

ESTATE NOTICES

Notice is hereby given that in the estates of the decedents set forth below the Register of Wills has granted letters testamentary or of administration to the persons named. All persons having claims or demands against said estates are requested to make known the same, and all persons indebted to said estates are requested to make payment without delay, to the executors or administrators or their attorneys named below.

FIRST PUBLICATION**Estate of: Joseph Timmons Bailie III****a/k/a: Joseph T Bailie III****a/k/a: Joseph T Bailie**

Late of: Butler Township Pa
Executor: Erma L Bailie
144 Sharon Drive
Butler Pa 16001
Attorney: Michael J Pater
101 East Diamond Street
Suite 202
Butler Pa 16001

Estate of: James R Clemente Sr

Late of: Center Township Pa
Executor: Debra J Kohler
2019 Oneida Valley Road
Karns City Pa 16041
Attorney: Michael J Pater
101 East Diamond Street
Suite 202
Butler Pa 16001

Estate of: Pennie Marlene Lavan**a/k/a: Pennie M Lavan****a/k/a: Pennie Lavan****a/k/a: Pennie Lavan**

Late of: Franklin Township Pa
Executor: Nancy Petshot
109 Shadow Lane
Prospect Pa 16052
Attorney: Jennifer Gilliland Vanasdale
Gilliland Vanasdale Law office, LLC
1667 Route 228, Suite 300
Cranberry Township Pa 16066

Estate of: Virginia Mae Moon**a/k/a: Virginia M Moon**

Late of: Buffalo Township Pa
Executor: Linda M Pezzin
199 Old Pike Road
Freeport Pa 16229
Attorney: Gerald G DeAngelis
512 Market Street
PO Box 309

Freeport Pa 16229

Estate of: Mary Ellen O'Brien

Late of: Cranberry Township Pa
Executor: Maureen T Hoffman
3310 Tiswood Court
Chesapeake Beach Md 20732
Attorney: Jennifer Gilliland Vanasdale
Gilliland Vanasdale Law office, LLC
1667 Route 228, Suite 300
Cranberry Township Pa 16066

Estate of: Mary M Richwalls

Late of: Adams Township Pa
Executor: Marilyn E Mcelhinny
179 Browns Mill Road
Evans City Pa 16033
Attorney: Katie M Casker
Lope Casker & Casker
207 East Grandview Avenue
Zelienople Pa 16063

Estate of: Steven A Zaslaw

Late of: Adams Township Pa
Executor: Jane R Zaslaw
218 Chesapeake Drive
Gibsonia Pa 15044
Attorney: Andrea Lyn Boyle
129 S Mckean Street
Butler Pa 16001

BCLJ: October 28 & November 4, 11, 2016

SECOND PUBLICATION**Estate of: William J Bellis**

Late of: Butler Township Pa
Administrator: William J Bellis
336 South Duffy Road
Butler Pa 16001
Attorney: A Robert Shott
125 Mountain Laurel Dr
Butler Pa 16002

Estate of: Mary Catherine Curry**a/k/a: Mazie Curry**

Late of: Washington Township Pa
Executor: Heather Marie Goodhart
668 Teeter Road
Littlestown Pa 17340
Attorney: Joy V Maffei
141 North Main Street
Butler Pa 16001

Estate of: Mandrea A Dobson

Late of: Cranberry Township Pa
Executor: Gary E Dobson
2749 Rochester Road
Cranberry Twp Pa 16066

Attorney: Edward L Miller
506 South Main St
Suite 2201
Zelienople Pa 16063

Estate of: Robert Jon Jamison**a/k/a: Robert J Jamison**

Late of: Butler Township Pa
Administrator C.T.A.: Denise L Monday
102 Silver Oak Drive
Renfrew Pa 16053
Attorney: Lynn M Patterson
Stock & Patterson
Pnc Bank Bldg Suite 603 106 South Main St
Butler Pa 16001

Estate of: Barbara A Keane

Late of: Valencia Pa
Executor: Michael D Demarco
707 Grant Street
Suite 1115
Pittsburgh Pa 15219
Attorney: William I Negle
1115 Gulf Tower
707 Grant St
Pittsburgh Pa 15219

Estate of: Patricia L Leslie

Late of: Cranberry Township Pa
Executor: Kathleen E Ricker
126 Woodbine Drive
Cranberry Twp Pa 16066
Attorney: Maryann Bozich DiLuigi
506 S Main Street
Suite 2201
Zelienople Pa 16063

