

**United States Bankruptcy Court
DISTRICT OF DELAWARE**

Voluntary Petition

Name of Debtor (if individual, enter Last, First, Middle): CRUCIBLE MATERIALS CORPORATION	Name of Joint Debtor (Spouse) (Last, First, Middle): <i>N/A</i>
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names): SEE RIDER 1	All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names): <i>N/A</i>
Last four digits of Soc. Sec./or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all): 13-3179229	Last four digits of Soc. Sec./or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all): <i>N/A</i>
Street Address of Debtor (No. & Street, City, and State): 575 STATE FAIR BLVD., SYRACUSE, NY <div style="text-align: right;">ZIPCODE 13209</div>	Street Address of Joint Debtor (No. & Street, City, and State): <i>N/A</i> <div style="text-align: right;">ZIPCODE</div>
County of Residence or of the Principal Place of Business: ONONDAGA	County of Residence or of the Principal Place of Business: <i>N/A</i>
Mailing Address of Debtor (if different from street address): P.O. BOX 977, SYRACUSE, NY <div style="text-align: right;">ZIPCODE 13201</div>	Mailing Address of Joint Debtor (if different from street address): <i>N/A</i> <div style="text-align: right;">ZIPCODE</div>
Location of Principal Assets of Business Debtor (if different from street address above): <div style="text-align: right;">ZIPCODE</div>	

Type of Debtor (Form of Organization) (Check one box.) <input type="checkbox"/> Individual (includes Joint Debtors) <i>See Exhibit D on page 2 of this form.</i> <input checked="" type="checkbox"/> Corporation (includes LLC and LLP) <input type="checkbox"/> Partnership <input type="checkbox"/> Other (If debtor is not one of the above entities, check this box and state type of entity below.)	Nature of Business (Check one box.) <input type="checkbox"/> Health Care Business <input type="checkbox"/> Single Asset Real Estate as defined in 11 U.S.C. § 101 (51B) <input type="checkbox"/> Railroad <input type="checkbox"/> Stockbroker <input type="checkbox"/> Commodity Broker <input type="checkbox"/> Clearing Bank <input checked="" type="checkbox"/> Other Tax-Exempt Entity (Check box, if applicable.) <input type="checkbox"/> Debtor is a tax-exempt organization under Title 26 of the United States Code (the Internal Revenue Code).	Chapter of Bankruptcy Code Under Which the Petition is Filed (Check one box.) <input type="checkbox"/> Chapter 7 <input type="checkbox"/> Chapter 9 <input checked="" type="checkbox"/> Chapter 11 <input type="checkbox"/> Chapter 12 <input type="checkbox"/> Chapter 13 <input type="checkbox"/> Chapter 15 Petition for Recognition of a Foreign Main Proceeding <input type="checkbox"/> Chapter 15 Petition for Recognition of a Foreign Nonmain Proceeding Nature of Debts (Check one box.) <input type="checkbox"/> Debts are primarily consumer debts, defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose." <input checked="" type="checkbox"/> Debts are primarily business debts.
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Filing Fee (Check one box.) <input checked="" type="checkbox"/> Full Filing Fee attached <input type="checkbox"/> Filing Fee to be paid in installments (Applicable to individuals only). Must attach signed application for the court's consideration certifying that the debtor is unable to pay fee except in installments. Rule 1006(b). See Official Form 3A. <input type="checkbox"/> Filing Fee waiver requested (Applicable to Chapter 7 individuals only). Must attach signed application for the court's consideration. See Official Form 3B.	Chapter 11 Debtors Check one box: <input type="checkbox"/> Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). <input checked="" type="checkbox"/> Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D). Check if: <input type="checkbox"/> Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,190,000. ----- Check all applicable boxes: <input type="checkbox"/> A plan is being filed with this petition. <input type="checkbox"/> Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).
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Statistical/Administrative Information <input checked="" type="checkbox"/> Debtor estimates that funds will be available for distribution to unsecured creditors. <input type="checkbox"/> Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors.	THIS SPACE IS FOR COURT USE ONLY																						
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Voluntary Petition <i>(This page must be completed and filed in every case)</i>	Name of Debtor(s): CRUCIBLE MATERIALS CORPORATION
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All Prior Bankruptcy Cases Filed Within Last 8 Years (If more than two, attach additional sheet.)

Location Where Filed: NONE	Case Number:	Date Filed:
Location Where Filed:	Case Number:	Date Filed:

Pending Bankruptcy Case Filed by any Spouse, Partner or Affiliate of this Debtor (If more than one, attach additional sheet)

Name of Debtor: CRUCIBLE DEVELOPMENT CORPORATION	Case Number: 09-_____	Date Filed:
District: DELAWARE	Relationship: SUBSIDIARY	Judge:

<p style="text-align: center;">Exhibit A</p> <p>(To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.)</p> <p><input type="checkbox"/> Exhibit A is attached and made a part of this petition.</p>	<p style="text-align: center;">Exhibit B</p> <p style="text-align: center;"><small>(To be completed if debtor is an individual whose debts are primarily consumer debts)</small></p> <p>I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [her or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I delivered to the debtor the notice required by 11 U.S.C. 342(b).</p> <p style="text-align: center;">X _____ Signature of Attorney for Debtor(s) Date</p>
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Exhibit C

Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety?

Yes, and Exhibit C is attached and made a part of this petition.

No

Exhibit D

(To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.)

Exhibit D completed and signed by the debtor is attached and made a part of this petition.

If this is a joint petition:

Exhibit D also completed and signed by the joint debtor is attached and made a part of this petition.

Information Regarding the Debtor - Venue
(Check any applicable box.)

Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other District.

There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District.

Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District.

Certification by a Debtor Who Resides as a Tenant of Residential Property
(Check all applicable boxes.)

Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.)

(Name of landlord that obtained judgment)

(Address of landlord)

Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure the entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and

Debtor has included in this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the petition.

Debtor certifies that he/she has served the Landlord with this certification (11 U.S.C. § 362(f)).

Voluntary Petition
(This page must be completed and filed in every case)

Name of Debtor(s): **CRUCIBLE MATERIALS CORPORATION**

Signatures

Signature(s) of Debtor(s) (Individual/Joint)

I declare under penalty of perjury that the information provided in this petition is true and correct.
[If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7.
[If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).

I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.

X _____
Signature of Debtor
X _____
Signature of Joint Debtor

Telephone Number (If not represented by attorney)

Date

Signature of a Foreign Representative

I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.

(Check only one box.)

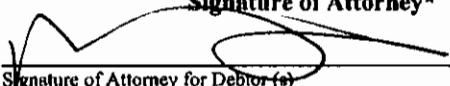
- I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached.
- Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.

