 10473

Richemond Beljacques
116 North 18th Street
Wheatley Heights, NY 11798

Roland Ledain
682 Ocean Avenue, Apt 2
Brooklyn, NY 11226

Ronald Gelin
79 Bank Street
Valley Stream, NY 11580

Roddy Apollon
201 West 93rd Street, Apt 7B
New York, NY 10463

Roswell Steffen
5409 Wells Drive
Parlin, NJ 08859

Rubbe Cesar
907 Rosemount Avenue
Union, NJ 07083

Rudolph Huc
20 West Valley Stream Blvd Unit 1
Valley Stream, NY 11580

S. Galapapat
308 Valley Brook Avenue
Lyndhurst, NJ 07430

Sakda Saevanee
24 Blum Lane
Nutley, NJ 07110

Sarayouth Youthjug
99-14 59th Avenue, Apt 1G
Corona, NY 11368

Saurel Chery
697 Lenox Road
Brooklyn, NY 11203

Sewinrine Etwaroo
1467 Taylor Avenue
Bronx, NY 10460

Shoker Lakhvir
PO Box 423
East Elmhurst, NY 11369

Smith Maceus
225 01 Linden Blvd
Cambria Heights, NY 11411

Solanges Darius
514 East New York Avenue
Brooklyn, NY 11225

Sompong Napikul
52 Covington Road
Yonkers, NY 10710

Songvut Ruedpokanon
12-05 26th Avenue
Astoria, NY 11203

Surapong Suwansiri
255 Hornblower Avenue
Belleville, NJ 07109

Surgit Singh
147-32 Delaware Avenue
Flushing, NY 11355

Teerawat Husa
71-19 34th Street
Woodside, NY 11372

Thomas O'Connor
236 Woodcrest Road
Paramus, NJ 07652

Thomas O'Connor
236 Woodcrest Road
Paramus, NJ 07652

Thomas Zacco
100 Lane Crest Avenue
New Rochelle, NY 10805

Thongklam Ooman
26 Winthrop Avenue
Yonkers, NY 10710

Richard Turcios
3 Hollow Oak Lane
Stamford, CT 06905

Vitaya Sernvongsat
175 Norfeld Blvd
Elmont, NY 11003

Walna Flurant
350 Empire Blvd
Brooklyn, NY 11226

Weera Vongsoasup
44 Nance Road
West Orange, NJ 07052

Yongyouth Kunateerachai
20-60 Murray Hill Street
Elmont, NY 11003

Yves Wech
5942 Castor Avenue
Philadelphia, PA 19149

Yves Louis
116 Rhode Island Avenue
Bayshore, NY 11706

Varinder Kumar
38-23 28th Street
Long Island City, NY 11101

Jack Galati
750 Kappock Street
Bronx, NY 10463

Delores Ciavarella
6 Karen Court
Valley Cottage, NY 10989

Jean Mondesir
857 Cleveland Street
Hempstead, NY 11552

Lourmel Apollon
986 Middle Bay Drive
Baldwin, NY 11510

Pat Kiet
140 Joy Drive
Valley Cottage, NY 10989

NOTICE OF ENTRY

Please take notice that the within is a (certified) true copy of a duly entered in the office of the clerk of the within named court on

Dated, Bellmore, New York

Yours, etc.

Attorney for

To

Attorney(s) for

NOTICE OF SETTLEMENT

PLEASE take notice that an order of which the within is a true copy will be presented for settlement to the Hon. one of the judges of the within named Court, at 10:00 A.M. at on

Dated, Bellmore, New York

Yours, etc.
PIKE & PIKE, P.C.

Attorney for

To

Attorney(s) for

Index No. 260026/08

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

In the Matter of the Application of JEAN MONDESIR, JACK GALATI, PAT KIET, LOURMEL APOLLON, EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA VONGOASUP, ANGELO CIAVARELLA, EDWIN SEMEXANT and CHARLES JOSEPH, Individually and as directors of Citywide Corporate Transportation, Inc., and CITYWIDE CORPORATE TRANSPORTATION, INC.

Petitioners,

For the Dissolution of Citywide Corporate Transportation, Inc., a corporation organized under the laws of the State of New York, pursuant to Article 11 of the Business Corporation Law.

AFFIDAVIT OF SERVICE

Signature (Rule 130-1.1-a)

Print name beneath

Robetta C. Pike

Attorneys for
PIKE & PIKE, P.C.
Citywide Corporate Transportation, Inc.
1921 Bellmore Avenue
Bellmore, NY 11710
(516) 783-0062 Facsimile (516) 783-0082

To

Attorney(s) for

Service of a copy of the within is hereby admitted.
Dated

Attorney(s) for

EXHIBIT C

BELLMORE MPO
BELLMORE, New York
117105714
3548330710-0097

06/01/2011 (800)275-8777 02:04:17 PM

=====

Sales Receipt		
Product Description	Sale Unit Qty Price	Final Price

MAHWAH NJ 07430 Zone-1 First-Class Letter 0.90 oz.		\$0.44
---	--	--------

Issue PVI: \$0.44

PVI Line Item Void		-\$0.44
44c Lady 1	\$44.00	\$44.00
Liberty/Flag Forever		
44c Lady 1	\$44.00	\$44.00
Liberty/Flag Forever		

Total: \$88.00

Paid by:
AMEX \$88.00
Account #: XXXXXXXXXXXX1014
Approval #: 509662
Transaction #: 875
239031904116314735689

Order stamps at USPS.com/shop or
call 1-800-Stamp24. Go to
USPS.com/clicknship to print
shipping labels with postage. For
other information call
1-800-ASK-USPS.

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want it with a secure Post Office
Box. Sign up for a box online at
usps.com/poboxes.

Bill#:1000301513502
Clerk:02

All sales final on stamps and postage
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Thank you for your business

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POSTAL EXPERIENCE

YOUR OPINION COUNTS

EXHIBIT D

PIKE & PIKE, P.C.