Estate of: Eugene Peter Marcink Sr**a/k/a: Eugene P Marcink**

Late of: Clay Township Pa
Admr. D.B.N. C.T.A.: Eugene P Marcink Jr
537 Beaver Dam Road
Butler Pa 16001
Attorney: William C Robinson Jr
Henninger & Robinson PC
6 West Diamond Street
Butler Pa 16001

Estate of: Pamela Ann Peters**a/k/a: Pamela A Peters****a/k/a: Pam Peters**

Late of: Cranberry Township Pa
Executor: Thomas Edward Peters
802 Saint Cecila Court
Cranberry Township Pa 16066

Estate of: Larry A Russo**a/k/a: Larry Anthony Russo**

Late of: Butler Township Pa
Executor: Kelly R Shearer

145 Steppland Road
Butler Pa 16002
Attorney: William C Robinson Jr
Henninger & Robinson PC
6 West Diamond Street
Butler Pa 16001

Estate of: Shirley Yvonne Tessier

Late of: Evans City Pa
Executor: Kenneth E Rape
309 Main Street Ext
Po Box 60
Callery Pa 16024
Attorney: Edward L Miller
506 South Main St
Suite 2201
Zelienople Pa 16063

BCLJ: October 21, 28 & November 4, 2016

THIRD PUBLICATION**Estate of: Jean L Austin**

Late of: Adams Township Pa
Administrator: John T Austin Jr
120 Glade Run Rd
Mars Pa 16046
Administrator: Lisa Austin
15 Lerch Lane
Tarentum Pa 15084
Attorney: Erik V Scully
Scully & Scully PC
600 Grant St Suite 660
Pittsburgh Pa 15219

Estate of: Lucy M Blozen

Late of: Adams Township Pa
Executor: Susan G Deriso
110 Misty Hollow Trail
Mars Pa 16046
Attorney: Gary J Gushard Esq
Tucker Arensberg PC
1500 One PPG Place
Pittsburgh Pa 15222

Estate of: George Eugene Burgly**a/k/a: George Burgly****a/k/a: George E Burgly**

Late of: Butler Pa
Executor: Marlene Ann Burgly
201 Bridle Path Drive
Butler Pa 16001
Attorney: James Irwin Esquire
3058 Leechburg Road
Lower Burrell Pa 15068

Estate of: Joseph F Capella**a/k/a: Joe F Capella**

Late of: Evans City Pa
Executor: Philip P Lope
207 E Grandview Avenue
Zelienople Pa 16063
Attorney: Philip P Lope
Lope Casker & Casker
207 East Grandview Avenue
Zelienople Pa 16063

Estate of: Sandra Lee Deere**a/k/a: Sandra Lee Fleson Deere**

Late of: Cranberry Township Pa
Administrator: Paul John Deere
215 Cameron Dr
Cranberry Twp Pa 16066

Estate of: Margaret Rose Fagan

Late of: Butler Pa
Executor: James C Fagan
222 Wiltshire Avenue
Butler Pa 16001
Attorney: Matthew J Kalina
Witherel & Associates
966 Perry Highway
Pittsburgh Pa 15237

Estate of: Robert G Frederick**a/k/a: Robert George Frederick**

Late of: Cranberry Township Pa
Executor: Robert G Frederick Jr
307 Thornblade Blvd
Greer Sc 29650
Attorney: Philip P Lope
Lope Casker & Casker
207 East Grandview Avenue
Zelienople Pa 16063

Estate of: Ralph F Logan

Late of: Adams Township Pa
Executor: Grace T Logan
202 Timbercrest Trail
Valencia Pa 16059
Attorney: Alfred G Yates Jr
519 Allegheny Building
429 Forbes Ave
Pittsburgh Pa 15219

Estate of: Dale Thomas Major**a/k/a: Dale Major****a/k/a: Dale T Major**

Late of: Middlesex Township Pa
Administrator: Margaretha Josephina
Maria Major
6625 Old Route 8 North
Valencia Pa 16059
Attorney: Jennifer Gilliland Vanasdale
Gilliland Vanasdale Law office, LLC
1667 Route 228, Suite 300
Cranberry Township Pa 16066

Estate of: Genevieve P Miller

Late of: Adams Township Pa
Executor: Christine T Walsh
1037 Sarvis Drive
Bethel Park Pa 15102
Attorney: Daniel M Flynn Esquire
Michael D Flynn & Associates PC
2770 South Park Road
Bethel Park Pa 15102

