

**A. Creditor Arch Chemicals, Inc.’s Motion for Allowance and Payment of Administrative Expense Pursuant to 11 U.S.C. § 503(b)(9) (the “Arch Motion”).**

By the Arch Motion, Arch Chemicals, Inc. (“Arch”) seeks entry of an order (i) allowing it an administrative expense claim in the amount of \$58,741.20 for polyglycol product received by Debtor Chemtura Corporation (“Chemtura”) within twenty days of March 18, 2009 (the “Petition Date”), and (ii) compelling immediate payment thereof.

Arch alleges that within twenty days of the Petition Date, Arch sold and delivered polyglycol product in the ordinary course of business to Chemtura in the amount of \$58,741.20. Arch contends that because the polyglycol product was delivered to Chemtura within twenty days of the Petition Date, Arch is entitled to an administrative expense claim pursuant to Bankruptcy Code section 503(b)(9). Arch further requests immediate payment of its administrative expense claim.

*A hearing will be held on the Arch Motion on December 8, 2009 at 9:45 a.m. (ET), with a corresponding objection deadline of December 3, 2009 at 5:00 p.m. (ET).*

**B. Chemical Services, Inc.’s Motion for Allowance of Administrative Expense Claim Pursuant to 11 U.S.C. § 503(b)(9) (the “Chemical Services Motion”).**

By the Chemical Services Motion, Chemical Services, Inc. (“Chemical Services”) seeks entry of an order allowing it an administrative expense claim in the amount of \$58,944.51 for industrial chemicals received by Debtor Bio-Lab, Inc. (“Bio-Lab”) within twenty days of the Petition Date.

Chemical Services alleges that during the twenty days prior to the Petition Date, Chemical Services sold and delivered industrial chemicals in the ordinary course of business to Bio-Lab in the amount of \$58,944.51. Chemical Services contends that because the industrial chemicals were delivered to Bio-Lab within twenty days of the Petition Date, Chemical Services is entitled to an administrative expense claim pursuant to Bankruptcy Code section 503(b)(9).

*A hearing will be held on the Chemical Services Motion on December 8, 2009 at 9:45 a.m. (ET), with a corresponding objection deadline of December 3, 2009 at 4:00 p.m. (ET).*

**C. Motion of PPG Industries, Inc. for Allowance and Payment of Administrative Expense Claim Pursuant to 11 U.S.C. § 503(b)(9) and 105(a) (the “PPG Motion”).**

By the PPG Motion, PPG Industries, Inc. (“PPG”) seeks entry of an order (i) allowing it an administrative expense claim in the amount of \$1,367,017.38 for chlorine, calcium hypochlorite and ethyl chloride (the “PPG Products”) received by the Debtors within twenty days of March 18, 2009 (the “Petition Date”), and (ii) compelling immediate payment thereof.

PPG alleges that within twenty days of the Petition Date, PPG sold and delivered the PPG Products in the ordinary course of business to Debtors Great Lakes Chemical Corporation

(“Great Lakes”), Bio-Lab, Inc. (“Bio-Lab”), and Crompton Corporation (“Crompton”) in the total amount of \$1,367,017.38. PPG contends that because the PPG Products were delivered to Great Lakes, Bio-Lab and Crompton within twenty days of the Petition Date, PPG is entitled to an administrative expense claim pursuant to Bankruptcy Code section 503(b)(9). PPG also requests immediate payment of its administrative expense claim.

***A hearing will be held on the PPG Motion on December 8, 2009 at 9:45 a.m. (ET), with a corresponding objection deadline of December 3, 2009 at 4:00 p.m. (ET).***