請注意: 僅本文件的英文原文具有法律約束力。本文件的中文譯本僅作参考之用,如中文 譯本和英文原文之間有任何不一致之處,一概以英文原文爲準。

Victoria Peak International Finance Limited
P.O. Box 1093GT
Queensgate House
South Church Street
George Town
Grand Cayman
Cayman Islands

致: 精明債券系列十的持有人(透過歐洲結算系統及/或盧森堡結算系統)

2008年9月22日

### 精明債券系列十

於二零一二年到期的美元信貸相聯有抵押可贖回步升定息債券(「A 組債券」)(ISIN: XS0269059829)

於二零一二年到期的港元信貸相聯有抵押可贖回步升定息債券(「B 組債券」)(ISIN: XS0269059233)

(各爲一「組」,而任何一個或兩個組別的債券則稱爲「債券」),由 Victoria Peak International Finance Limited 根據其零售債券計劃發行(「計劃」)

我們現在發出本通知,在 2008 年 9 月 15 日,Lehman Brothers Holdings Inc. (「**信貸事件實體**」) 在美國紐約南區破產法院申請第 11 章破產保護,以致債券項下一家公司發生「破產」公司或主權信貸事件。該申請構成「破產」的定義中,該信貸事件實體「展開根據無力償債或破產法律或影響債權人權利的其他類似法律的法律程序,以尋求無力償債或破產或任何其他濟助的判決,或被提出將其結業或清盤的呈請」。

在 2008 年 9 月 22 日(「公司或主權信貸事件釐定日」),釐定代理向我們發出發生上述公司或主權信貸事件的通知。該通知的副本,連同確認有關信貸事件實體發生公司或主權信貸事件的公衆途徑可取得的資料的副本,均附載於本通知。

根據債券的條件及條款(並在每一個情況下受限於及詳列於有關債券的主要條件及定價補 充文件,並如發行章程所述):

- 1. 由於發生上述公司或主權信貸事件,而在發行人透過送達有關結算系統向債券持有人發出本通知後,債券由(並包括)2008年3月25日,即緊接本通知送達有關結算系統的日期之前的利息期日期起不再計算利息。
- 2. 在公司或主權信貸事件釐定日後三個營業日,變現所得款項將會由掉期對手出售指 定證券而釐定,進一步詳情載列於有關債券的發行章程。

HKG-1/756869/03 292369/10-40394204

3. 在估值日(即發生公司或主權信貸事件釐定日後第 52 個營業日或之後至(及包括) 第 125 個營業日期間內由掉期對手按其全權及絕對酌情權挑選的任何一日)或之 並,提出對手將按其入權及經費的傳播,與可容付養頂。

前,掉期對手將按其全權及絕對酌情權識別信貸事件實體的可交付債項。

4. 在公司或主權信貸事件贖回日期,發行人將會向掉期對手支付一筆相等於變現所得 款項的款額,而掉期對手將會向發行人支付作出載列於債券條件及條款的若干調整

後的公司或主權信貸事件贖回款項。

5. 公司或主權信貸事件贖回款項將於估值日或之後釐定。直至本通知的日期爲止,掉 期對手並未選定估值日,而由於公司或主權信貸事件贖回日期爲估值日後兩個營業

日,公司或主權信貸事件贖回日期尚未確定。

6. 在公司或主權信貸事件贖回日期,發行人將會:

6.1 支付經調整後的公司或主權信貸事件贖回款項,以贖回 A 組債券;及

6.2 支付按公司或主權信貸事件贖回日期或前後就當時現行美元對港元的兌換率(由爲 及代表發行人行事的釐定代理按其全權及絕對酌情權以真誠行事釐定)兌換爲港元

以八衣贺1]人们争的廑史八埕按兵王惟汉祀到的旧惟以兵诚门争廑史/兄揆局往

的經調整後的公司或主權信貸事件贖回款項,以贖回 B 組債券。

本通知不得視爲我們放棄就債券而言所擁有的任何權利。

於本通知所用但未有界定的詞語,應具有主要條件(載列於日期爲 2006 年 6 月 5 日有關計

劃的計劃章程)或日期爲2006年9月25日的定價補充文件内界定的涵義。

有關進一步詳情,請參閱日期爲2006年6月5日有關計劃的計劃章程以及日期爲2006年8

月28日有關債券的發行章程。

此致

商祺!