Estate of: Raymond J Ondek

Late of: Zelienople Pa
Executor: Amy Shields
404 Jonquil Place
Pittsburgh Pa 15228
Attorney: Paul G Mayer Jr
Friday & Cox LLC
1405 Mcfarland Road
Pittsburgh Pa 15216

Estate of: Donald James Scheidemantle

Late of: Portersville Pa
Administrator: Larae Scheidemantle
1529 Perry Hwy
Portersville Pa 16051
Attorney: Bobette Roper Magnusen
11 Sunset Court
Cranberry Township Pa 16066

Estate of: Nancy M Smith

Late of: Washington Township Pa
Executor: William J Smith
637 Fairview Rd
Petroliu Pa 16050
Attorney: Robert D Clark
201 North Market Street
New Wilmington Pa 16142

BCLJ: October 14, 21, 28, 2016

NOTICE OF TRUST

RE: John F. Drumheller – John F. Drumheller Revocable Trust dated September 26, 1986, as Amended and Restated September 7, 1999, September 15, 2006 and June 30, 2010, First Amendment thereto dated April 17, 2012 and Second Amendment thereto dated July 6, 2016
(Revocable Trust)

Notice is hereby given that Susan L. Madeja is the Trustee of the above-named Trust. All persons indebted to John F. Drumheller are requested to make payment and all those having claims against John F. Drumheller are directed to present the same without delay to:

John F. Drumheller Revocable Trust
Susan L. Madeja, Trustee c/o
765 Callery Road
Evans City, PA 16033

Or to:

John M. Hartzell, Jr., Esquire,
Houston Harbaugh, P.C.,
Three Gateway Center,
401 Liberty Avenue, 22nd Floor,
Pittsburgh, PA 15222-1005

BCLJ: October 21, 28 & November 4, 2016

Notice

NOTICE IS HEREBY GIVEN that the Court of Common Pleas of Butler County, Pennsylvania, will hold a Hearing on the Petition of the Board of School Directors of the Butler Area School District regarding the sale of the Broad Street Elementary School building and premises on November 30, 2016, at 2:00 p.m., in Courtroom No. 3, before the Honorable Judge Dr. S. Michael Yeager, located at the Butler County Judicial Center, 124 West Diamond Street, Butler, Pennsylvania, 16001.

Said Petition of the Board of School Directors of the Butler Area School District concerns all of the land and buildings comprising the Broad Street Elementary School located at 200 Broad Street in the City of Butler, Butler County, Pennsylvania. The Arc of Butler County, a non-profit corporation, has submitted the highest Purchase Price Offer in the amount of Four Hundred Thousand Dollars (\$400,000.00) for the purchase of said land and buildings.

AT THE TIME OF THE AFOREMENTIONED HEARING, THE COURT OF COMMON PLEAS OF BUTLER COUNTY, PENNSYLVANIA, MAY ENTERTAIN IDIGHER AND BETTER OFFERS, IF ANY, FOR THE SALE OF THE LAND AND BUILDINGS COMPRISING THE BROAD STREET ELEMENTARY SCHOOL, AND IF THERE BEING NONE, MAY APPROVE THE SALE OF THE BROAD STREET ELEMENTARY SCHOOL AT ITS PURCHASE PRICE OFFER OF \$400,000.00. INTERESTED CITIZENS MAY APPEAR AND BE HEARD.
Butler Area School District

Thomas W. King, III, Esquire- Solicitor
Dillon McCandless King
Coulter & Graham, LLP
128 West Cunningham Street
Butler, Pennsylvania 16001

BCLJ: October 28 & November 4, 11, 2016

**IN THE COURT OF COMMON
PLEAS OF BUTLER COUNTY,
PENNSYLVANIA
MsD No. 16-40248**

**NOTICE OF FILING
OF PETITION FOR NAME CHANGE**

Notice is hereby given that, on 29 day of September, 2016, the petition of Name Change was filed in the above-named court, requesting an order to change the name of Stephanie Nabry Delgado to **Stephanie Joy Finn**.

The Court has fixed the 21st day of December, 2016, at 10:00 am, in Court Room number 4, Court House, Butler, Pennsylvania as the time and place for the hearing on said petition, when and where all interested parties may appear and show cause, if any, why the request of the petitioner should not be granted.