Citywide Corporate Transportation, Inc.
- Continued

June 01, 2011
Page 11

Re: *8151.Dis*

Citywide Disb

INVOICE #: 58598

Disbursements:

	<u>Amount</u>
4/5/2011 On line research provided by WestLaw, for the month of April, 2011, for file no. 8151.015(NAN).	5.48
5/13/2011 Overnight services provided by Unishippers, Invoice No. 1006640582 to P. Kiet dated 05-23-11 for file no. 8151.015(CDD)	25.24
5/25/2011 Fee to file Motion for Order to Show Cause (8151.015 Dissolution).	45.00
5/26/2011 Copies of OSC and exhibits for file 8151.015(CDD).	132.00
Copies of OSC with supporting documents for file 8151.015(CDD).	141.40
5/27/2011 Travel, tolls and/or parking (NAN) (8151.015 Dissolution).	27.75
 Total disbursements	 <u>\$376.87</u>

Re: *8151.Dis*
Citywide Disb
 INVOICE #: 58763

Disbursements:

	<u>Amount</u>
5/17/2011 On line research provided by WestLaw, for the month of May, 2011, for file no. 8151.015(KRT).	9.11
5/23/2011 Overnight services provided by Unishippers, Invoice No. 1006679050 from P. Kiet, dated 06-06-11 for file no. 8151.015(MTH).	22.08
6/1/2011 Copies of OSC for mass mailing to Shareholders for file 8151.015(DLK).	144.00
Envelopes and labels for mass mailing to Shareholders of OSC for file 8151.015(DLK).	15.00
Clerical work on OSC (8151.015 Dissolution).	50.00
Postage (8151.015 Dissolution).	88.00
Overnight services provided by Unishippers, Invoice No. 1006697679 to Ira S. Newman, Esq, dated 06-13-11 for file no. 8151.015(MTH).	24.27
Overnight services provided by Unishippers, Invoice No. 1006697679 to Pat Kiet, Sec., dated 06-13-11 for file no. 8151.015(MTH).	27.43
Overnight services provided by Unishippers, Invoice No. 1006697679 to NYS Dept of Taxation, dated 06-13-11 for file no. 8151.015(MTH).	24.27
6/8/2011 Copies of invoices for redaction for file 8151.015(CDD).	24.20
Postage fee and copies for mailing OSC to two shareholders for file 8151.015(CDD).	46.05
6/9/2011 Copies of redacted invoices to accompany letter to I. Newman for file 8151.015(CDD).	27.60
Overnight services provided by Unishippers, Invoice No. 1006712094 to Ira. S. Newman, Esq., dated 06-20-11 for file no. 8151.015(LIC).	22.27
6/13/2011 Publication of Legal Notice by ALM (NY Law Journal) for file 8151.015(DLK).	4,109.00
Overnight services provided by Unishippers, Invoice No. 1006731689 to P. Kiet, dated 06-27-11 for file no. 8151.015	25.96

PIKE & PIKE, P.C.

Citywide Corporate Transportation, Inc.
- Continued

July 01, 2011

Page 16

	<u>Amount</u>
6/15/2011 Copies of Tax Returns for 2007 - 2010 for file 8151.015(LIC).	7.00
6/16/2011 Legal Notice provided by Riverdale Press, Invoice No. RD00011616 for file 8151.015(DLK).	1,238.40
Total disbursements	<hr/> \$5,904.64

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

-----X
In the Matter of the Application of JEAN MONDESIR,
JACK GALATI, PAT KIET, LOURMEL APOLLON,
EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA
VONGSOASUP, ANGELO CIAVARELLA, EDWIN
SEMEXANT and CHARLES JOSEPH, Individually
and as directors of Citywide Corporate Transportation, Inc.,
and CITYWIDE CORPORATE TRANSPORTATION, INC.,

Index No.: 260026/08

Petitioners,

**AFFIDAVIT
OF SERVICE**

For the Dissolution of Citywide Corporate Transportation,
Inc., a corporation organized under the laws of the State of
New York, pursuant to Article 11 of the Business
Corporation Law.

-----X
STATE OF NEW YORK)
 : ss.:
COUNTY OF NASSAU)

I, Michael Himes, the undersigned being sworn, say: I am not a party to the action, am over 18 years of age and reside at Ozone Park, New York. On June 1, 2011 I served the within Order to Show Cause and supporting papers by delivering same to the care and custody of United Parcel Service for overnight delivery within New York State, addressed to each of the following persons at the last known address set forth after each name:

Citywide Corporate Transportation, Inc.
c/o Pat Kiet, Secretary
140 Joy Drive
Valley Cottage, New York 10989
Tracking No.: 1Z98Y8171390926165

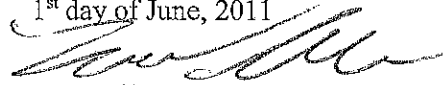
New York State Dept. of Taxation & Finance
Attn: Office of Counsel
W.A. Harriman State Office Campus, Bldg. 9
Albany, New York 12227
Tracking No.: 1Z98Y8171393141775

Ira S. Newman, Esq.
Law Office of Ira S. Newman
98 Cutter Mill Road, Suite 441-S
Great Neck, New York 11021
Tracking No.: 1Z98Y8171390147980



MICHAEL HIMES

Sworn to before me this
1st day of June, 2011



NOTARY PUBLIC

LAURENCE I. COHEN
Notary Public, State of New York
No. 02CO5039476
Qualified in Nassau County
Commission Expires February 21, 2015

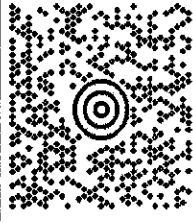
ROBERTA C. PIKE, ESQ.
(516)783-0062
PIKE & PIKE P.C.
1921 BELLMORE AVE
BELLMORE NY 11710

2 LBS PAK

1 OF 1

SHIP TO:

FAT KIET, SECRETARY
(845) 268-3548
CITYWIDE CORPORATE TRANSPORTATION
140 JOY DRIVE
VALLEY COTTAGE NY 10989-2317



NY 109 0-12



UPS NEXT DAY AIR SAVER 1P

TRACKING #: 1Z 98Y 817 13 9092 6165



BILLING: P/P

Reference#1: 8151.015



US 13.1.13. WXPB69 IS.0A 04/2011

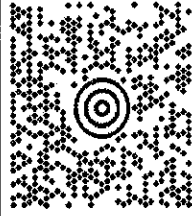
ROBERTA C. PIKE, ESQ.
(516)783-0062
PIKE & PIKE, P.C.
1921 BELLMORE AVE
BELLMORE NY 11710

2 LBS PAK

1 OF 1

SHIP TO:

OFFICE OF COUNSEL
NYS DEPT. OF TAXATION AND FINANCE
BUILDING 9
W.A. HARRIMAN CAMPUS
ALBANY NY 12227



NY 122 9-02



UPS NEXT DAY AIR SAVER 1P

TRACKING #: 1Z 98Y 817 13 9314 1775



BILLING: P/P

Reference#1: 815L015



US 13.1.13. VXPREGG 15.04.04/2011

NOTICE OF ENTRY

Please take notice that the within is a (*certified*) true copy of a duly entered in the office of the clerk of the within named court on

Dated, Bellmore, New York

Yours, etc.

Attorney for

To

Attorney(s) for

NOTICE OF SETTLEMENT

PLEASE take notice that an order of which the within is a true copy will be presented for settlement to the Hon.

one of the judges of the within named Court, at 10:00 A.M. at

on Dated, Bellmore, New York

Yours, etc.
PIKE & PIKE, P.C.

Attorney for

To

Attorney(s) for

Index No. 260026/08

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

In the Matter of the Application of JEAN MONDESIR, JACK GALATI, PAT KIET, LOURMEL APOLLON, EFRAIN IVAN MARTINEZ, SURJIT SINGH, WEERA VONGOASUP, ANGELO CIAVARELLA, EDWIN SEMEXANT and CHARLES JOSEPH, Individually and as directors of Citywide Corporate Transportation, Inc., and CITYWIDE CORPORATE TRANSPORTATION, INC.