X _____
(Signature of Foreign Representative)

(Printed Name of Foreign Representative)

Date

Signature of Attorney*

X 

Signature of Attorney for Debtor(s)
MARK MINUTI, ESQUIRE (Bar No. 2659)
Printed Name of Attorney for Debtor(s)
SAUL EWING LLP
Firm Name
222 DELAWARE AVENUE, SUITE 1200
Address
WILMINGTON, DE 19899
(302) 421-6840
Telephone Number
May 6, 2009
Date

* In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.

Signature of Non-Attorney Bankruptcy Petition Preparer

I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached.

Printed Name and title, if any, of Bankruptcy Petition Preparer

Social Security number (If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)

Address

X _____
Date

Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.

Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.

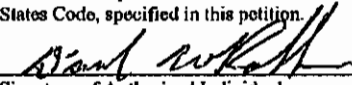
If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. § 110; 18 U.S.C. § 156.

Signature of Debtor (Corporation/Partnership)

I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.

The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.

X 

Signature of Authorized Individual
DAVID W. ROBBINS
Printed Name of Authorized Individual
CHAIRMAN & CHIEF EXECUTIVE OFFICER
Title of Authorized Individual
MAY 3, 2009
Date

Rider 1

Other Names Used by the Debtor in the Last Eight Years

- Crucible Specialty Metals
- Crucible Service Centers
- Crucible Compaction Metals
- Crucible Research
- Trent Tube

**CRUCIBLE MATERIALS CORPORATION
MINUTES OF SPECIAL MEETING
OF THE
BOARD OF DIRECTORS**

A special telephonic meeting of the Board of Directors (the "Board") of Crucible Materials Corporation, a Delaware corporation (the "Company") was held on Wednesday, April 29, 2009 at 2 P.M. EST.

There were present:

David W. Robbins - Chairman presiding
Robert J. Brooks
Richard S. Corriero
Alan W. Cramb
William R. Lester - serving as Secretary
Mary Pat Salomone

Comprising a quorum of the Board.

Mr. Robbins declared the meeting duly convened and constituted.

The Board reviewed the materials presented by the management and the advisors of the Company regarding the liabilities and liquidity situation of the Company, the strategic alternatives available to it and the impact of the foregoing on the Company's businesses; and the Board has had the opportunity to consult with the management and the advisors of the Company and fully consider each of the strategic alternatives available to the Company. Upon motion duly made, and seconded, it was unanimously resolved as follows:

I. Voluntary Petition Under the Provisions of Chapter 11 of the United States Bankruptcy Code

RESOLVED, that in the judgment of the Board of the Company, it is desirable and in the best interests of the Company, its creditors and other parties in interest, that the Company file or cause to be filed a voluntary petition for relief under the provisions of Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"); and

RESOLVED, that the officers of the Company (collectively, the "Authorized Officers"), acting alone or with one or more other Authorized Officers be, and they hereby are, authorized and empowered to execute and file on behalf of the Company all petitions, schedules, lists and other motions, papers or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized to employ the law firm of K&L Gates LLP as general bankruptcy counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to

advance the Company's rights and obligations, including filing any pleadings; and, in connection therewith, the Authorized Officers are hereby authorized to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 case and cause to be filed an appropriate application for authority to retain the services of K&L Gates LLP; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized to employ the law firm of Saul Ewing LLP as special counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings; and, in connection therewith, the Authorized Officers are hereby authorized to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Saul Ewing LLP; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized to employ the firm of Duff & Phelps Securities, LLP as investment banker to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights and obligations; and, in connection therewith, the Authorized Officers are hereby authorized to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 case and cause to be filed an appropriate application for authority to retain the services of Duff & Phelps Securities, LLP; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized to employ the firm of RAS Management Advisors, LLC as business advisors to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Officers are hereby authorized to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 case and cause to be filed an appropriate application for authority to retain the services of RAS Management Advisors, LLC; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized to employ the firm of Epiq Bankruptcy Solutions, LLC as claims and notice agent to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Officers are hereby authorized to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Chapter 11 case and cause to be filed an appropriate application for authority to retain the services of Epiq Bankruptcy Solutions, LLC; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, the Authorized Officers are hereby authorized to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the Chapter 11 case and cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and

II. Debtor in Possession Financing

RESOLVED, that the form, terms and provisions of the Ratification and Amendment Agreement (the "DIP Loan Agreement" and, together with each other document, instrument or agreement executed by the Company and any other Loan Parties (defined below) in connection therewith, the "DIP Loan Documents"), among the Company, as debtor and debtor in possession in a case to be filed under Chapter 11 of the Bankruptcy Code, and Crucible Development Corporation ("CDC", collectively with the Company, the "Loan Parties"), a debtor and debtor in possession in a case to be filed under Chapter 11 of the Bankruptcy Code (the case of the Company and CDC, each a "Case" and collectively, the "Cases"), Wachovia Capital Finance Corporation (New England) (the "DIP Agent") and each of the other financial institutions from time to time party to the DIP Loan Agreement (together with DIP Agent, the "DIP Lenders"), which DIP Loan Documents (a) require the Company to reaffirm its obligations to the DIP Lenders pursuant to the Existing Financing Agreements (as defined in the DIP Loan Documents) and acknowledge its continuing liabilities thereunder (b) provide the Company with post-petition loans and advances up to [\$_], and (c) provide for the proceeds therefrom to be used for general operating and working capital purposes in the ordinary course of business of the Loan Parties in accordance with the Budget (as defined in the DIP Loan Documents), in substantially the form submitted to the Board, as same may be modified from time to time, be, and the same hereby are in all respects approved, and any Authorized Officer or other officer of the Company is hereby authorized and empowered, in the name of and on behalf of the Company, to execute and deliver each of the DIP Loan Documents to which the Company is a party, each in the form or substantially in the form thereof submitted to the Board of the Company, with such changes, additions and modifications thereto as the officer of the Company executing the same shall approve, such approval to be conclusively evidenced by such officer's execution and delivery thereof; and

RESOLVED, that the Company, as debtor and debtor in possession under the Bankruptcy Code shall be, and hereby is, authorized to incur the Obligations (as defined in the DIP Loan Documents) and undertake any and all related transactions contemplated thereby (collectively, the "Financing Transactions"); and