BCLJ: October 28, 2016

**In The Court of Common
Pleas Butler County
Civil Action – Law
No. 2016-10559**

**Notice of Action in
Mortgage Foreclosure**

JPMorgan Chase Bank, National Association, Plaintiff vs. **Patricia Ann McClain, Mortgagor and Real Owner, Defendant**

To: Patricia Ann McClain, Mortgagor and Real Owner, Defendant, whose last known address is 110 Kirkwood Drive, Cranberry Township, PA 16066. This firm is a debt collector and we are attempting to collect a debt owed to our client. Any information obtained from you will be used for the purpose of collecting the debt. You are hereby notified that Plaintiff, JPMorgan Chase Bank, National Association, has filed a Mortgage Foreclosure Complaint endorsed with a notice to defend against you in the Court of Common Pleas of Butler County, Pennsylvania, docketed to No. 2016-10559, wherein Plaintiff seeks to foreclose on the mortgage secured on your property located, 110 Kirkwood Drive, Cranberry Township, PA 16066, whereupon your property will be sold by the Sheriff of Butler County.

Notice: You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the Court without further notice for any money claimed in the Complaint for any other claim or relief requested by the Plaintiff. You may lose money or property or other rights important to you. You should take this paper to your lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the office set forth below. This office can provide you with information about hiring a lawyer. If you cannot afford to hire a Lawyer, this office may be able to provide you with information about agencies that may offer legal services to eligible persons at a reduced fee or no fee.

Butler County Bar Assn.,

240 South Main St.,
Butler, PA 16001,
724-841-0130.

Prothonotary of Butler County,
300 S. Main St.,
Butler, PA 16001,
724-284-5214.

Michael T. McKeever, Atty. for Plaintiff,
KML Law Group, P.C.,
Ste. 5000,
Mellon Independence Center,
701 Market St., Phila., PA 19106-1532,
215.627.1322.

BCLJ: October 28, 2016

**UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF PENNSYLVANIA
Chapter 11**

In re:

GULF CHEMICAL & METALLURGICAL
CORPORATION, a Texas corporation, *et al.*,
Debtors.

GULF CHEMICAL & METALLURGICAL
CORPORATION, a Texas corporation, *et al.*,
Movants,

v.

No Respondent,
Respondent.

**Case No. 16-22192-JAD & 16-22195-JAD
(Jointly Administered under
Case No. 16-22192-JAD)
Docket No. 424**

**NOTICE OF BAR DATES FOR
FILING PROOFS OF CLAIM**

PLEASE TAKE NOTICE THAT on October 21, 2016, the United States Bankruptcy Court for the Western District of Pennsylvania (the "Bankruptcy Court"), entered an order in the above-captioned chapter 11 cases (the "Order"; Docket No. 424) requiring that all persons and entities (as such terms are defined in title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code")) including, without limitation, individuals, partnerships, corporations, estates, trusts, and governmental units (each a "Creditor" and, collectively, the "Creditors"), holding or wishing to assert Claims (as defined in section 101(5) of

the Bankruptcy Code, as set forth below) against Gulf Chemical & Metallurgical Corporation and/or Bear Metallurgical Company, the above-captioned debtors and debtors in possession (collectively, the "Debtors"), arising on or before June 14, 2016 (the "Petition Date") (EXCEPT THOSE PERSONS AND ENTITIES DESCRIBED BELOW), MUST FILE A PROOF OF CLAIM AGAINST THE DEBTORS ON OR BEFORE **DECEMBER 12, 2016** (the "General Bar Date"). All governmental units as defined by section 101(27) of the Bankruptcy Code (the "Governmental Units"), holding or wishing to assert Claims against the Debtor are required to file a separate, completed and executed Proof of Claim form on account of any Claims such Governmental Units hold or wish to assert against the Debtors on or before December 12, 2016 (the "Governmental Bar Date").

A Proof of Claim form is enclosed with this Bar Date Notice. The Debtors may also have listed the amount and nature of your Claim in their schedules of assets and liabilities filed with the Bankruptcy Court (collectively, the "Schedules"). The Schedules are available for review at the Clerk's Office, U.S. Bankruptcy Court, United States Bankruptcy Court for the Western District of Pennsylvania, Courtroom D, 5414 U.S. Steel Tower, 600 Grant Street, Pittsburgh, PA 15219, during ordinary business hours, or by requesting a copy at no charge to you by contacting Maria G. Carr, at 216.348.5400 or mcarr@mcdonaldhopskins.com or on the Debtors' case website at <http://www.kccllc.net/GCMC>.