Petitioners,

For the Dissolution of *Citywide Corporate Transportation, Inc.*, a corporation organized under the laws of the State of New York, pursuant to Article 11 of the Business Corporation Law.

AFFIDAVITS OF SERVICE

Signature (Rule 130-1.1-a)

Roberta C. Pike

PIKE & PIKE, P.C.
Attorneys for Citywide Corporate Transportation, Inc.
1921 Bellmore Avenue
Bellmore, NY 11710
(516) 783-0062 Facsimile (516) 783-0082

To

Attorney(s) for

Service of a copy of the within is hereby admitted.
Dated

Attorney(s) for

6-13-11 V. D. H.



THE SHIPPING COMPANY THAT WORKS FOR YOU®
1025 Old Country Rd
Ste 308
Westbury, NY 11590
P: 800.200.7891

Invoice

DATE	DUE BY	INVOICE No.	CUSTOMER No.
06/13/11	07/03/11	1006697679	UM340143
AMOUNT DUE THIS INVOICE		AMOUNT ENCLOSED	
\$83.61			



Please return this stub with your payment. Make checks payable to:

Pike & Pike P.C.
1921 Bellmore Ave
Bellmore, NY 11710

Unishippers NCS
3337 North Hullen St Ste 300
Metairie, LA 70002

*Packet # 12534
7/1/11
\$83.61
CW*

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Any unpaid balances after that date will result in a late fee of 6% and may result in loss of discounts.

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PLEASE NOTE: You must contact Unishippers within 3 days of invoice receipt to file a claim or dispute as there are specific deadlines imposed by each carrier after which claims cannot be filed.

INVOICE SUMMARY



YOU SAVED \$12.08 BY CHOOSING UNISHIPPERS.

DATE	CUSTOMER No.	CURRENT	OVER 30	OVER 60	OVER 90	BALANCE DUE	THIRD PARTY DUE 07/03/11
06/13/11	UM340143	\$122.25	\$30.91	\$0.00	\$0.00	\$153.16	\$83.61

INVOICE DETAIL

				TRANSPORT SERVICE	WITHOUT DISCOUNT	YOUR COST
Air Waybill	1Z98Y8171397673489	SENDER	RECEIVER	Freight	\$17.15	\$14.90
Pickup Date	05/31/2011	Pike & Pike P.C.	Supreme Court, Kings	Fuel Surcharge	\$2.57	\$2.24
Carrier	UPS	Roberta C. Pike, Esq	Hon. Mark I. Partnow			
Service Level	Next Day Air Saver	1921 Bellmore Ave	360 Adams Street			
Pieces	1	BELLMORE, NY 11710	BROOKLYN, NY 11201			
Weight	1 Letter	US	US			
Zone	Zone:132					
Sender Ref	8015.132					
Description	Shipment					
Carrier Adj						
				SUBTOTAL:	\$19.72	\$17.14
Air Waybill	1Z98Y8171390147980	SENDER	RECEIVER	Freight	\$21.10	\$18.35
Pickup Date	06/01/2011	Pike & Pike P.C.	Law Office of Ira S.	Fuel Surcharge	\$3.17	\$2.75
Carrier	UPS	Roberta C. Pike, Esq	Hon. Ira S. Newman, Esq.			
Service Level	Next Day Air Saver	1921 Bellmore Ave	98 Cutter Mill Road			
Pieces	1	BELLMORE, NY 11710	GREAT NECK, NY 11021			
Weight	2 LB	US	US			
Zone	Zone:132					
Sender Ref	8151.015					
Description	Shipment					
Carrier Adj						
				SUBTOTAL:	\$24.27	\$21.10
Air Waybill	1Z98Y8171390926165	SENDER	RECEIVER	Freight	\$21.10	\$18.35
Pickup Date	06/01/2011	Pike & Pike P.C.	Citywide Corporate	Resi Surchg	\$2.75	\$2.75
Carrier	UPS	Roberta C. Pike, Esq	Pat Kiet, Secretary	Fuel Surcharge	\$3.58	\$3.17
Service Level	Next Day Air Saver	1921 Bellmore Ave	140 Jay Drive			
Pieces	1	BELLMORE, NY 11710	VALLEY COTTAGE, NY			
Weight	2 LB	US	US			
Zone	Zone:132					
Sender Ref	8151.015					
Description	Shipment					
Carrier Adj	Resi Surcharge					
				SUBTOTAL:	\$27.43	\$24.27



INVOICE DETAIL				TRANSPORT SERVICE	WITHOUT DISCOUNT	YOUR COST
Air Waybill	1Z98Y8171393141775	SENDER	RECEIVER	Freight	\$21.10	\$18.35
Pickup Date	06/01/2011	Pike & Pike P.C.	NYS Dept. of Taxation and	Fuel Surcharge	\$3.17	\$2.75
Carrier	UPS	Roberta C. Pike, Esq	Office of Counsel			
Service Level	Next Day Air Saver	1921 Bellmore Ave	W.A. Harriman Campus			
Pieces	1	BELLMORE, NY 11710	ALBANY, NY 12227			
Weight	2 LB	US	US			
Zone	Zone:132					
Sender Ref	8151.015					
Description	Shipment					
Carrier Adj				SUBTOTAL:	\$24.27	\$21.10

Thank you for choosing Unishippers!
Please direct billing or customer service inquiries to 800-200-7891.
Each franchise is independently owned and operated.

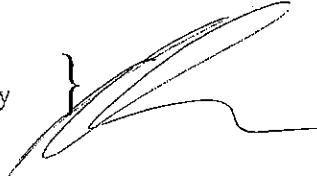
EXHIBIT G

STATE OF NEW YORK
County of New York, s:

Paul Claro, being duly sworn, says that he is the PRINCIPAL CLERK of the Publisher of the NEW YORK LAW JOURNAL, a Daily Newspaper; that the Advertisement hereto annexed has been published in the said NEW YORK LAW JOURNAL in each week for 3 successive weeks, commencing on the 13th day of June, 2011.

TO WIT : JUNE 13, 20, 27, 2011

SWORN BEFORE ME, this 27th day
Of June, 2011.