VICTORIA PEAK INTERNATIONAL FINANCE LIMITED

簽名: Phillip Hinds, 董事

HKG-1/756869/03 - 2 - 292369/10-40394204

### Company or Sovereign Credit Event Notice and Notice of Publicly Available Information

To: Victoria Peak International Finance Limited

P.O. Box 505, St. Helier, Jersey JE4 5TL, Channel Islands

P.O. Box 1093GT, Queensgate House, South Church Street, George Town, Grand Cayman, Cayman Islands

Fax: +44 1534 600901

Fax: +1 345 945 7100 (Attention: The Directors)

From: Morgan Stanley & Co. International plc (as Determination Agent)

Date: 22 September 2008

#### **Octave Notes Series 10**

USD Credit-Linked Secured Callable Step-up Fixed Rate Notes due 2012 (ISIN: XS0269059829) ("Tranche A Notes")

HKD Credit-Linked Secured Callable Step-up Fixed Rate Notes due 2012 (ISIN: XS0269059233) ("Tranche B Notes")

(each a "Tranche" and the Notes of either or both Tranches, the "Notes") issued by Victoria Peak International Finance Limited pursuant to its Retail Note Programme (the "Programme")

This letter is our Company or Sovereign Credit Event Notice to you that a "Bankruptcy" Company or Sovereign Credit Event occurred on 15 September 2008 with respect to a Company under the Notes when Lehman Brothers Holdings Inc. (the "Credit Event Entity") filed for Chapter 11 protection in the United States Bankruptcy Court in the Southern District of New York. This filing constituted the institution of a "proceeding seeking a judgment of insolvency or bankruptcy or any other relief under any bankruptcy or insolvency law or other similar law affecting creditors' rights" by the Credit Event Entity, which falls within the definition of "Bankruptcy".

A copy of the Publicly Available Information confirming the occurrence of the Company or Sovereign Credit Event with respect to the Credit Event Entity is attached hereto.

Nothing in this letter shall be construed as a waiver of any rights we may have with respect to the Notes.

Capitalised terms used but not otherwise defined in this notice shall have the meanings ascribed thereto in the Master Conditions or the Pricing Supplement relating to the Notes dated 25 September 2006.

Yours faithfully

MORGAN STANLEY & CO INTERNATIONAL PLC

Duilut DV

By:

United States Bankruptcy Court Southern District of New York				Volunta	ary Petition		
Name of Debtor (if individual, enter Last, First, M	Middle):		Nai	me of Joint Debtor	(Spouse) (Last, Fi	rst, Middle):	
Lehman Brothers Holdings Inc.			N/	<b>/A</b>			
All Other Names used by the Debtor in the last 8 (include married, maiden, and trade names):	years			Other Names used clude married, maid	=	or in the last 8 years es): <b>N/A</b>	
Last four digits of Soc. Sec. or Individual-Taxpay more than one, state all): EIN # 13-32163		mplete EIN (if		st four digits of Soc n one, state all): N		ıl-Taxpayer I.D. (ITIN) N	Io./Complete EIN (if more
Street Address of Debtor (No. and Street, City, at 745 Seventh Avenue New York, New York	nd State):		Stre	eet Address of Joint	t Debtor (No. and	Street, City, and State): ]	N/A
	ZIP CO	DE 10019					ZIP CODE
County of Residence or of the Principal Place of	Business: New Yo	rk	Cor	unty of Residence of	or of the Principal	Place of Business: N/A	<b>L</b>
Mailing Address of Debtor (if different from street			Ma	iling Address of Jo	int Debtor (if diffe	erent from street address):	: <u>N/A</u>
	ZIP CO	DDE					ZIP CODE
Location of Principal Assets of Business Debtor	if different from street	address above):	:				
							ZIP CODE
<b>Type of Debtor</b> (Form of Organization)		of Business eck one box.)				ankruptcy Code Under on is Filed (Check one bo	
(Check <b>one</b> box.)  ☐ Individual (includes Joint Debtors)  See Exhibit D on page 2 of this form.  ☐ Corporation (includes LLC and LLP)  ☐ Partnership  ☐ Other (If debtor is not one of the above entities, check this box and state type of entity below.)	☐ Health Care Bus ☐ Single Asset Re ☐ 11 U.S.C. § 101 ☐ Railroad ☐ Stockbroker ☐ Commodity Bro ☐ Clearing Bank ☑ Other	al Estate as defii (51B)	ned in	Chapter 7 Chapter 9 Chapter 11 Chapter 12 Chapter 13 Debts are p	Nature of primarily consume	Main Proceeding Chapter 15 Petition fo Nonmain Proceeding of Debts (Check one be	or Recognition of a Foreign or Recognition of a Foreign ox)
	Financial Ser  -Exempt Entity  (Check box, if a			debts, defir 101(8) as " individual j	ned in 11 U.S.C. § incurred by an primarily for a per household purpose	debts	
	Debtor is a tax-e under Title 26 o Code (the Intern	of the United Star	ites	Check one box	κ:	napter 11 Debtors as defined in 11 U.S.C. § 101	(51D).
Filing Fee (Ch	eck one box)		,			tor as defined in 11 U.S.C. §	
□ Full Filing Fee attached     □ Filing Fee to be paid in installments (applicable to in Must attach signed application for the court's consic except in installments. Rule 1006(b). See Official 1	leration certifying that the Form 3A.			insiders or	affiliates) are less		cluding debts owed to
Filing Fee waiver requested (applicable to chapter 7 the court's consideration. See Official Form 3B.	individuals only). Must a	ttach signed applica	ation for	Check all appl	icable boxes:		
				_	eing filed with this	s petition.	
						solicited prepetition from 11 U.S.C. § 1126(B).	m one or more classes of
Statistical/Administrative Information				creditors, ii	ii accordance with	1	PACE IS FOR COURT USE
□ Debtor estimates that funds will be available for d     □ Debtor estimates that, after any exempt property i distribution to unsecured creditors.			there will be	e no funds available fo	or		ONLY
Estimated Number of Creditors (Consolidated with affile	iates)						
1-49 50-99 100-199 200-999	1,000- 5,000	5,001-	0,001- 25,000	25,001 50,000	50,001-	Over 100,000	
Estimated Assets (Consolidated with affiliates)		, -					
\$0 to \$50,001 to \$100,001 to \$500,00 \$50,000 \$100,000 \$500,000 \$1 million	to \$1,000,001 \$ on to \$10 to	10,000,001 \$: 0 \$50 to		\$100,000,001 to \$500 million	\$500,000,001	More than \$1 billion	
Estimated Liabilities (Consolidated with affiliates)	to \$1,000,001 \$ on to \$10 to	10,000,001 \$: 0 \$50 to	350,000,001 o \$100	\$100,000,001 to \$500	\$500,000,001	More than \$1 billion	

Voluntary Petition (This page must be con	n mpleted and filed in every case)	Name of Debtor(s): Lehman Brothers Holding	gs Inc.	
	All Prior Bankruptcy Case Filed Within Last	8 Years (If more than two, attach additional sheet.)		
Location Where Filed:	N/A	Case Number: <b>N/A</b>	Date Filed: <b>N/A</b>	
Location Where Filed:	N/A	Case Number: <b>N/A</b>	Date Filed: <b>N/A</b>	
	Pending Bankruptcy Case Filed by any Spouse, Partner or	Affiliate of this Debtor (If more than one, attach additional she	et.)	
Name of Debtor:		Case Number:	Date Filed:	
District:		Relationship:	Judge:	
	Exhibit A	Exhibit B		
(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.)  I, the attorney for the petitioner named in the foregoing petition, declare that I have informe the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, Unite States Code, and have explained the relief available under each such chapter. I further certificate that I have delivered to the debtor the notice required by § 342(b).				
	attached and made a part of this petition.	X_		
		Signature of Attorney for Debtor(s)	Date	
	Ext	nibit C		
Does the debtor ow	n or have possession of any property that poses or is alleged to pose a three	eat of imminent and identifiable harm to public health or safety?		
Yes, and Exh	nibit C is attached and made a part of this petition.			
⊠ No. (see ex	xhibit attached hereto)			
	Ext	nibit D		
	NOT AP	PLICABLE		
(To be completed b	by every individual debtor. If a joint petition is filed, each spouse must co	mplete and attach a separate Exhibit D.)		
☐ Exhibi	it D completed and signed by the debtor is attached and made a part of this	s petition.		
If this is a joint peti		•		
	it D also completed and signed by the joint debtor is attached and made a	part of this petition.		
	Information Regarding (Check any ap			
⊠	Debtor has been domiciled or has had a residence, principal place o preceding the date of this petition or for a longer part of such 180 days the	f business, or principal assets in this District for 180 days is than in any other District.	mmediately	
	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 principal place of business or assets in the United States but is a defendathe interests of the parties will be served in regard to the relief sought in	ant in an action or proceeding [in a federal or state court] in this		
	Certification by a Debtor Who Resides (Check all app			
	NOT APPLI			
	Landlord has a judgment against the debtor for possession of debtor's re	sidence. (If box checked, complete the following.)		
	(Name of landle	ord that obtained judgment)		
(Address of landlord)				
	Debtor claims that under applicable nonbankruptcy law, there are circ monetary default that gave rise to the judgment for possession, after the		e the entire	
	Debtor has included with this petition the deposit with the court of any petition.	rent that would become due during the 30-day period after the	ăling of the	