RESOLVED, that each and every officer, including the Authorized Officers, of the Company be, and each of them, acting alone, hereby is authorized and empowered from time to time in the name and on behalf of the Company to take any and all such actions, and to execute and deliver or cause to be executed and delivered under seal of the Company or otherwise, any and all such other documents, agreements, certificates, writings and instruments to be delivered in connection with the DIP Loan Documents (including, without limitation, any amendments, supplements or modifications to the DIP Loan Documents and such other documents, agreements, certificates, writings and instruments to be delivered in connection therewith), and to grant the security interests in or liens on any real or personal property of the Company now or hereafter acquired as contemplated by the DIP Loan Documents, with full authority to indorse, assign or guarantee any of the foregoing in the name of the Company, in each case, as any such officer may deem necessary or advisable to carry out the intent and purposes of the immediately foregoing resolution, and his or her execution and delivery thereof to be conclusive evidence that he or she deems in necessary or advisable, his or her execution and delivery thereof to be conclusive evidence of his or her authority, to so act and his or her approval thereof; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized, and each of them, acting alone, hereby is, authorized and empowered in the name of, and on behalf of, the Company, as debtor and debtor in possession, to take such actions and execute and deliver (a) the DIP Loan Documents and such agreements, certificates, instruments, guaranties, notices and any and all other documents as the Authorized Officers may deem necessary or appropriate to facilitate the Financing Transactions (collectively, the "Financing Documents"); (b) such other instruments, certificates, notices, assignments and documents as may be reasonably requested by the DIP Agent; and (c) such forms of deposit, account control agreements, officer's certificates and compliance certificates as may be required by the DIP Loan Documents or any other Financing Document; and

RESOLVED, that the Authorized Officers and each other officer of the Company be, and each of them hereby is, authorized and empowered to authorize the DIP Agent to file any Uniform Commercial Code (the "UCC") financing statements and any necessary assignments for security or other documents in the name of the Company that the DIP Agent deems necessary or convenient to perfect any lien or security interest granted under the DIP Loan Documents, including any such UCC financing statement containing a super-generic description of collateral, such as "all assets," "all property now or hereafter acquired" and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of the Company and such other filings in respect of intellectual and other property of the Company, in each case as the DIP Agent may reasonably request to perfect the security interests of the DIP Agent under the DIP Loan Documents; and

RESOLVED, that the Company will obtain benefits from the incurrence of the Loans (as defined in the Existing Loan Agreement) by the Loan Parties under the DIP Loan Agreements and the other DIP Loan Documents, which are necessary and appropriate to the conduct, promotion and attainment of the business of the Company; and

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and empowered to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the Financing Documents, which shall in their sole judgment be necessary, proper or advisable to perform the Company's obligations under or in connection with the DIP Loan Documents or any of the other Financing Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and empowered to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP Loan Documents or any of the Financing Documents which shall in their sole judgment be necessary, proper or advisable; and

RESOLVED, that all acts and actions taken by the Authorized Officers prior to the date hereof with respect to the transactions contemplated by the DIP Loan Documents and any of the other Financing Documents be, and hereby are, in all respects confirmed, approved and ratified; and

III. Further Actions and Prior Actions

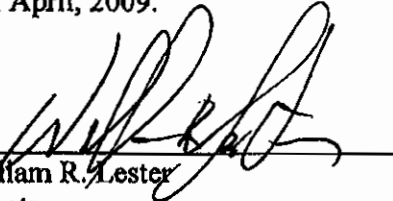
RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the officers of the Company or their designees shall be, and each of them, acting alone, hereby is, authorized and empowered, in the name of, and on behalf of, the Company, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments and other documents and to pay all expenses, including filing fees, in each case as in such officer or officers' judgment shall be necessary or desirable to fully carry out the intent and accomplish the purposes of the Resolutions adopted herein; and

RESOLVED, that all acts, actions and transactions relating to the matters contemplated by the foregoing Resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing Resolutions except that such acts were taken before these resolutions were certified, are hereby in all respects approved and ratified.

Upon motion duly made, seconded and carried, the meeting was adjourned at 4 P.M.

I, William R. Lester, Secretary of the Company, do hereby certify that the above is a true, correct and complete copy of the Minutes of the Special Meeting of the Board of Directors of the Company held on April 29, 2009.

I have therefore signed my name this 29th day of April, 2009.



William R. Lester
Secretary

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:)	
CRUCIBLE MATERIALS CORPORATION, ¹)	Chapter 11
Debtor.)	Case No. _____
In re:)	
CRUCIBLE DEVELOPMENT CORPORATION, ¹)	Chapter 11
Debtor.)	Case No. _____
)	Joint Administration Requested

**CONSOLIDATED LIST OF TWENTY CREDITORS HOLDING
LARGEST UNSECURED CLAIMS**

Set forth below is a list of creditors holding the twenty (20) largest unsecured claims against Crucible Materials Corporation and Crucible Development Corporation (collectively, the “Debtors”) as of May 1, 2009. The list has been prepared from the books and records of the Debtors.

The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 case. The list does not include (1) persons who come within the definition of “insider” set forth in 11 U.S.C. § 101, or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 20 largest unsecured claims. Inclusion of a claim on the attached consolidated list is not an admission that the amounts listed are undisputed, fixed and liquidated nor an admission that the amounts are owed by more than one of the Debtors.

¹ The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Crucible Materials Corporation (9229); Crucible Development Corporation (3475). The Debtors’ headquarters is located at 575 State Fair Boulevard, Syracuse, NY 13209.

Name of creditor and complete mailing address including zip code	Nature of claim [trade debt, bank loan, government contract, etc.]	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim [if secured also state value of security]
<p>Sentry Insurance a Mutual Company 1800 North Point Drive P.O. Box 8020 Stevens Point, WI 54481-8020 Attn: Tim Bucheger Ph: 715.346.6065 Fax: 715.346.7560</p>	<p>Workers compensation</p>	<p>Contingent, Unliquidated</p>	<p>\$3,584,509.23* Sentry holds an outstanding letter of credit in the amount of \$2,325,000.00</p>
<p>Tiangong International Company LTD 235 Zhonghan Dong Rd. Zhenjian Jiangsu, China Attn: Rainbow YH Wang Ph: 630.584.4122 Fax: 630.584.4722</p>	<p>Trade A/P: finished goods</p>		<p>\$3,531,054.69</p>
<p>Bank of America Leasing & Capital P.O. Box 371992 Pittsburgh, PA 15250-7992 Attn: Linda Watson Ph: 312.974.7162 Fax: 312.453.5799</p>	<p>Loans for ERP project (consulting fees); Oracle software license/maintenance</p>		<p>\$3,295,518.18</p>
<p>Hartford Financial Services, Inc. Hartford Plaza Hartford, CT 06115 Attn: Agnes Dolega-Moryl Ph: 860.547.2766 Fax: 860.547.6674</p>	<p>Workers compensation</p>	<p>Contingent, Unliquidated</p>	<p>\$3,281,940.00* Hartford holds an outstanding letter of credit in the amount of \$1,100,000</p>
<p>Bank of New York Mellon Trust Company, N.A. 525 William Penn Place – 7th Floor Pittsburgh, PA 15259 Attn: Kerry S. Zombeck Ph: 412.236.5720 Fax: 412.236.0870</p>	<p>Industrial Revenue Bonds: Onondaga, Hunstville</p>	<p>Unliquidated</p>	<p>\$ 3,150,000.00* * Total amount of claim, a portion of which the Debtors believe is unsecured.</p>