Time and Place for Filing Proofs of Claim

All Proofs of Claim must be filed (EXCEPT THOSE PERSONS AND ENTITIES DESCRIBED BELOW) so as to be received by Gulf Chemical & Metallurgical Corporation/ Bear Metallurgical Company, c/o KCC, on or before December 12, 2016. Proofs of Claim may be filed in person, by courier service, by mail, or by hand delivery addressed to KCC. Proofs of Claim must be sent to the following address: 2335 Alaska Avenue, El Segundo, CA 90245.

All Proofs of Claim filed by Governmental Units must be filed so as to be received by Gulf Chemical & Metallurgical Corporation/ Bear Metallurgical Company, c/o KCC on or before December 12, 2016. Proofs of Claim may be filed in person, by courier service, by

mail, or by hand delivery addressed to KCC. Proofs of Claim must be sent to the following address: 2335 Alaska Avenue, El Segundo, CA 90245.

PROOFS OF CLAIM WILL BE DEEMED FILED ONLY WHEN ACTUALLY RECEIVED BY KCC. You must file an original proof of Claim, signed and marked as "Original." FACSIMILE TRANSMISSIONS OR EMAIL WILL NOT BE ACCEPTED. To receive acknowledgment of receipt of your Proof of Claim, you must submit a second copy and a self-addressed, stamped envelope. Copies of your Proof of Claim should not be sent to the Debtors.

Definition of Claim

For purposes of this Notice, "Claim" shall have the meaning set forth in section 101(5) of the Bankruptcy Code; specifically: (a) right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (b) right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured.

Persons or Entities Who Must File Proofs of Claim

Any person or entity whose Claim (a) is listed in the Schedules as "disputed," "contingent," or "unliquidated," and that desires to participate in the Debtors' bankruptcy cases or share in any distribution in the Debtors' bankruptcy cases; (b) is improperly classified or is listed in an incorrect amount in the Schedules and that desires to have its Claim allowed in a classification or amount other than as set forth in the Schedules; and (c) is not listed at all in the Debtors' Schedules must file a Proof of Claim on or before the General Bar Date, or if applicable, the Governmental Bar Date. IF IT IS UNCLEAR FROM THE SCHEDULES WHETHER YOUR CLAIM IS DISPUTED, CONTINGENT, OR UNLIQUIDATED AS TO AMOUNT OR OTHERWISE PROPERLY LISTED AND CLASSIFIED, YOU MUST FILE A PROOF OF CLAIM ON OR BEFORE THE GENERAL BAR DATE OR THE GOVERNMENTAL BAR DATE. Any person or entity that desires to rely on the Schedules

will have the responsibility for determining that its Claim is accurately listed therein.

The General Bar Date, or if applicable, the Governmental Bar Date, shall apply to each and every prepetition Claim asserted by a creditor of the Debtors, except that a Proof of Claim need not be filed with respect to:

a. Claims listed in the Debtors' Schedules filed with the Bankruptcy Court, pursuant to Bankruptcy Rule 1007, or any amendments thereto, which are not therein listed as "contingent," "unliquidated" or "disputed," and which are not disputed by the holder of such Claim as to nature, amount, or classification;

b. Claims on account of which a proof of Claim has already been properly filed with the Bankruptcy Court;

c. Claims previously allowed by, or paid pursuant to, an order of the Bankruptcy Court; and

d. Claims allowable under section 507(a)(2) of the Bankruptcy Code as administrative expenses of the Debtors' chapter 11 cases, except for those Claims arising under 503(b)(9) of the Bankruptcy Code.

In the event that the Debtors should amend the Schedules subsequent to the date hereof, the Debtors shall give notice of such amendment to the holders of the Claims affected thereby, and such holders shall be afforded *the later of* the General Bar Date and 30 days from the date on which such notice has been given to such holders (or such other time period as may be fixed by the Bankruptcy Court) to file Proofs of Claim or forever be barred from doing so.

Any entity whose Claim arises out of the rejection of an executory contract or unexpired lease after the entry of the order must file a Proof of Claim on or before the later of: (a) the General Bar Date; and (b) 30 days after the date of the order authorizing the rejection of such contract or lease.