Cynthia Byrd
Notary Public, State of New York
No. 01BY6056945
Qualified in Kings County
Commission Expires April 09, 2015

At an IAS Part 12 of the Supreme Court of the State of New York held in and for the County of Bronx at 851 Grand Concourse, Bronx, New York, on the 31st day of May, 2011. PRESENT: Hon. JOHN A. BARONE, J.S.C. Index No. 280926/08 - ORDER TO SHOW CAUSE. In the Matter of the Application of JEAN MONDESIR, JACK GALATI, PAT KIET LOURMEL, APOLLON EFRAIN IVAN, MARTINEZ, SURET, SINGH, WEBER, YONGSOASUP, ANGELO CIAVARELLA, EDWIN SEMEXANT and CHARLES JOSEPH, individually and as directors of Citywide Corporate Transportation, Inc. and CITYWIDE CORPORATE TRANSPORTATION, INC., Petitioners, For the Dissolution of Citywide Corporate Transportation, Inc. a corporation organized under the laws of the State of New York, pursuant to Article 11 of the Business Corporation Law. NOW, upon the reading and filing of the annexed Affirmation of Roberta C. Pike dated May 25, 2011, the exhibits annexed thereto, the Affidavit of Pat Durlya (a/k/a Pat Kied) dated May 18, 2011 and upon all of the pleadings and proceedings heretofore had, LET Citywide Corporate Transportation, Inc. (the "Corporation"), the New York State Tax Commission and all other interested persons show cause before this Court, at IAS Part 12, Room 710, to be held at the Courthouse located at 851 Grand Concourse, Bronx, New York, on the 6th day of July, 2011 at 9:30 a.m. or as soon thereafter as counsel can be heard, why an Order should not be made and entered pursuant to N.Y. Bus. Corp. Law §§ 1113 and 1114 authorizing and directing the Corporation to distribute certain assets, pending final orders and with \$1205.00 Dollars for each share held; and such other and further relief as this Court deems just and proper. ORDERED that a copy of this Order be published by the Corporation in the New York Law Journal published in NY County and the Riverdale Press, published in Bronx County, New York, once a week in each of the three (3) weeks immediately preceding the aforesaid hearing. Sufficient cause appearing therefore, LET a copy of this Order together with the papers on which it is granted, be served upon (a) the respondent Corporation by overnight mail on or before the 2nd day of June, 2011; (b) the New York State Tax Commission by overnight mail on or before the 2nd day of June, 2011; and (c) upon the law offices of Ira S. Newmann, counsel for certain respondent shareholders, by overnight mail on or before the 2nd day of June, 2011; and LET a copy of this Order without the papers on which it is granted, be served upon each of the 60 shareholders of the Corporation set forth in Schedule "D" of the initial Order to Show Cause, annexed hereto as Exhibit "A" by first class mail on or before the 2nd day of June, 2011, together with a letter from the Corporation's counsel in the form annexed hereto as Exhibit "B", providing a summary of the relief sought in the instant application and stating that a full copy of the papers submitted in support of this order can be found published on the website of Fike & Pike, P.C., www.fikeandpike.com or obtained upon request from the Corporation's counsel. ENTER JOHN A. BARONE, J.S.C. 1708393 June 13, 2011

EXHIBIT H

Legal Notices

ORDER OF THE COURT
 In the Matter of the Corporation of
 LEI MOHDE SINGH, INC. a corporation orga-
 nized under the laws of the State of New York
 for the County of Bronx, as set forth in the
 Certificate of Incorporation filed with the
 Department of State on the 23rd day of May, 2011.
 A. Before, I, the undersigned, Clerk of the
 County of Bronx, New York, do hereby certify
 that the above-named corporation is duly
 organized and existing under the laws of the
 State of New York.
 B. I do hereby certify that the above-named
 corporation is duly organized and existing
 under the laws of the State of New York.
 C. I do hereby certify that the above-named
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 Y. I do hereby certify that the above-named
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 Z. I do hereby certify that the above-named
 corporation is duly organized and existing
 under the laws of the State of New York.

STATE OF NEW YORK
 CITY OF NEW YORK
 COUNTY OF BRONX

PROOF OF PUBLICATION

Howlida James being duly sworn, deposes and says that she is the Principal Clerk of THE RIVERDALE PRESS, a weekly newspaper printed and published in the County of Bronx, State of New York, every Thursday. Deponent further says that the notice of which the annexed is a copy has been regularly published in the said THE RIVERDALE PRESS, once a week for 3 successive insertion(s) in the issue(s) of 6/16, 6/23, 6/30/11

Sworn to me before 30 day of June, 2011
John A. Barone Notary Public.

HOLLIS FARBERMAN
 Notary Public, State of New York
 No. 01FA6045890
 Qualified in Nassau County
 Commission Expires July 31, 2014

June 20th 2011, (a) the New York State Bar Commission by overnight mail or before the 2nd day of June, 2011, and (b) open the law offices of the 5 New York, called by certain respondent shareholders by overnight mail on or before the 2nd day of June, 2011, and (c) a copy of this order, without the subject on which it is granted, be served upon each of the 166 shareholders of the Corporation set forth in Schedule "D" of the annual charter of Snow Cairns (annexed hereto as Exhibit "A" hereto) dated 6/16/11 or before the 2nd day of June, 2011, together with a letter from the Corporation's general counsel in the form annexed hereto as Exhibit "B", providing a summary of the relief sought in the instant application and stating that a full copy of the papers submitted in support of this order can be found published on the website of the New York State Bar Commission at www.nysbar.org, or otherwise upon request from the Corporation's counsel. ENTER JOHN A. BARONE J.S.C. 1541

EXHIBIT I



An Integrated Media Company

New York Law Journal
Public Notice Advertising

Please Remit To: ALM
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Newark NJ 07191-8114

Customer #: 119209

PIKE & PIKE
Attention to: DONNA KIRSHNER
1921 BELLMORE AVENUE
BELLMORE NY 11710

Invoice #: 0170839309
Invoice Date: 06/13/2011
Due Date: Due Upon Receipt

PLEASE RETURN THIS SECTION WITH PAYMENT.

Amount Remitted

TEAR HERE

New York Law Journal

Invoice #: 0170839309 Invoice Date: 06/13/2011 Customer #: 119209 Case / P.O. #:

Order #	Description	Ad Tag Line	Ad Size	Amount
		CITYWIDE CORPORATE TRANSPORTATION INC		
0170839309	OSC:Bronx		1/144	
	Run Date(s)			
	06/13/2011			1,368.00
		PROOF FEE		5.00
	06/20/2011			1,368.00
	06/27/2011			1,368.00
		Subtotal:		4,109.00
		Paid Amount:		(4,109.00)
		Total Amount Due:		\$0.00

PAID

Payment by Credit Card	<input type="checkbox"/> Visa <input type="checkbox"/> MC <input type="checkbox"/> Amex
Account #: _____	Exp. Date: ____ / ____
Card Holder Name: _____	Signature: _____

For billing questions, please call: 866-305-3058 Fax: 800-285-7527

PAST DUE BALANCES WILL BE CHARGED A 1.5% PER MONTH SERVICE CHARGE (18% PER ANNUM).