Name of creditor and complete mailing address including zip code	Nature of claim [trade debt, bank loan, government contract, etc.]	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim [if secured also state value of security]
BNY Mellon Asset Management 500 Grant Street, Suite 4131 Pittsburgh, PA 15258-0001 Attn: Michael D. Skirtich Ph: 412.234.6527 Fax: 412.234.8468	Estimated current funding obligation for 6 defined benefit plans (missed 4/15/09 payment) Estimated total funding obligation at 12/31/08: \$43,636,268	Unliquidated	\$2,046,402.00
Villares Metals S/A Rua Alfredo Dumont Village, 155 Jardim Santa Carolina Sumare SP Brazil Attn: Arnaldo Zangueri Ph: 55.19.33038160 Fax: 55.19.33038696	Trade A/P: finished goods		\$2,030,955.98
Universal Stainless & Alloy P.O. Box 640595 Pittsburgh, PA 15264-0595 Attn: Chris Zimmer Ph: 412.257.7604 Fax: 412.257.7540	Trade A/P: finished goods		\$1,891,067.98
Kopo International 100 Village Court, Suite #202 Hazlet, NJ 07730 Attn: Steve Cucich Ph: 732.203.1505 Fax: 732.203.1506	Trade A/P: finished goods		\$1,620,305.47
Northern Equities LLC 5060 River Road Schiller Park, IL 60176 Attn: Mathew J. Grusecki Ph: 847.678.5060 Fax: 847.678.7670	Romeoville capital lease	Unliquidated	\$1,557,983.37* * Total amount of claim, a portion of which the Debtors believe is unsecured.
Metal Management Inc. 6768 Paysphere Circle Chicago, IL 60674 Attn: Jim Nathan Ph: 312.645.0700 Fax: 312.645.0932	Trade A/P: raw materials		\$1,544,261.43

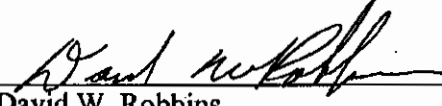
Name of creditor and complete mailing address including zip code	Nature of claim [trade debt, bank loan, government contract, etc.]	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim [if secured also state value of security]
AFCO Premium Credit LLC 110 William St., 29 th Floor New York, NY 10038 Attn: Rick Cessar Ph: 412.552.5038 Fax: 412.552.5999	Liability insurance premiums		\$1,131,928.71
Stemcor USA Inc. P.O. Box 13391 Newark, NJ 07101-3391 Attn: Howard Stern Ph: 212.563.0262 Fax: 212.563.0403	Trade A/P: finished goods		\$1,118,002.03
Purther Recycling Inc. 31000 Northwestern Hwy., Suite #250 Farmington Hills, MI 48334 Attn: Don Purther Ph: 248.865.6700 Fax: 248.865.6702	Trade A/P: raw materials		\$939,701.12
Climax Molybdenum Marketing Corp. 5862 Collections Center Drive Chicago, IL 60693 Attn: Georgeann Weinhandl Ph: 602.366.8557 Fax: 602.366.7322	Trade A/P: raw materials		\$900,516.53
DSS America, Inc. 233 S. Wacker Drive, Suite 9430 Chicago, IL 60606 Attn: Brad Ufheil Ph: 312.575.0101 Fax: 312.575.9691	Trade A/P: finished goods		\$886,973.79
ELG Utica Alloys Inc. P.O. Box 53 Utica, NY 13503 Attn: Kevin Nealis Ph: 800.525.5878 Fax: 773.374.1884	Trade A/P: raw materials		\$778,599.25

Name of creditor and complete mailing address including zip code	Nature of claim [trade debt, bank loan, government contract, etc.]	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim [if secured also state value of security]
Treilbacher Industries AG Auer von Welsbach Strasse 1 Austria Attn: Coestlin Pittino Ph:0043 (0) 4262/505-435 Fax:0043 (0) 4262-505-8435	Trade A/P: raw materials		\$621,674.11
Erasteel Inc. P.O. Box 36164 Newark, NJ 07188-6164 Attn: Tom Hill Ph: 973.335.8400 Fax: 973.335.8420	Trade A/P: finished goods		\$604,820.28
Marsh USA Inc. Six PPG Place, Suite 300 Pittsburgh, PA 15222-5499 Attn: Rick Cessar Ph: 412.552.5038 Fax: 412.552.5999	Liability insurance premiums		\$566,702.00

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION

I, David W. Robbins, Chairman and CEO of Crucible Materials Corporation and Chairman and President of Crucible Development Corporation, both Delaware corporations, declare under penalty of perjury that I have read the Consolidated List of Creditors Holding the 20 Largest Unsecured Claims submitted herewith and that it is true and correct to the best of my information and belief.

Dated: MAY 2, 2009


 David W. Robbins
 Chairman and CEO of Crucible Materials Corporation and Chairman and President of Crucible Development Corporation

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:
CRUCIBLE MATERIALS CORPORATION,
Debtor.

Chapter 11

Case No. _____

**Joint Administration Requested with
Crucible Development Corporation**

LIST OF EQUITY SECURITY HOLDERS

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
24	Common	Estate of Vincent H. Callahan	Paul M. Hanrahan, Esq. Attorney For The Estate Hancock & Estabrook P.O. Box 4976 Syracuse, NY 13201-4976	249,974.0000
56, 170*	Common	Riggins, Emory	Deceased	2,759.0000
58, 207, 588	Common	Smith-Barney-Shearson, F/B/O Callahan, Patricia M. (Benef of V.H. Callahan)	1700 Mony Tower 1 Syracuse, NY 13202	208,521.0000
59	Common	Duszak, Joseph R.	3370 Armstrong Road Warners, NY 13614	428.0000
62	Common	Jones, William H	1903 Raceway Road Indianapolis, IN 46234	317.0000
63	Common	Kleffman, Richard L	11539 Ellis Road Levering, MI 49755	414.0000
74	Common	Diehl, Robert W.	700 Bower Hill Road Apt. 1610 Pittsburgh, PA 15243	817.0000
78	Common	Crisalli, Dorothy (Benef Crisalli, Bruno)	101 Bennett Avenue Syracuse, NY 13209	692.0000
84	Common	Schneider, Phillip K	117 Dickerson Drive, South Camillus, NY 13031	455.0000
86	Common	Dean Witter Reynolds, F/B/O Wlodarczyk, Richard J	250 S. Clinton Street, Suite 500 Syracuse, NY 13202-9984	662.0000

