IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

N RE: BUILDING MATERIALS Chapter 11 Case No. 09-12074 (KJC)

OLDING CORPORATION, et al., Jointly Administered

Debtors.)

NOTICE OF COMMENCEMENT OF CHAPTER 11 BANKRUPTCY

NUTURE OF COMMENCEMENT OF CHAPTER 11 BANKRUPTCY
<u>CASES AND METTING OF CREDITORS</u>

In June 16, 2009, Building Materials Holding Corporation, and its wholly owned subidiaries, the debtors and debtors in possession in the above-captioned cases (the
Debtors"), each filed a voluntary petition for relief under chapter 11 of title 11 of the
Inited States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"). The Debtors,
heir addresses, case numbers and last four digits of their federal tax identification
immbers are as follows:

DERTORS (Materials 11)

iumbers are as follows:
IEBTORS (Other names, If any, used by the Debtors in the last 6 years appear no brackets), ADDRESS (720 Park Blvd., Sulte 200, Bolse, ID 83712), CASE NO., ID No.: Building Materials Holding Corporation, 09-12074, 4269; BMC West Cororation, 09-12075, 0454; SelectBuild Construction Inc., If/k/a BMC Construction, 1c., 09-12076, 1340; SelectBuild Northern California, Inc., 09-12077, 7579; Illinois raming, Inc., 09-12078, 4451; C Construction, Inc., 09-12078, 2206; TWF Construction, Inc., 09-12080, 3334; H.N.R. Framing Systems, Inc., 09-12081, 429; SelectIuild Southern California, Inc., If/k/a KBI Stucco, Inc.; SelectBuild, I.P., KBI Windows, C., SelectBuild Florina LLC, SelectBuild Distribution, Inc., SelectBuild Mid-Atlantic, LC, SelectBuild Trim, LLC, SelectBuild Mechanical, LLC, A-1 Building Components, LC], 09-12082, 9378; SelectBuild Mechanical, LLC, A-1 Building Components, on a, LLC, 09-12084, 0036; SelectBuild Illinois, LLC [f/k/a RCI Construction, LLC], 9-12085, 0792.

9-12085, 0792.

ATE. TIME AND LOCATION OF MEETING OF CREDITORS. JULY 17, 2009 AT 10:00

AM. (PREVAILING EASTERN TIME), J. CALEB BOGGS FEDERAL BUILDING, 844

ORTH KING STREET, ROOM 5209, WILMINGTON, DELAWARE 19801.

IEETING OF CREDITORS. The Debtors' representative, as specified in Rule 9001(5)

If the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), is required
appear at the meeting of creditors on the date and at the place set forth above for
the purpose of being examined under oath. Attendance by creditors at the meeting is
selected by the set required. At the greating registers may exprise the Debtors and

ne purpose of being examined under oath. Attendance by creditors at the meeting is elcomed, but not required. At the meeting creditors may examine the Debtors and ansact such other business as may properly come before the meeting. The meeting lay be continued or adjourned from time-to-time by notice at the meeting, without rither written notice to the creditors.

OMMENCEMENT OF CASES A petition under chapter 11 of the Bankruptcy Code as been filed in the United States Bankruptcy Court for the District of Delaware (the 2ourt") by each of the Debtors, and orders for relief have been entered. Pursuant 1 that certain order entered by the Court, dated June 17, 2009 [Docket No. 52], echapter 11 cases filed by each of the Debtors will be jointly administered under le following caption: In re Building Materials Holding Corporation et al., Case No. 9-12074 (KIO.) You will not receive notice of all documents filed in these cases. All ocuments filed with the Court, including lists of the Debtors' property and debts, e available for inspection at the Office of the Clerk of the Court (the **Clerk's Off-se**). In addition, such documents may be available at www.deb.uscourts.gov. A CER password is needed to access these documents and can be obtained from the ACER Service Center at www.pacerts.gov. In addition, such documents ACER Service Center at www.pacer.psc.uscourts.gov. In addition, such documents e available through the website of The Garden City Group, Inc., the claims agent in ese cases, at www.bmhcrestructuring.com. Information regarding the cases is also existing the phone bit 1.86-364.4269.

railable by phone at 1-866-364-4266.
<u>EADLINE TO FILE A PROOF OF CLAIM</u>. Notice of this deadline will be sent by and

rough a separate notice.