Consequences of Failure to File Proofs of Claim

Any creditor who is required to file a Proof of Claim with respect to a particular Claim but who fails to do so timely, shall: (a) be deemed to have filed a Proof of Claim with respect to such Claim against in the Debtors in the amount, if any, and in the nature and

classification set forth in the Schedules; (b) be forever barred, estopped, and enjoined from asserting any such Claim against the Debtors in excess of the amount set forth in the Schedules, or for a different nature, or classification; and (c) be forever barred, estopped, and enjoined from receiving distributions in the Debtors' bankruptcy cases in respect of any such Claim in excess of the amount set forth in the Schedules or for a different nature or classification.

Reservation of Rights

The Debtors reserve the right: (a) to dispute, or to assert offsets or defenses against, any Claim listed or reflected on the Schedules as to amount, liability, classification or otherwise; (b) to designate any Claim as disputed, contingent, or unliquidated; or (c) to object to any Claim listed or reflected on the Schedules; provided, however, that if the Debtors amend the Schedules to designate a Claim as disputed, contingent, or unliquidated, or to change the amount or classification of a Claim reflected therein, then the affected creditor shall be granted 30 days from date of mailing of notice to such creditor in which to file a Proof of Claim. Nothing set forth herein shall preclude the Debtors from objecting to any Claim, whether scheduled or filed, on any grounds.

Additional Information

If you require additional information regarding the filing of a Proof of Claim, you may contact McDonald Hopkins LLC by telephone at (216) 348-5400 between 9:00 a.m. and 4:00 p.m., prevailing Eastern Time; or by writing McDonald Hopkins LLC, 600 Superior Avenue, E., Suite 2100, Cleveland, Ohio, 44114-2652, ATTN: Gulf Chemical & Metallurgical Corporation/Bear Metallurgical Company.

BY ORDER OF THE COURT

1. The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, include: Gulf Chemical & Metallurgical Corporation, a Texas corporation (3600) and Bear Metallurgical Company, a Delaware corporation (1238).

2. Please see the Notice of 503(b)(9) Bar Date for Filing 503(b)(9) Proofs of Claim and the 503(b)(9) Claim form for specific procedures applicable to 503(b)(9) claims.

BCLJ: October 28, 2016

**UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF PENNSYLVANIA
Chapter 11**

In re:

GULF CHEMICAL & METALLURGICAL CORPORATION, a Texas corporation, *et al.*, Debtors.

GULF CHEMICAL & METALLURGICAL CORPORATION, a Texas corporation, *et al.*, Movants,

v.

No Respondent,
Respondent.

**Case No. 16-22192-JAD & 16-22195-JAD
(Jointly Administered under
Case No. 16-22192-JAD)
Docket No. 424**

**NOTICE OF 503(B)(9) BAR DATE FOR
FILING 503(B)(9) PROOFS OF CLAIM**

PLEASE TAKE NOTICE THAT on October 21, 2016, the United States Bankruptcy Court for the Western District of Pennsylvania (the "Bankruptcy Court"), entered an order in the above-captioned chapter 11 cases (the "Bar Date Order"; Docket No. 424) requiring that **all persons and entities** (as such terms are defined in title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code")) including, without limitation, individuals, partnerships, corporations, estates, trusts, and governmental units (each a "Creditor" and, collectively, the "Creditors"), holding or wishing to assert 503(b)(9) Claims (as defined in section 101(5) and 503(b)(9) of the Bankruptcy Code, as set forth below) against Gulf Chemical & Metallurgical Corporation and/or Bear Metallurgical Company, the above-captioned debtors and debtors in possession (collectively, the "Debtors"), arising on or before June 14, 2016 (the "Petition Date") (EXCEPT THOSE PERSONS AND ENTITIES DESCRIBED BELOW), **MUST FILE A PROOF OF CLAIM AGAINST THE DEBTORS ON OR BEFORE DECEMBER 12, 2016** (the "503(b)(9) Bar Date").

A 503(b)(9) Proof of Claim form is enclosed with this 503(b)(9) Bar Date Notice. The Debtors may also have listed the amount and nature of your 503(b)(9) Claim in their

schedules of assets and liabilities filed with the Bankruptcy Court (collectively, the "Schedules"). The Schedules are available for review at the Clerk of Court, United States Bankruptcy Court for the Western District of Pennsylvania, 5414 U.S. Steel Tower, 600 Grant Street, Pittsburgh, PA 15219, during ordinary business hours, by requesting a copy at no charge to you by contacting Maria G. Carr, at 216.348.5400 or mcarr@mcdonaldhopkins.com, or on the Debtors' case website at <http://www.kccllc.net/GCMC>.