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
88	Common	Robert W Baird & Co, F/B/O Fulton, Robert E	ATTN: IRA Dept. P.O. Box 672 Milwaukee, WI 53201	654.0000
95	Common	Edward D Jones & Co, F/B/O Cash, Bernard L	344 W Broadway Waukesha, WI 53186	584.7312
97	Common	Wehrle, John L	107 Crescent Drive Carrollton, GA 30117	559.0000
100	Common	Moskowitz, Arthur	1531 Scenery Ridge Drive Pittsburgh, PA 15241	992.0000
105	Common	Tyler, Jr., Amos	464 Allen Street Syracuse, NY 13210	710.0000
106	Common	Burgess, Robert D	419 Birchwood Boulevard Baldwinsville, NY 13027	139.0000
107	Common	Bender, John S	5243 Jamesville Road Dewitt, NY 13214	698.0000
110	Common	Dean Witter Reynolds, F/B/O Honan, John W	250 S. Clinton Street, Suite 500 Syracuse, NY 13202-9984 ATTN: Linda Hinman	941.0000
112	Common	Kompare, Louis J	7999 Pilius Way Liverpool, NY 13088	682.0000
113	Common	Lach, Edward J	155 Summer Morning Court Lake Lure, NC 28746-9741	737.0000
118	Common	Ver Hague, Gilford J	404 Gibson Street Tonawanda, NY 14150	702.0000
120	Common	Dowling, Dennis J	27 Sleepy Hollow Lane Ladera Ranch, CA 92694	782.0000
124	Common	Robitaille, George D	268 Clover Road Ludlow, MA 01056	353.0000
131	Common	Prudential Securities, F/B/O Fulton, Jr., Robert	500 Plum Street Syracuse, NY 13204	519.0000
140	Common	Holic, John F	1012 Blaine Road Monaca, PA 15061	634.0000
141	Common	Pastirak, Joseph B (deceased) c/o Carol Thorsen	1313 Woodcliffe Drive Monroeville, PA 15146	458.0000
142	Common	Price, James E	1055 Peppertree Drive #505 Sarasota, FL 34242	916.0000

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
145	Common	Eifler, Walter E	6973 Lakeshore Road Cicero, NY 13039	629.0000
151	Common	IDS Financial Services, F/B/O Stewart, Donald B	PO Box 9446 Minneapolis, MN 55440	515.0000
158	Common	McKay, John A	6021 Mannington Avenue Baltimore, MD 21206-2024	762.2704
160	Common	Enright, Mary E	N6251 State Road 120 Elkhorn, WI 53121	470.0000
162	Common	League, Johnny R	206 Antioch Church Road Carrollton, GA 30117	604.0000
166	Common	Chandhok, Vijay K	115 Woodhaven Drive Pittsburgh, PA 15228	981.0000
167	Common	Glovier, Richard H	123 Persian Drive Oakdale, PA 15071	590.0000
171, 180*	Common	Graceffo, Joy Y	7931 Sundial Harbor Pt. Lake Worth, FL 33467-7058	655.0000
177*	Common	Taylor, Arthur R	9 Laurel Court Acton, MA 01720	4,408.0000
186*	Common	Smith Barney Inc, F/B/O Tangredi, Richard J	1700 Mony Tower 1 Syracuse, NY 13202 ATTN: John Mischler	5,962.0000
194*	Common	Miles, Andrea	53 Gum Creek Circle Roopville, GA 30170	2,225.0000
196*	Common	Pellmann, Lee E	31602 Jaquish Hollow Road Richland Center, WI 53581-6664	651.0000
198*	Common	Stencil, Jeanne M	1048 Edgewood Avenue Adams, WI 53910	759.0000
200*	Common	Adams, Jr., Avery L	1322 Union Avenue Bridgeville, PA 15017	3,653.0000
203*	Common	Palmer, Richard C	16850 Parkway Avenue East Liverpool, OH 43920-9447	4,278.0000
210*	Common	Mesirow Financial, F/B/O Smith, Caroline D	350 N Clark Street Chicago, IL 60610 ATTN: IRA Dept.	14,222.0000
221	Common	Robert W Baird & Co, F/B/O Fulton, Robert E	P. O. Box 672 Milwaukee, WI 53201	653.2232

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
222	Common	Merrill Lynch, F/B/O Mendes, Anthony A	1700 Route 23 North Suite 200 Wayne, NJ 07470 ATTN: Lou Riccardi, Jr.	587.3387
223	Common	Edward D Jones & Co, F/B/O Cash, Bernard L	344 W Broadway Waukesha, WI 53186	584.7313
225	Common	Moskowitz, Arthur	1531 Scenery Ridge Drive Pittsburgh, PA 15241	991.3586
232	Common	Lach, Edward J	155 Summer Morning Court Lake Lure, NC 28746-9741	736.0565
235	Common	Sante, Albert J	14 Arrowhead Avenue Auburn, MA 01501	773.0719
237	Common	Merrill Lynch, F/B/O Fox, Joan Welsh	4121 Brittany Lane Sarasota, FL 34233 ATTN: Stephen P. McDonald	525.6558
238	Common	Holic, John F	1012 Blaine Road Monaca, PA 15061	633.7214
239	Common	Zangrille, Rudolph A	8893 Fox Hunt Road Pittsburgh, PA 15237	771.8466
241	Common	McKay, John A	6021 Mannington Avenue Baltimore, MD 21206-2024	762.2705
244	Common	Chandhok, Vijay K	115 Woodhaven Drive Pittsburgh, PA 15228	980.8750
245	Common	Glovier, Richard H	123 Persian Drive Oakdale, PA 15071	589.9870
246	Common	Hauser, John J	1335 Conway Wallrose Road Freedom, PA 15042	765.5636
250	Common	Hauser, John J	1335 Conway Wallrose Road Freedom, PA 15042	766.0000
251	Common	Guarantee and Trust Co, F/B/O Patterson, Milton W	90 So Cascade Avenue Suite 1190 Colorado Springs, CO 80903	947.0000
252	Common	Resner, Rick	735 North 19th Avenue Phoenix, AZ 85009	3,434.0000
253	Common	Gebauer, Homer D (deceased) c/o Dorothy A. Gebauer	1612 Lakeshore Lane Plano, TX 75023	923.0000