(Official Form 1) (1/08)	FORM B1, Page 3				
Voluntary Petition	Name of Debtor(s): Lehman Brothers Holdings Inc.				
(This page must be completed and filed in every case)					
Signatures					
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative				
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.	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 <b>one</b> 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.				
XSignature of Debtor	х				
X	X (Signature of Foreign Representative)				
Signature of Joint Debtor	(Printed Name of Foreign Representative)				
Telephone Number (if not represented by attorney)	Date				
Date					
Signature of Attorney*  X	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 II 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 19B 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  The 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 Authorized Individual  Ian T. Lowitt Printed Name of Authorized Individual  Chief Financial Officer Title of Authorized Individual  September 14, 2008 Date					

#### CERTIFICATE OF RESOLUTIONS

I, Ian T. Lowitt, a duly authorized officer of Lehman Brothers Holdings Inc., a Delaware corporation (the "Company"), hereby certify that at a special meeting of the Board of Directors (the "Board") for the Company, duly called and held on September 14, 2008, the following resolutions were adopted in accordance with the requirements of the Delaware General Corporation Law and that these resolutions have not been modified or rescinded and are still in full force and effect as of the current date.

RESOLVED, that in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, employees, and other interested parties that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code").

RESOLVED, that each of the Chief Executive Officer, the Chief Financial Officer, the Chief Legal Officer, and the Chief Operating Officer (each such officer or designee being an "<u>Authorized Person</u>" and all being the "<u>Authorized Persons</u>") are hereby authorized, empowered and directed, in the name, and on behalf of the Company, to execute and verify petitions and amendments thereto under chapter 11 of the Bankruptcy Code (the "<u>Chapter 11 Case</u>") and to cause the same to be filed in the United States Bankruptcy Court for the Southern District of New York at such time or in such other jurisdiction as such Authorized Person executing the same shall determine.

RESOLVED, that the law firm of Weil, Gotshal & Manges LLP is hereby engaged as attorneys for the Company under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval.

RESOLVED, that each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, and any employees or agents (including counsel) designated by or directed by any such officers, be, and each hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to execute and file all petitions, schedules, motions, lists, applications, pleadings and other papers, and to take and perform any and all further acts and deeds which he or she deems necessary, proper or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of such case.

RESOLVED, that each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, be, and each hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to engage and retain all assistance by legal counsel, accountants, financial advisors, restructuring advisors, and other professionals in connection with the Chapter 11 Case, with a view to the successful prosecution of such case.

RESOLVED, that each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, and any employees or agents (including counsel) designated by or directed by any such officers, be, and each hereby is, authorized, empowered and directed, in the name and on behalf of

the Company, to cause the Company to enter into, execute deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action as in the judgment of such person shall be or become necessary, proper, and desirable to effectuate a successful reorganization of the business of the Company.

RESOLVED, that in connection with the Chapter 11 Case, each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, be, and each hereby is, authorized and empowered on behalf of and in the name of the Company, to negotiate, execute, deliver, and perform or cause the performance of any notes, guarantees, security agreements, other agreements, consents, certificates or instruments as such person considers necessary, appropriate, desirable, or advisable to effectuate borrowings or other financial arrangements, such determination to be evidenced by such execution or taking of such action.