**Time and Place for Filing
503(b)(9) Proofs of Claim**

All 503(b)(9) Proofs of Claim must be filed (EXCEPT THOSE PERSONS AND ENTITIES DESCRIBED BELOW) so as to be received by Gulf Chemical & Metallurgical Corporation/Bear Metallurgical Company, c/o KCC, on or before **December 12, 2016**. Proofs of Claim may be filed in person, by courier service, by mail, or by hand delivery addressed to KCC. 503(b)(9) Proofs of Claim must be sent to the following address: 2335 Alaska Avenue, El Segundo, CA 90245.

503(b)(9) PROOFS OF CLAIM WILL BE DEEMED FILED ONLY WHEN ACTUALLY RECEIVED BY KCC. You must file an original proof of Claim, signed and marked as "Original." FACSIMILE TRANSMISSIONS OR EMAIL WILL NOT BE ACCEPTED. To receive acknowledgment of receipt of your 503(b)(9) Proof of Claim, you must submit a second copy and a self-addressed, stamped envelope. Copies of your 503(b)(9) Proof of Claim should not be sent to the Debtors.

Definition of Claim

For purposes of this Notice, § 503(b)(9) Claim shall have the meaning set forth in sections 101(5) and 503(b)(9) of the Bankruptcy Code; specifically, a "Claim" is: (a) right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured; or (b) right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or unsecured. 503(b)(9) Claims include Claims for which a person or entity may wish to assert an administrative expense arising under section 503(b)(9) of the

Bankruptcy Code, including “the value of any goods received by the debtor within 20 days before the date of commencement of a case . . . in which the goods have been sold to the debtor in the ordinary course of the Debtor’s business.” 11 U.S.C. § 503(b)(9).

Specific Instructions Relevant to 503(b)(9) Claim

All persons or entities asserting 503(b)(9) Claims must file claims on the 503(b)(9) Proof of Claim form enclosed, and each 503(b)(9) Claim must set forth with specificity:

- (a) the amount of the claim;
- (b) the type(s) of goods the claimant asserts were received by the Debtor(s) within twenty (20) days before the Petition Date (the “Goods”);
- (c) the shipment date of the Goods;
- (d) the date on which the claimant asserts that the Debtor(s) received the Goods;
- (e) the place of delivery of the Goods;
- (f) the method of delivery of the Goods;
- (g) the name of the carrier of the Goods;
- (h) the alleged value of the Goods;
- (i) whether the value of the Goods listed in the proof of claim represents a combination of services and goods;
- (j) the percentage of value related to services and the percentage of value related to Goods; and
- (k) whether the claimant has filed any other claim against the Debtor(s) regarding the Goods underlying its 503(b)(9) Claim.

The Debtors further request that all proofs of 503(b)(9) Claims be required to be accompanied by (i) the particular invoices, receipts, bills of lading, and similar materials identifying the Goods underlying the 503(b)(9) Claim; (ii) any demand to reclaim the Goods under section 546(c) of the Bankruptcy Code; (iii) documents demonstrating the date the Goods were actually received by the Debtors, and that any claimant asserting a 503(b)(9) Claim certify that the Goods were sold in the ordinary course of the Debtors’ business.

Persons or Entities Who Must File 503(b)(9) Proofs of Claim

Any person or entity whose 503(b)(9) Claim (a) is listed in the Schedules as “disputed,” “contingent,” or “unliquidated,” and that desires to participate in the Debtors’ bankruptcy cases or share in any distribution in the Debtors’ bankruptcy cases; (b) is improperly classified or is listed in an incorrect amount in the Schedules and that desires to have its 503(b)(9) Claim allowed in a classification or amount other than as set forth in the Schedules; and (c) is not listed at all in the Debtors’ Schedules must file a 503(b)(9) Proof of Claim on or before the 503(b)(9) Bar Date. IF IT IS UNCLEAR FROM THE SCHEDULES WHETHER YOUR CLAIM IS DISPUTED, CONTINGENT, OR UNLIQUIDATED AS TO AMOUNT OR OTHERWISE PROPERLY LISTED AND CLASSIFIED, YOU MUST FILE A 503(b)(9) PROOF OF CLAIM ON OR BEFORE THE 503(b)(9) BAR DATE. Any person or entity that desires to rely on the Schedules will have the responsibility for determining that its 503(b)(9) Claim is accurately listed therein. The 503(b)(9) Bar Date shall apply to each and every prepetition 503(b)(9) Claim asserted by a creditor of the Debtors, **except that a 503(b)(9) Proof of Claim need not be filed with respect to:**