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
255	Common	Reed, Robert	1919 Sussex Place Owensboro, KY 42301-4346	192.0000
257	Common	Tharp, Margie	8418 Aspen Glenn Way Louisville, KY 40228	674.0000
258	Common	Snyder, Pearl	5027 N.W. 67th Street Gainesville, FL 32653	536.0000
259	Common	Saunders, Marie F	1926 Lincoln Avenue Pittsburgh, PA 15235-1131	383.0000
261	Common	Kranes, Lawrence M	8109 Summerview Terrace Boca Raton, FL 33496-5156	450.0000
262	Common	Rubacha, Donna L	770 James Street Apt. #815 Syracuse, NY 13203	374.0000
265	Common	Fuchs, Robert F	4364 E. Brightview Avenue Pittsburgh, PA 15227	384.0000
266	Common	Sante, Albert J	14 Arrowhead Avenue Auburn, MA 01501	774.0000
267	Common	Rushton, Robert E	2431 Clyde Street Poland, OH 44514	16,765.0000
268	Common	Zangrille, Rudolph A	8893 Fox Hunt Road Pittsburgh, PA 15237	772.0000
270	Common	Hough, Patricia A	2716 Frontage Road PO Box 802 East Troy, WI 53120	358.0000
272	Common	Merrill Lynch, F/B/O Barbossa, Joseph S	9595 Six Pines Drive, Suite 8380 The Woodlands, TX 77380	989.0000
273	Common	Merrill Lynch, F/B/O Smith, Walter B	55 Kings Highway Dover, DE 19901-3816 ATTN: Bob Merrill	507.0000
274	Common	Merrill Lynch, F/B/O Danver, William M	600 Grant Street 49th Floor Pittsburgh, PA 15219-2703	1,208.0000
278	Common	Merrill Lynch, F/B/O Mendes, Anthony A	1700 Route 23 North Suite 200 Wayne, NJ 07470 ATTN: Lou Riccardi, Jr.	588.0000

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
279	Common	Merrill Lynch, F/B/O Fox, Joan H	4121 Brittany Lane Sarasota, FL 34233 ATTN: Stephen P. McDonald	526.0000
280	Common	Thurman, Donald L	122 Churchill Avenue Hodgenville, KY 42748	243.0000
281	Common	Kurtz, Harley D	2996 S Street Box 705 East Troy, WI 53120	901.0000
287	Common	Kauer, John M	7 Station Street Pittsburgh, PA 15205-2815	3,077.0000
289	Common	Robert W Baird & Co, F/B/O Fulton, Robert E	ATTN: IRA Dept. P.O. Box 672 Milwaukee, WI 53201	653.2232
290	Common	Merrill Lynch, F/B/O Mendes, Anthony A	1700 Route 23 North Suite 200 Wayne, NJ 07470 ATTN: Lou Riccardi, Jr.	587.3387
291	Common	Edward D Jones & Co, F/B/O Cash, Bernard L	344 W Broadway Waukesha, WI 53186	584.7312
293	Common	Moskowitz, Arthur	1531 Scenery Ridge Drive Pittsburgh, PA 15241	991.3586
300	Common	Lach, Edward J	155 Summer Morning Court Lake Lure, NC 28746-9741	736.0847
303	Common	Sante, Albert J	14 Arrowhead Avenue Auburn, MA 01501	773.1079
305	Common	Merrill Lynch, F/B/O Fox, Joan H	4121 Brittany Lane Sarasota, FL 34233 ATTN: Stephen P. McDonald	525.9838
306	Common	Holic, John F	1012 Blaine Road Monaca, PA 15061	634.0822
307	Common	Zangrille, Rudolph A	8893 Fox Hunt Road Pittsburgh, PA 15237	772.2699
309	Common	McKay, John A	6021 Mannington Avenue Baltimore, MD 21206-2024	762.3607
312	Common	Chandhok, Vijak K	115 Woodhaven Drive Pittsburgh, PA 15228	981.1667

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
314	Common	Hauser, John J	1335 Conway Wallrose Road Freedom, PA 15042	765.7514
333	Common	Prudential Securities, F/B/O Fernandez, Hilario J IRA	500 Plum Street P.O. Box 4997 Syracuse, NY 13221	444.8657
334	Common	Gerthoffer, Joseph C	305 Colony Park Drive Liverpool, NY 13088	808.4587
335	Common	Prudential Securities, F/B/O Klein, Howard W	500 Plum Street Syracuse, NY 13204	507.0586
336	Common	Wachovia Securities/Attn: Frank Netti, F/B/O Kompare, Louis J	Bridgewater Place 500 Plum Street Syracuse, NY 13204	682.0894
337	Common	Lach, Edward J	155 Summer Morning Court Lake Lure, NC 28746-9741	737.0450
339	Common	Prudential Securities, F/B/O Rydelek, Marguerite E	500 Plum Street Syracuse, NY 13204	562.8592
340	Common	Sante, Albert J	14 Arrowhead Avenue Auburn, MA 01501	774.1022
342	Common	Merrill Lynch, F/B/O Fox, Joan H	4121 Brittany Lane Sarasota, FL 34233 ATTN: Stephen P. McDonald	526.0534
343	Common	Holic, John F	1012 Blaine Road Monaca, PA 15061	634.2346
344	Common	Zangrille, Rudolph A	8893 Fox Hunt Road Pittsburgh, PA 15237	772.4895
346	Common	McKay, John A	6021 Mannington Avenue Baltimore, MD 21206-2024	763.2780
349	Common	Chandhok, Vijay K	115 Woodhaven Drive Pittsburgh, PA 15228	982.0840
351	Common	Hauser, John J	1335 Conway Wallrose Road Freedom, PA 15042	766.5276
356	Common	Pikarsky, Martin F	12-5 Kings Court Camillus, NY 13031	981.7159
357	Common	Prudential Securities, F/B/O Lederbrink, Wayne G	P.O. Box 1598 Birmingham, MI 48012 ATTN: Wayne Tarkington	1,052.6920