The RIVERDALE PRESS

*att
Donna*

6155 Broadway
Bronx, NY 10471
(718)543-6065

DATE	INVOICE #
06/16/2011	RD00011616

Page: 1 Copy: 1

Invoice	Account #:	36982
Terms: Net 30 days		
Invoice Balance: \$0.00		
Salesrep: Riverdale Legal Notices		
Tearsheets:		

PIKE & PIKE, P.C.
ATTORNEYS AT LAW
1921 BELLMORE AVENUE
Bellmore, NY 11710

Please remit payment to :

The Riverdale Press LLC
6155 Broadway
Bronx, NY 10471
(718)543-6065

The Riverdale Press LLC

6155 Broadway
Bronx, NY 10471

Please return top portion with payment

ADVERTISER	
PIKE & PIKE, P.C.	36982

Invoice: RD00011616 06/16/2011

DATE	SIZE / QTY	AD DESCRIPTION	ORDER / AD	PUBLICATION / OPTIONS	AMOUNT
Jun 16, 2011	1 x 5.0000	LEGAL NOTICE 1541-CITYWIDE CORPORATE TRANSP-3X Ad #: 477420	72942	RIVERDALE PRESS AD	1,238.40
96 LINES @ \$4.30 X 3 WEEKS FILE # 8151.015 CITYWIDE CORP.					SUB TOTAL : 1,238.40
					GST : 0.00
					PST : 0.00
					PREPAID : 0.00
					PAID : -1,238.40
					ADJUSTMENT : 0.00
					TOTAL DUE : 0.00

EXHIBIT K

THE LAW OFFICES OF
IRA S. NEWMAN
SUITE 441 - SOUTH
98 CUTTER MILL ROAD
GREAT NECK, NEW YORK 11021

(516) 487-7375 • FAX (516) 487-0113
E-MAIL ADDRESS: inewman@mindspring.com
www.iranewmanlaw.com

VIA FIRST-CLASS MAIL AND FACSIMILE

June 10, 2011

Roberta C. Pike, Esq.
Pike & Pike, P.C.
1921 Bellmore Avenue
Bellmore, NY 11710

**Re: *Matter of Mondesir for the Dissolution of Citywide Corp. Transp., Inc.*
Index No. 260026/2008**

Dear Ms. Pike:

I am writing in reference to the Order to Show Cause ("OSC"), dated May 31, 2011, that you recently served upon my firm. I have read over the order, your affirmation in support, and each of the exhibits attached thereto. In your correspondence with this office, dated June 9, 2011, you provided redacted copies of legal bills and expressed your intention to try to provide any additional information we need in reviewing and responding to the OSC. While your exhibits to the OSC, and the legal bills you have sent to my firm, provide some of the information we have sought in order to protect our clients' interests, they still do not answer several critical questions that we have with respect to our clients' rights to distributions upon Citywide's dissolution. In light of the fact that we received nothing from you in response to our demands for discovery dated March 31, 2011, I am taking this opportunity to make a good faith attempt to secure the necessary documents and obtain answers to our questions, in lieu of formally seeking relief in that regard from the court, while of course preserving our right to do so if necessary. Because the OSC is returnable July 6, 2011, it is imperative that either (a) the necessary information and/or documents are provided on or before June 17, 2011, or (b) you will stipulate to an adjournment of the OSC return date to a date upon which we mutually agree in order to facilitate obtaining and reviewing the documents. Otherwise, in order to meet CPLR timelines in light of the date set on the OSC, I will have to file a motion seeking relief from the court.

I also take issue with your characterization of my discovery demands, in your May 18, 2011 letter, as speculative, and your insinuation that I have no legitimate basis for seeking the information I require. As you are no doubt familiar, our counterclaims interposed with our Answer to the original petition alleged very serious—and many times fraudulent—acts of misfeasance and malfeasance on the part of the very same individuals who are petitioning for Citywide's dissolution, and on whose behalf you have resisted our efforts to obtain discovery. Of course, my clients wish to maximize the monies to which they are entitled upon Citywide's

dissolution by ensuring that all disbursements and distributions are legitimate, and surely you can understand, and appreciate, my reluctance to presume the legitimacy of the petitioners' positions in this proceeding, and to take statements at face value made by the officers and directors who both stand to gain the most upon the corporation's dissolution, and are alleged to have engaged in the gross misconduct which ultimately led to Citywide's demise and its dissolution. Hence, while I share your prediction in your May 18, 2011 letter that Justice Barone might agree that an amicable resolution to our discovery demands should be sought, he would also likely understand the respondents' need to ensure the legitimacy of any disbursements and distributions by reconciling the OSC papers with certain documents and information that go well beyond what you have included in your papers.

I also wish to correct a misstatement in your affirmation. Your representation in footnote 1 that I intended to seek permission to abandon the counterclaims in this proceeding is untrue. I never expressed any intention to do so. Nor have I ever expressly stated that I would be seeking discontinuance of the derivative action. While I have expressed to you that that was being considered, I have not stated that I would do so for certain, and I most definitely would not seek to discontinue that action if I felt that my clients' efforts to protect their interests in the dissolution were being obstructed by the petitioners.

With that in mind, I am asking that Citywide or your firm provide the following:

- A copy of the full list of shareholders who presently own shares, containing the number of shares owned by each of the petitioners, and proof of how each acquired those shares, as well as receipts or cancelled checks for the consideration each paid for the shares owned.
- Any documents indicating the authorization for the petitioners to have obtained shares beyond the first share they acquired.
- Statements pertaining to each of the bank accounts held by Citywide on a quarterly basis from December 2007 through February 2011
- Copies of all canceled checks, wire transfers, and other negotiated instruments drawn from each of Citywide's bank accounts from December 2007 through the present.
- Copies of any and all ledgers, payroll books, diaries, pay stubs, and federal, state, and local tax documents, reflecting any sums Citywide paid to each of the petitioners from December 1, 2007, through the present, as well as copies of any resolutions or minutes of the board of directors authorizing those payments to the petitioners.
- Copies of any bills, billing statements, invoices, and demands for payment that Citywide and/or the petitioners have received from Andrew Mantovani, Esq, in connection with his representation of Citywide, for which debts are outstanding.
- Copies of any and all statements, bills, and/or invoices from any accountants or accounting firms for any work performed by them pertaining to the dissolution of Citywide.

- Any documentary evidence or information pertaining to any other debts owed to by Citywide as of the filing of the instant OSC not otherwise disclosed in the exhibits annexed to the OSC.
- An accounting of the consideration that each shareholder paid for each share owned, including the amounts paid, the method of each payment, and the date(s) said payments were made.

In addition to the above documents, there is a series of questions that are raised by the statements made in your affirmation in support of your OSC, and which we would ask that either Citywide or your firm answer:

- Insofar as you conclude in Paragraph 18 that it is in the better interest of Citywide to distribute funds now rather than wait until the two mortgage notes held by Citywide are satisfied and/or liquidated, does Citywide have plans in place to liquidate those mortgages and, if so, when and how does it intend to do so, and what proceeds does it anticipate from such a liquidation? If it does not liquidate the mortgage notes, who will become the mortgagee upon Citywide's dissolution?
- You state in paragraph 27 that Citywide owes attorney Andrew Mantovani, Esq., \$24,630 in legal fees. For what legal services does Citywide owe him that sum?
- You state in paragraph 35 that petitioner Pat Duriya will receive and hold mortgage interest payments paid to Citywide. Where is he holding those funds? I ask that Citywide or your firm provide documentation proving that those funds are being held for Citywide's interest.