a. 503(b)(9) Claims listed in the Debtors’ Schedules filed with the Bankruptcy Court, pursuant to Bankruptcy Rule 1007, or any amendments thereto, which are not therein listed as “contingent,” “unliquidated” or “disputed,” and which are not disputed by the holder of such 503(b)(9) Claim as to nature, amount, or classification; and

b. 503(b)(9) Claims previously allowed by, or paid pursuant to, an order of the Bankruptcy Court.

Consequences of Failure to File Proofs of Claim

Any creditor who is required to file a 503(b)(9) Claim with respect to a particular 503(b)(9) Claim but who fails to do so timely is: (i) may be forever barred, estopped, and permanently enjoined from asserting such 503(b)(9) Claim in the chapter 11 cases against the Debtors (and from filing a proof of claim with respect thereto), and the Debtors may, upon a confirmed chapter 11 reorganization plan becoming effective, be forever discharged from any and all

indebtedness or liability with respect to such 503(b)(9) Claim; (ii) not to be treated as a creditor (as defined in section 101(10) of the Bankruptcy Code) with respect to such 503(b)(9) Claim for purposes of voting and distribution under any plan of reorganization or liquidation filed in the chapter 11 cases; and (iii) not to be entitled to receive further notices regarding such 503(b)(9) Claim; provided, however, that a holder of a 503(b)(9) Claim shall be able to assert, vote upon, and receive distributions under, any plan of reorganization or liquidation in these cases to the extent, and in such amount, as any undisputed, noncontingent and liquidated claims identified in the schedules on behalf of such holder.

Reservation of Rights

The Debtors reserve the right: (a) to dispute, or to assert offsets or defenses against, any 503(b)(9) Claim listed or reflected on the Schedules as to amount, liability, classification or otherwise; (b) to designate any 503(b)(9) Claim as disputed, contingent, or unliquidated; or (c) to object to any 503(b)(9) Claim listed or reflected on the Schedules; provided, however, that if the Debtors amend the Schedules to designate a 503(b)(9) Claim as disputed, contingent, or unliquidated, or to change the amount or classification of a 503(b)(9) Claim reflected therein, then the affected creditor shall be granted 30 days from date of mailing of notice to such creditor in which to file a 503(b)(9) Claim. Nothing set forth herein shall preclude the Debtors from objecting to any 503(b)(9) Claim, whether scheduled or filed, on any grounds.

Additional Information

If you require additional information regarding the filing of a 503(b)(9) Proof of Claim, you may contact McDonald Hopkins LLC by telephone at (216) 348-5400 between 9:00 a.m. and 4:00 p.m., prevailing Eastern Time; or by writing McDonald Hopkins LLC, 600 Superior Avenue, E., Suite 2100, Cleveland, Ohio, 44114-2652, ATTN: Gulf Chemical & Metallurgical Corporation/Bear Metallurgical Company. Copies of the Debtors' schedules and the Bar Date Order are also available free of charge from the Debtors' case administration website at <http://www.kccllc.net/GCMC>.

BY ORDER OF THE COURT

1. The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, include: Gulf Chemical & Metallurgical Corporation, a Texas corporation (3600) and Bear Metallurgical Company, a Delaware corporation (1238).

BCLJ: October 28, 2016

Avoiding Legal Malpractice Seminar (ALMS)

Monday, November 7 from 1-3 pm
Public meeting room at the Butler County Courthouse

PBA's Avoiding Legal Malpractice Seminar (ALMS) is scheduled for Monday, November 7 from 1-3 pm and will take place in the public meeting room at the Butler County Courthouse.

2 FREE ethics CLE for BCBA Members and county employed attorneys (all other non-Members \$30)

Walk-ins are welcome. However, pre-registration is preferred by contacting BCBA office at 724.841.0130

Save up to 7.5%* on malpractice insurance through the Pennsylvania Bar Association Insurance Program, advised and administered by USI Affinity, plus earn 2 hours of ethics CLE credit. The 7.5% discount will be pro-rated based on the number of attorneys in the firm who attend the seminar.

*The discount does not apply to part-time policies.