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
370	Common	McKay, John A	6021 Mannington Avenue Baltimore, MD 21206-2024	763.2780
373	Common	Chandhok, Vijay K	115 Woodhaven Drive Pittsburgh, PA 15228	982.0840
380	Common	Pikarsky, Martin F	12-5 Kings Court Camillus, NY 13031	981.7159
387	Common	Brooks, Robert J.	3465 Treeline Drive Murrysville, PA 15668	10,000.0000
388	Common	Raymond James Assoc, F/B/O Sandoval, Anita J.	880 Carillon Parkway P. O. Box 12749 St. Petersburg, FL 33733-2749	273.0000
393	Common	Zoglmann, Robert M.	2566 Locust Grove Road Elizabethtown, KY 42701	100.0000
396	Common	A. G. Edwards & Sons, Cust for Hasenjaeger, Robert A	IR Account One North Jefferson St. Louis, MO 63103	677.1736
398	Common	Brooks, Robert J.	3465 Treeline Drive Murrysville, PA 15668	10,000.0000
402	Common	Pikarsky, Martin F	12-5 Kings Court Camillus, NY 13031	981.7159
407	Common	Waterhouse Securities, Cust for Jerome W.Fiepke	305 Estate Drive Elizabethtown, KY 42701	1,182.5092
408	Common	Cramer, James E.	32610 Yahnke Road Burlington, WI 53105	485.0969
409	Common	Snyder, Francis S.	201 Grant Street, #409 Sewickley, PA 15154	719.1024
410	Common	Kropf, Gary J.	8705 Dustin Lane NW Strasburgh, OH 44680-9107	1,000.0000
421	Common	Cramer, James E.	32610 Yahnke Road Burlington, WI 53105	334.9048
436	Common	Fiepke, Jerome W.	305 Estate Drive Elizabethtown, KY 42701	1,182.5092
437	Common	Cramer, James E.	32610 Yahnke Road Burlington, WI 53105	820.0017
438	Common	Snyder, Francis S.	201 Grant Street, #409 Sewickley, PA 15154	719.1024

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
440	Common	Saunders, Martin M	3901 S.E. 11th Place Apt. #104 Cape Coral, FL 33904	1,237,7765
446	Common	Rubel, Mildred I.	3583 Howlett Hill Road Camillus, NY 13031-8706	463.5992
451	Common	Fiepke, Jerome W.	305 Estate Drive Elizabethtown, KY 42701	1,182.5092
452	Common	Cramer, James E.	32610 Yahnke Road Burlington, WI 53105 P.O. Box 1598	820.0017
454	Common	Prudential Securities, F/B/O Lederbrink, Wayne G	Birmingham, MI 48012 ATTN: Wayne Tarkington	1,052.6920
458	Common	Harris, Velvin E.	606 Ringer Road Carrollton, GA 30116	2,762.2659
467	Common	Cramer, James E.	32610 Yahnke Road Burlington, WI 53105	820.0017
473	Common	Eisen, William B.	226 W. Rittenhouse Square, Apt. 1505 Philadelphia, PA 19103	13,000.0000
474	Common	Sullivan, Barbara	215 Tecumseh Street Syracuse, NY 13224	750.3353
475	Common	First Clearing Corp, Cust for Louis Kompare IRA	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060	681.2991
476	Common	First Clearing Corp, Cust for Louis Kompare IRA	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060	681.4487
479	Common	Kasko, J. Carl	7901 Pete Drive Mobile, AL 36695-8902	98.1471
480	Common	Petro, Geraldine	209 Julrich Drive McMurray, PA 15317	294.4412
481	Common	Walter, Christine	22 Woodland Road Sewickley, PA 15143	196.2942
482	Common	Redmerski, David	1080 Fiddleback Drive McKees Rocks, PA 15136	65.4314
483	Common	Police, Patricia	182 N. Vireo Drive McKees Rocks, PA 15136	65.4314
484	Common	Redmerski, Richard	949 Hillcrest Drive Greensburg, PA 15601	65.4314

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
485	Common	Fenk, Florence	519 Larix Road Monroeville, PA 15146	196.2942
486	Common	Plesko, Ronald	52 Richards Avenue Sharon, MA 02067-1223	196.2942
487	Common	Plesko, George	11 Briar Hill Road Sharon, MA 02067-2753	196.2942
493	Common	Cramer, James E.	32610 Yahnke Road Burlington, WI 53105	820.0016
498	Common	Edward Jones, F/B/O Frymark, John C	P.O. Box 673, 2098 Church Street East Troy, WI 53120	2,062.5049
500	Common	Dorsey, Janie	1424 Hawkins Drive Vine Grove, KY 40175-0406	455.0000
505	Common	Private Trust Company F/B/O Gozzi, Inez	9785 Towne Centre Drive LLP Financial Services, Cust. Dep/Rest. Sec. Dept. San Diego, CA 92121-1968	425.0000
506	Common	Private Trust Company F/B/O Phillips III, Palmer	9785 Towne Centre Drive LLP Financial Services, Cust. Dep/Rest. Sec. Dept. San Diego, CA 92121-1968	2,825.6951
507	Common	Grant, Laurel	2959 North Street East Troy, WI 53120	310.4728
509	Common	First Clearing, LLC F/B/O Kinney, Joseph J	Innisbrook Center, 3rd Floor 10700 Wheat First Drive Glen Allen, VA 23060	6,287.8466
522	Common	American Express Trust Co. F/B/O Howard P Mortimer IRA	American Enterprise Investment Services 682 AXP Financial Center Minneapolis, MN 55474	646.8154
527	Common	Jarvis, Joseph	4808 Yenny Road Syracuse, NY 13215	743.3820
528	Common	Paar, Patricia J.	307 Deepwood Drive Elizabethtown, KY 42701	605.0000
530	Common	First Clearing LLC, Custodian for Coombe, Carol	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	5,931.0000
531	Common	First Clearing LLC, as Custodian for Gerthoffer, Joseph C	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	807.6862

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
532	Common	First Clearing LLC, as Custodian for Gerthoffer, Joseph C	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	1,616.0293
534	Common	First Clearing LLC, Custodian for Dvorsky, Severin T	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	587.0000
535	Common	First Clearing LLC, Custodian for Bryant, Donald P	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	739.0000
536	Common	First Clearing LLC, Custodian for Germinio, Joseph J	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	504.0000
537	Common	First Clearing LLC, Custodian for Kramer, Elaine	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	734.0000
538	Common	First Clearing LLC, Custodian for Kramer, Elaine	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	733.7752
539	Common	First Clearing LLC, Custodian for Nelson, Shirley	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	646.0000
540	Common	First Clearing LLC, Custodian for Fernandez, Hilario J	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	445.0000
541	Common	First Clearing LLC, Custodian for Fernandez, Hilario J	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	444.5001
542	Common	First Clearing LLC, Custodian for Rydelek, Marguerite E	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	562.1685
543	Common	First Clearing LLC, Custodian for Rydelek, Marguerite E	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	1,125.2527
544	Common	First Clearing LLC, Custodian for Lederbrink, Wayne G	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	3,158.0760
546	Common	First Clearing LLC, Custodian for Klein, Barbara	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	1,014.0819
547	Common	First Clearing LLC, Custodian for Klein, Barbara	10700 Wheat First Drive, Third Floor Glen Allen, VA 23060-9243	506.7212
550	Common	National Fin Svcs., F/B/O John P. Kruppa	200 Liberty Street, 5th Floor 1 World Financial Center New York, NY 10281 ATTN: Custody Operations Area	1,378.1502
551	Common	National Fin Svcs, F/B/O Raymond E. Klimas	200 Liberty Street, 5th Floor 1 World Financial Center New York, NY 10281 ATTN: Custody Operations Area	3,082.8480