Our requests for the above documents and information are justified. As for our need to see bank statements dating back to the time of the petition and continuing forward from that time until the present, the original petition for dissolution failed to set forth the balances of Citywide's bank accounts in its schedule of assets. Indeed, we raised this issue in our counterclaims to the petition, and in our discovery demands. While you reported the cash balances in five Citywide bank accounts in the schedule of assets annexed to Kenneth Tuch's March 8, 2008 supplemental affirmation, the interim balances of those accounts since then have not been reported. In fact, according to the statements you attach to the OSC as Exhibit O, one account appears to have had a balance on April 15, 2011 of \$41,170.11, while the aggregate of the balances in five accounts listed in the schedule of assets, you represent, amounted to only \$25,718.97. Hence, it is essential that the shareholders understand the reasons for any activity in Citywide's bank accounts that has occurred since the petitioners first sought dissolution.

Second, our requests for documentation proving the basis of the petitioners' acquisition of their shares, and the consideration paid for each, are highly relevant because many of the petitioners own several shares. Respondents may very well wish to challenge the legitimacy of certain shareholders' ownership of their shares. In your firm's reply affirmation to our Answer and Counterclaims, dated April 29, 2008, the firm and petitioner Galati admit that certain shares were sold for sums less than \$30,000, notwithstanding that Article XXX, § F of Citywide's Constitution unambiguously directs that the price for each radio right shall be \$30,000. Furthermore, in light of the nature of the allegations of misfeasance and malfeasance on the part of the petitioners, Respondents are justifiably concerned that many of the numerous shares

owned by certain petitioners were wrongfully obtained. Hence, to the extent that those shares inappropriately dilute the pool of shares to which monies are distributed, and because there are admissions that certain shares were sold under circumstances contrary to the Constitution, Respondents have an absolute right to ascertain that distributions are made proportionate to properly-issued shares.

Third, our requests for bills and invoices rendered by attorney Andrew Mantovani, and by any accountants, for which debts are outstanding are relevant because Respondents are entitled to inspect the basis of those fees in addition to your own.

Finally, our review of disbursements made from Citywide's accounts since the petition for dissolution was filed, including those to the petitioners, is critical because those documents may impact upon the legitimacy of expenditures Citywide has made since it commenced the proceeding for its dissolution.

I am fully cognizant of the fact that compliance with these demands is potentially time-consuming. However, in light of the nature of the underlying counterclaims, and, for that matter, the allegations made in the derivative action, as well as the unlikelihood of collecting any judgments from the individual defendants in that action, it is imperative that the shareholders have every opportunity to ensure that all legitimate funds are available to maximize their distribution upon dissolution.

Sincerely,



Ira S. Newman, Esq.
Attorney for Respondents

EXHIBIT L

PIKE & PIKE, P.C.
ATTORNEYS AT LAW

Roberta C. Pike
Kenneth R. Tuch
Laurence I. Cohen

1921 Bellmore Avenue
Bellmore, NY 11710
(516) 783-0062
Fax (516) 783-0082

*This office does not accept service
of any legal papers by facsimile*

VIA FACSIMILE (516-487-0113) W/O EXHIBITS
AND VIA E-MAIL W/ EXHIBITS

June 17, 2011

Law Office of Ira S. Newman
98 Cutter Mill Road, Suite 441-S
Great Neck, New York 11021

Attention: Ira S. Newman, Esq.

*Re: Jean Mondesir, et al. - Dissolution of Citywide Corporate Transportation, Inc.
Supreme Court, Bronx County Index No.: 260026/08; Our File No. 8151.015*

Dear Mr. Newman:

This office in receipt of your correspondence dated June 10, 2011 concerning Petitioners' Order to Show Cause ("OSC"), and your request for information and/or additional documentation. The following is Petitioners' response to the specific issues raised therein. As I believe we are both in agreement that it is in the best interests of the corporation's shareholders to minimize, if not avoid, the need for protracted litigation, I hope that this response will address the concerns you have raised. To the extent any issues may remain, I remain committed to working with you in good faith towards the resolution of those issues.

Petitioners' Order to Show Cause
Seeking Leave to Disburse Funds

a. Disbursement to Creditors.

Of the three (3) remaining creditors to whom we seek permission to disburse funds, your letter requests details regarding the fees due and owing to Andrew Mantovani, Esq. ("Mantovani"). We have requested that Mr. Montavani provide us with invoices and related documentation, and if and when that documentation is received, we will make the same available to you. In the event we do not receive the requested documentation from Mr. Montavani, we will stipulate to withdraw that request for relief from the pending OSC.

b. Initial Distribution to Shareholders.

The OSC seeks leave to distribute the sum of \$1,205.00 to each discrete shareholder of Citywide as

PIKE & PIKE, P.C.

Law Office of Ira S. Newman (8151.015)

June 17, 2011

page 2

listed in the mailing list annexed to the initial OSC, and the current OSC.¹ Note that Citywide's records, specifically the list annexed to the papers prepared in connection with the sale of the shares of CMC Management, Inc., indicate that there are two hundred forty three (243) shares owned by one hundred sixty six (166) discrete individuals. Those shareholders who own more than one share are predominately Petitioners. Putting aside your concerns that one or more of the Petitioners may not have given full consideration for their additional shares, the proposed initial distribution will not operate to dilute the pool of monies to be distributed, since each of the shareholders would receive the exact same distribution. In other words, we have proposed that the funds be disbursed per shareholder, not per share, to the people on the list that accompanied the initial OSC since that list has apparently been acceptable to all. We have structured this initial distribution this way because we acknowledge that there are legitimate concerns about share ownership, and we do not have sufficient documentation to resolve the issue.

c. Subsequent Distribution to Shareholders.

Because the initial distribution outlined above is disadvantageous to *bona fide* multiple shareholders who paid for their shares in full, it is our intention to rectify the inequity of having provided such individuals with the same distribution given to single-share owners through a future distribution (subject to Court approval). More specifically, if any shareholder objects or claims entitlement to distribution for additional shares we will demand that they provide us with proof of ownership which may include proof of payment. Consistent with our conduct throughout this proceeding we will keep you informed, and no distribution will be made without your consent and/or the Court's approval. Again, our rationale for the foregoing is that we do recognize that there are issues and concerns as to whether full consideration was paid for latter or additionally acquired shares but recognize that a person may have paid full consideration, and thus we believe this to be a fair and equitable way to handle the situation.

Respondents' Discovery Demands

The proposed distribution outlined above has no bearing on any claims your clients may derivatively possess against any of the Petitioners. If one or more of them have engaged in any improprieties,

¹ Subsequent to that list having been prepared, we learned that various shareholders no longer reside at the addresses we had on file. This includes several shareholders who are parties to the derivative action, as well as others who have contacted my office (or whose heirs have contacted my office). We have since re-served those individuals (or their heirs) with copies of the OSC and my May 31, 2011 cover letter, and I will be submitting a revised list to the Court along with a supplemental affirmation explaining the revisions.