AME. ADDRESS AND TELEPHONE NUMBER OF TRUSTEE. None appointed to date.

DUNSEL FOR THE DEBTORS.

Ichael A. Rosenthal, Esq., Matthew K., Kelsey, Esq., GIBSON, DUNN & CRUTCHER

P. 200 Park Avenue, New York, New York 10166-0193 and Sean M. Beach, Esq.,

nald J. Bowman, Jr., Esq., Robert F. Poppiti, Jr., Esq., YOUNG CONAWAY STARGATT

TAYLOR, LLP. The Brandywine Building, 1000 West Street, 17th Floor, P.O. Box 391,

ilmington, Delaware 19899-0391, Telephone: (302) 571-6731

JRPOSE OF CHAPTER 11 FILING.

Chapter 11 of the Bankruptcy Code enables

stors to reorganize pursuant to a plan. A plan is not effective unless approved by

e Court at a confirmation hearing. Creditors will be given notice concerning any

an, or in the event these cases are dismissed or converted to another chapter of

e Bankruptcy Code. The Debtors will remain in possession of their property and will

ntinue to operate their businesses unless a trustee is appointed.

IEDITORS MAY NOT TAKE CERTAIN ACTIONS. A creditor is anyone to whom any

the Debtors owe money or property. Under the Bankruptcy Code, the Debtors are

anted certain protections against creditors. Common examples of prohibited ac
ns by creditors are contacting the Debtors to demand repaymment, taking action

ainst the Debtors to collect money owed to creditors or to take property of the Debt

ins by creditors are contacting the Debtors to demand repayment, taking action ainst the Debtors to collect money owed to creditors or to take property of the Debts, and starting or continuing foreclosure actions or repossessions. If unauthorized tions are taken by a creditor against the Debtors, the Court may penalize that creditions are taken by a creditor against the Debtors, the Court may penalize that creditions to the property of a Debtors should review section 362 of the Bankruptcy Code and may wish to seek gal advice. The staff of the Clerk's Office is not permitted to give legal advice. AIMS. Schedules of creditors will be filled pursuant to Bankruptcy Rule 1007. In creditor holding a scheduled claim, which is not listed as disputed, contingent, unliquidated as to amount, may, but is not required to, file a proof of claim in see cases. Creditors whose claims are not scheduled or whose claims are listed disputed, contingent, or unliquidated as to amount and who desire to participate these cases or share in any distribution must file a proof of claim. A creditor who

disputed, contingent, or unliquidated as to amount and who desire to participate these cases or share in any distribution must file a proof of claim. A creditor who sires to rely on the schedules of creditors has the responsibility for determining it its claim is listed accurately. Separate notice of the deadlines to file proofs claim and proofs of claim forms will be provided to the Debtors' known cred-rs. Proofs of claim forms also are available in the clerk's office of any United tase Bankruptcy Court and from the Court's website at www.deb.uscourts.gov. SCHARGE OF DEBTS. Confirmation of a chapter 11 case may result in a discharge debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A charge means that you may never try to collect the debt from the Debtors, except provided in the plan.

provided in the plan.

the Court: /s/ David D. Bird

Clerk of the United States Bankruptcy
Court for the District of Delaware

Dated: June 22, 2009

THE ARIZONA REPUBLIC

STATE OF ARIZONA COUNTY OF MARICOPA

Mark Gilmore, being first duly sworn, upon oath deposes and says: That he is a legal advertising representative of the Arizona Business Gazette, a newspaper of general circulation in the county of Maricopa, State of Arizona, published at Phoenix, Arizona, by Phoenix Newspapers Inc., which also publishes The Arizona Republic, and that the copy hereto attached is a true copy of the advertisement published in the said paper on the dates as indicated.

The Arizona Republic

June 26, 2009

Sworn to before me this 26TH day of June A.D. 2009