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
552	Common	Elizabeth M. Knickerbocker	c/o First Clearing LLC 10700 Wheat First Drive, 3rd Floor Glen Allen, VA 23060-9243	595.0000
554	Common	Raymond James Assoc., F/B/O Thomas G. Norwood	880 Carillon Parkway P.O. Box 12749 St. Petersburg, FL 33716 ATTN: Georgia Laskey	4,563.2103
555	Common	Jarvis, Joseph	4808 Yenny Road Syracuse, NY 13215	743.3815
556	Common	First Clearing LLC Cust F/B/O Murphy, Jerome C	10700 Wheat First Drive, 3rd Floor Glen Allen, VA 13060-9243	614.0000
558	Common	Cacciola, John	For The John Cacciola Revocable Trust 145 Lookout Cir Syracuse, NY 13209	264.8270
559	Common	Cacciola, Angeline	For The Angeline Cacciola Revocable Trust 145 Lookout Cir Syracuse, NY 13209	264.8270
562	Common	Ameriprise Financial Services ACF F/B/O Thomas J Matuszak	American Enterprise Investment Services 682 AXP Financial Center Minneapolis, MN 55474	15,025.7560
563	Common	Conway, Julie	Beneficiary Of John Conway 1270 Lakemont Drive Pittsburgh, PA 15243	500.0000
567	Common	Merrill Lynch, F/B/O Delans, Jr., Andrew E	55 Water Street, Floor 2SL New York, NY 10041-0004 ATTN: John Silvester	4,870.0843
568	Common	Merrill Lynch, F/B/O Vassilaros, George L	55 Water Street, Floor 2SL New York, NY 10041-0004 ATTN: John Silvester	1,752.1391
577	Common	PTC Cust Rollover IRA F/B/O Pinnow, Kenneth E.	PTC Customer Rollover IRA F/B/O Kenneth E. Pinnow 9785 Towne Centre Drive San Diego, CA 92121	6,790.3251
585	Common	GreatBanc Trust Company, Trustee Crufund	801 Warrenville Road, Suite 500 Lisle, IL 60532 ATTN: Anne C. Umlauf	1,600,156.8372

Cert No.	Series	Record Holder	Address Information	12/31/08 Outstanding
586	Common	GreatBanc Trust Company, Trustee ESOP	801 Warrenville Road, Suite 500 Lisle, IL 60532 ATTN: Anne C. Umlauf	1,553,258.4593
576	Common	National Financial Services, F/B/O Hagan, John T	200 Liberty Street Custody Dept., 5th Floor New York, NY 10281	25,829.0000
584	Common	National Financial Services LLC, F/B/O Chandhok, Vijay K	One World Financial Center 200 Liberty Street, 5th Floor New York, NY 10281	65,019.5238
587	Common	Merrill Lynch, F/B/O Thomas C. Mahoney	101 Hudson Street, 7th Floor Jersey City, NJ 07302	7,394.7511
282, 329, 364	Common	Bost & Co - Salaried Plan	Michael D. Skirtich, Ass't. Vice President Mellon Institutional Asset Management One Mellon Center, Suite 4131 Pittsburgh, PA 15258-0001	2,729,451.6068
283, 329, 364	Common	Bost & Co - Non-Salaried Plans	Michael D. Skirtich, Ass't. Vice President Mellon Institutional Asset Management One Mellon Center, Suite 4131 Pittsburgh, PA 15258-0001	2,589,341.9622

* total amount of stock listed for these individuals includes common stock they have a right to upon surrender of preferred stock

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

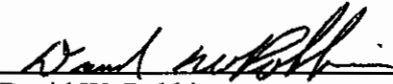
In re:)	Chapter 11
)	
CRUCIBLE MATERIALS CORPORATION, ¹)	Case No. _____
)	
Debtor.)	Joint Administration Requested with Crucible Development Corporation

DECLARATION REGARDING LIST OF EQUITY SECURITY HOLDERS

I, David W. Robbins, Chairman and CEO of the above-captioned debtor and debtor in possession, declare under penalty of perjury that I have read the List of Equity Security Holders submitted herewith and that it is true and correct to the best of my information and belief.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: MAY 2, 2009



David W. Robbins
Chairman & CEO

¹ The Debtor and the last four digits of the Debtor's taxpayer identification number are as follows: Crucible Materials Corporation (9229). The Debtor's headquarters is located at 575 State Fair Boulevard, Syracuse, NY 13209.

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

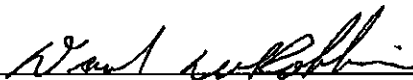
In re:)	Chapter 11
CRUCIBLE MATERIALS CORPORATION, ¹)	Case No. _____
Debtor.)	Joint Administration Requested with Crucible Development Corporation

STATEMENT OF CORPORATE OWNERSHIP

Comes now **Crucible Materials Corporation** (the "Debtor") and pursuant to Fed. R. Bankr. P. 1007(a) and 7007.1 state as follows:

 X All corporations that directly or indirectly own 10% or more of any class of the corporation's equity interests are listed below:

Owner Name	% of Shares Owned
Bost & Co. (Nominee for Mellon Bank, N.A.)(Salaried Plan)	29.4%
Bost & Co. (Nominee for Mellon Bank, N.A.)(Non-Salaried Plan)	27.9%
GreatBanc Trust Company, as Trustee of the Crucible Fund for salaried Employees of all Divisions of Crucible Materials Corporation	17.2%
GreatBanc Trust Company, as Trustee of the Crucible Materials Corporation Stock Ownership Trust	16.7%

By: 
David W. Robbins
Chairman & CEO

 MAY 2, 2009

¹ The Debtor and the last four digits of the Debtor's taxpayer identification number are as follows: Crucible Materials Corporation (9229). The Debtor's headquarters is located at 575 State Fair Boulevard, Syracuse, NY 13209.