PIKE & PIKE, P.C.

Law Office of Ira S. Newman (8151.015)

June 17, 2011

page 3

Citywide and its shareholders will be in no better position if the monies that we propose to distribute to the shareholders remain in my firm's escrow account. A possible resolution to the issue you raise is that the funds proposed to be distributed to the Petitioners herein (the defendants in the derivative action) continue to be held in escrow pending the outcome of the derivative action. If you think this would be an acceptable resolution, please advise immediately as I believe that Petitioners (and their counsel in the derivative action) should be informed of this proposal forthwith.

Turning next to the items requested beginning on page 2 of your letter, those items are set forth below, followed by my response:

- *"A copy of the full list of shareholders who presently own shares, containing the number of shares owned by each of the petitioners, and proof of how each acquired those shares, as well as receipts or cancelled checks for the consideration each paid for the shares owned."*

A full list of the shareholders is annexed hereto as Exhibit "A." Additionally, we will be submitting to the Court (and sending to you under separate cover) an updated shareholder mailing list as detailed above. With respect to your request for proof of acquisition, upon information and belief at no time would Citywide have been in possession of such information. For example, cancelled checks for the purchase of the shares would be in the possession of the buyer and/or lender. Moreover, records, if any, containing all or part of the information requested was previously made available to you for inspection and copying. Should you wish to re-examine the corporate documents stored in my office to determine if such documents are contained therein, you are welcome to do so. However, I will not expend corporate assets in pursuit of such materials as I doubt what I have is complete. As is mentioned above, it is because of the issues surrounding the purchase of additional shares that we have proposed the distribution to be made per person, not per share and that any shareholder who objects or claims entitlement to more based upon multiple share ownership will be required to furnish proof as a condition of receiving distributions in excess of their presumptive one share.

- *"Any documents indicating the authorization for the petitioners to have obtained shares beyond the first share they acquired."*

To the extent you are asserting there was a limit on the number of shares a shareholder may purchase, please provide me with the basis for that assertion and the

PIKE & PIKE, P.C.

Law Office of Ira S. Newman (8151.015)

June 17, 2011

page 4

relevancy it has to the pending application.

- *“Statements pertaining to each of the bank accounts held by Citywide on a quarterly basis from December 2007 through February 2011.”*

As you know, we attached the most recent statements as an exhibit to the OSC. These encompass all accounts according to Citywide’s treasurer. We have requested additional documents from the treasurer and will make the same available to you if and when received.

- *“Copies of all canceled checks, wire transfers, and other negotiated instruments drawn from each of Citywide’s bank accounts from December 2007 to the present.”*

The information sought would be contained within the bank statements.

- *“Copies of any and all ledgers, payroll books, diaries, pay stubs, and federal, state and local tax documents, reflecting any sums Citywide paid to each of the petitioners from December 1, 2007, through the present, as well as copies of any resolutions or minutes of the board of directors authorizing those payments to the petitioners.”*

Copies of Citywide’s tax returns for 2007-2010 are annexed as Exhibit “B” Again, the information you seek should be able to be gleaned from the bank statements. To the best of my knowledge, Citywide did not have any payroll books diaries and/or pay stubs since December 1, 2007. Nonetheless, we have asked the treasurer to provide the same if it in fact they exist.

- *“Copies of any bills, billing statements, invoices, and demands for payment that Citywide and/or the petitioners have received from Andrew Mantovani, Esq., in connection with his representation of Citywide, for which debts are outstanding.”*

As noted above, we have requested that Mr. Montavani provide us with the same and will make the same available to you if and when received. We have informed Mr. Mantovani that in the event we do not receive documentation which substantiates the amount claimed as outstanding, we will be withdrawing that portion of the application.

PIKE & PIKE, P.C.

Law Office of Ira S. Newman (8151.015)

June 17, 2011

page 5

- *“Copies of any and all statements, bills and/or invoices from any accountants or accounting firms for any work performed by them pertaining to the dissolution of Citywide.”*

See Exhibit “C.” These are the only accountant invoices (we have also included two letters from the accountant) in our possession, regardless of whether they pertain directly or indirectly to the dissolution. We have asked the treasurer to provide us with copies of any additional invoices.

- *“Any documentary evidence or information pertaining to any other debts owed to by [sic] Citywide as of the filing of the instant OSC not otherwise disclosed in the exhibits annexed to the OSC.”*

None of which we are aware, other than those pertaining to legal fees being incurred in connection with this proceeding, and the derivative action. I do, however, expect that the accountant will have to file annual tax returns, as well as a final return once the liquidation is complete and dissolution is granted.

- *“An accounting of the consideration that each shareholder paid for each share owned, including the amounts paid, the method of each payment, and the date(s) said payments were made.”*

As is mentioned above, any and all records which may correspond to the purchases of shareholders’ shares has already been made available to your for inspection and copying. You may re-examine, at your clients’ own cost and expense, the corporate documents stored in my office to determine if such documents are contained therein. We do not believe it is cost efficient to the corporation and its shareholders for us to review all of the data previously made available to you.

With respect to the questions you asked that I answer:

- *“... does Citywide have plans to liquidate those mortgages and, if so, when and how does it intend to do so, and what proceeds does it anticipate from such a liquidation? If it does not liquidate the mortgage notes, who will become the mortgagee upon Citywide’s dissolution?”*

PIKE & PIKE, P.C.

Law Office of Ira S. Newman (8151.015)

June 17, 2011

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As you are fully aware, although the mortgage is overdue, in light of the recession the properties securing the mortgages lost value. Additionally, as we have discussed several times in the past we have not been able to locate a buyer to purchase the mortgages, and you indicated that you were not able to as well. Should you know of a prospective purchaser, please let me know, otherwise the only option I see is to continue to accept interest payments from the mortgagor. Foreclosure is not an option; you said so yourself. It would be extremely expensive, and there would be a shortfall at the end. Thus, we have taken no action especially since, upon information and belief, the mortgagor has continued to make the interest payments and at this juncture, it's a good return on the money. Hopefully when the economy rebounds the mortgagor will be able to refinance the property. Meanwhile, the treasurer has been responsible for collecting the payments but if a purchaser cannot ultimately be found, my firm might seek to be appointed as a receiver for these monies, or we may ask the Court to appoint a third party to act in that capacity.

- *"You state in paragraph 27 that Citywide owes attorney Andrew Mantovani, Esq., \$24,630 in legal fees. For what legal services does Citywide owe him that sum?"*

I would expect them to be set forth in Mr. Montavani's invoices. However, through conversations held years ago, it is my understanding that it is in connection with certain workers compensation cases and other corporate matters he handled many years ago.

- *"You state in paragraph 35 that petitioner Pat Duriya will receive and hold mortgage interest payments paid to Citywide. Where is he holding those funds? I ask that Citywide or your firm provide documentation proving that those funds are being held for Citywide's interest."*

Documentation concerning the funds consists of the bank statements for the operating account (Acct. No. 46608603865) contained within Exhibit "O" to the OSC dated May 31, 2011.

Conclusion

In conclusion, it is my hope that the foregoing adequately addresses your concerns and those of your clients. As I have stated before, and as I will state again, my goal is to wrap up the corporation's open matters, distribute as much money as possible to the shareholders, and ultimately dissolve Citywide.

PIKE & PIKE, P.C.

Law Office of Ira S. Newman (8151.015)

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I very much appreciate that you have heeded our requests to use this informal exchange to secure information and obtain answers to your questions in lieu of litigation. Doing so inures to the benefit of all of Citywide's shareholders; your clients included.

Very truly yours,

PIKE & PIKE, P.C.

By: 
Roberta C. Pike

RCP:lic:cdd

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VIA FIRST-CLASS MAIL AND FACSIMILE

June 20, 2011

Roberta C. Pike, Esq.
Pike & Pike, P.C.
1921 Bellmore Avenue
Bellmore, NY 11710

**Re: *Matter of Mondesir for the Dissolution of Citywide Corp. Transp., Inc.*
Index No. 260026/2008**

Dear Ms. Pike:

Thank you for your correspondence of June 16, 2011, that I received from you by facsimile. I have not yet received the copy that you informed me would be sent by e-mail, and which was to contain the exhibits to which you refer in your letter. Please e-mail that copy to me as soon as possible, or, if you have already e-mailed it to me, kindly resend it.

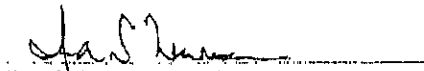
In the meantime, I have one concern I wish to address with regard to Londres Mahotiere, one of the plaintiffs in the derivative action, who was not one of the named respondents in the dissolution action but who has an interest in any distributions upon Citywide's dissolution. Londres Mahotiere is not listed as one of the shareholders entitled to a distribution in the shareholder list attached to your original petition, yet Mr. Mahotiere has been a member of Citywide since, at the latest, April 19, 2001, at which point he obtained membership based upon his payment of \$2,000.00 to Citywide as an initiation fee, and the financing of \$30,000.00 by Citywide, upon the agreement of one of Citywide's directors. While, perhaps, he may be listed in the share distribution list attached to the letter you are sending me by e-mail, I wanted to bring this to your attention at this stage so that we can rectify the discrepancy, if one remains. As you may be aware, the individual defendants in the derivative action moved to dismiss Mr. Mahotiere's causes of action on the basis that he was not a shareholder, and therefore had no standing to sue derivatively. This motion was denied.

It is my hope that we can resolve this swiftly and amicably prior to the appearance in Supreme Court on the Order to Show Cause on July 6th. If you would be so willing, I would prepare a stipulation to include Mr. Mahotiere in any shareholder distributions at parity with any other individual who has acquired one share/radio right with Citywide.

I would appreciate your cooperation in this matter. In light of the fact that your clients, the petitioners, would in the normal course of business as officers and directors of Citywide have documents bearing on Citywide's assets and/or liabilities from the date of your dissolution petition to the present, when we appear in Supreme Court on July 6th, this firm will ask the court to hold any decisions on the relief requested in the Order to Show Cause in abeyance until we have had the opportunity to review the necessary documents that you say are forthcoming. We would reserve the right to oppose distributions after we have had time to analyze the documents, if we are of the view, in our professional opinion, that significant issues are raised bearing on said distributions, or in the event that those documents are not provided. As for Mr. Mahotiere, because of the time constraints, if you and I cannot reach an agreement with respect to his entitlement to distribution, I will be obliged to oppose the Order to Show Cause on his behalf on the basis that he has been inappropriately excluded from the list of individuals entitled to distribution.

Please let me know as soon as possible whether it will be possible to resolve the inclusion of Mr. Mahotiere in the list for distribution by way of stipulation. As for your suggestion to hold the officers' and directors' distributions in escrow pending the outcome of the derivative action, any such proposal would be academic at this stage since we will be asking the court to hold any decision on the Order to Show Cause in abeyance for the time being. Therefore I would suggest that we consider your proposal at a time when it is anticipated that the court's decision on the distribution is imminent.

Sincerely,



Ira S. Newman, Esq.

Attorney for Respondents and Londres Mahotiere

PIKE & PIKE, P.C.
ATTORNEYS AT LAW

Roberta C. Pike
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(516) 783-0062
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*This office does not accept service
of any legal papers by facsimile*

VIA FACSIMILE:
(516-487-0113)

June 22, 2011

Law Office of Ira S. Newman
98 Cutter Mill Road, Suite 441-S
Great Neck, New York 11021

Attention: Ira S. Newman, Esq.

*Re: Jean Mondesir, et al. - Dissolution of Citywide Corporate Transportation, Inc.
Supreme Court, Bronx County Index No.: 260026/08; Our File No. 8151.015*

Dear Mr. Newman:

I write in response to your letter dated June 20, 2011 concerning Londres Mahotiere ("Mahotiere") and his claimed status as a shareholder of Citywide Corporate Transportation, Inc. ("Citywide")

It remains Citywide's position that Mahotiere is not a shareholder of the corporation. While we did locate a purchase agreement in his name and copies of two checks which show that a payment of \$2,000.00 was made for the initiation fee, there are no records of his having paid any further consideration towards the purchase of a share.¹ As you know, under the Business Corporation Law a share must be paid for in full before a share certificate may be issued and shareholder status conferred upon a purchaser. It is for that very reason that multiple shareholders (inclusive of the petitioner Board members) will be required to furnish proof of payment in order to receive additional distributions.

The mailing list upon which the distribution is premised (and which has been used by this office since the inception of this action) was created using Citywide's Radio Rights History and Citywide's Owner's List. Neither list recognizes Mahotiere as a shareholder. Inasmuch as both of those

¹ Your reliance upon the Court's February 18, 2011 order, which denied defendants' cross-motion seeking *inter alia* dismissal of Mahotiere's claims, is misplaced. That denial was based solely upon the Court's determination that defendants failed to properly support their request for such relief with documentary evidence, and not due to any affirmative determination that Mahotiere is in fact a shareholder of Citywide.

PIKE & PIKE, P.C.

Law Office of Ira S. Newman (8151.015)

June 22, 2011

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documents were previously made available to you for inspection, I question why the issue of whether or not your client is a shareholder wasn't raised earlier.

Notwithstanding the foregoing, if you wish to furnish me with documentary proof that Mahotiere did in fact pay for his share (e.g. canceled checks, receipts, statements of account, etc.), I would be pleased to add him to the shareholder's list. In a similar vein, I will expect that any opposition you make to the Order to Show Cause on Mahotiere's behalf will be supported with documentary proof that he is in fact a shareholder of Citywide.

Very truly yours,

PIKE & PIKE, P.C.

By: _____

Robert C. Pike

RCP:lic