RESOLVED, each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, be, and each hereby is, authorized, empowered and directed, in the name and on behalf of the Company, and any such actions heretofore taken by any of them are hereby ratified, confirmed and approved in all respects: (i) to negotiate, execute, deliver and/or file any and all of the agreements, documents and instruments referenced herein, and such other agreements, documents and instruments and assignments thereof as may be required or as such officers deem appropriate or advisable, or to cause the negotiation, execution and delivery thereof, in the name and on behalf of the Company, as the case may be, in such form and substance as such officers may approve, together with such changes and amendments to any of the terms and conditions thereof as such officers may approve, with the execution and delivery thereof on behalf of the Company by or at the direction of such officers to constitute evidence of such approval, (ii) to negotiate, execute, deliver and/or file, in the name and on behalf of the Company, any and all agreements, documents, certificates, consents, filings, and applications relating to the resolutions adopted and matters ratified or approved herein and the transactions contemplated thereby, and amendments and supplements to any of the foregoing, and to take such other action as may be required or as such officers deem appropriate or advisable in connection therewith, and (iii) to do such other things as may be required, or as may in their judgment be appropriate or advisable, in order to effectuate fully the resolutions adopted and matters ratified or approved herein and the consummation of the transactions contemplated hereby.

RESOLVED, that, any and all past actions heretofore taken by officers of the Company in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved.

IN WITNESS WHEREOF, I have set my hand this 14th day of September, 2008.

/s/ Ian T. Lowitt

Ian T. Lowitt Chief Financial Officer, Controller and Executive Vice President

## Schedule 1

# 30 Largest Unsecured Claims (Excluding Insiders) 1

Pursuant to Local Bankruptcy Rule 1007-2(a)(4), the following lists the Debtors' thirty largest unsecured claims, on a consolidated basis, excluding claims of insiders as defined in 11 U.S.C. § 101.

(1)	(2)	(3)	(4)	(5)
Name of creditor and	Name, telephone number	Nature of	Indicate if	Estimated
complete mailing	and complete mailing	claim (trade	claim is	amount of claim
address, including zip	address, including zip code,	debt, bank	contingent,	as of July 2,
code	of employee, agent or	loan,	unliquidate	2008 (if
	department of creditor	government	d, disputed,	secured also
	familiar with claim who may	contract,	or subject to	state value of
	be contacted	etc.)	setoff <sup>2</sup>	security)
Citibank, N.A., as	Citibank, NA	Bond Debt		Approximately
indenture trustee, and	399 Park Avenue			\$138 billion
The Bank of New York	New York, NY 10043			
Mellon Corporation	attn: Wafaa Orfy			
(with respect to the Euro	1-800-422-2066			
Medium Term Notes	212-816-5773			
only), as indenture	wafaa.m.orfy@citigroup.com			
trustee, under the				
Lehman Brothers	The Bank of New York			
Holdings Inc. Senior	One Canada Square			
Notes	Canary Wharf, London E14			
	5AL			
	attn: Raymond Morison			
	44-207-964-8800			
	Raymond.morison@bnymell			
	on.com			

<sup>&</sup>lt;sup>1</sup> The information herein shall not constitute an admission of liability by, nor is it binding on, the Debtors. All claims are subject to customary offsets, rebates, discounts, reconciliations, credits, and adjustments, which are not reflected on this schedule.

<sup>&</sup>lt;sup>2</sup> All claims are subject to reconciliations, credits, and adjustments, which are not reflected on this list.

(1)	(2)	(3)	(4)	(5)
Name of creditor and	Name, telephone number	Nature of	Indicate if	Estimated
complete mailing	and complete mailing	claim (trade	claim is	amount of claim
address, including zip	address, including zip code,	debt, bank	contingent,	as of July 2,
code	of employee, agent or	loan,	unliquidate	2008 (if
	department of creditor	government	d, disputed,	secured also
	familiar with claim who may	contract,	or subject to	state value of
	be contacted	etc.)	setoff <sup>2</sup>	security)
The Bank of New York	The Bank of New York	Bond Debt		Approximately
Mellon Corporation, as	Mellon Corporation			\$12 billion
indenture trustee under	101 Barclay Street			
the Lehman Brothers	New York, NY 10286			
Holdings Inc.	attn: Chris O'Mahoney			
Subordinated Debt	1-212-815-4107			
	1-212-815-4000 (fax)			
	chris.omahoney@bnymellon.			
	com			
The Bank of New York	The Bank of New York	Bond Debt		Approximately
Mellon Corporation, as	Mellon Corporation			\$5 billion
indenture trustee under	101 Barclay Street			
the Lehman Brothers	New York, NY 10286			
Holdings Inc. Junior	attn: Chris O'Mahoney			
Subordinated Debt	1-212-815-4107			
	1-212-815-4000 (fax)			
	chris.omahoney@bnymellon.			
	com			
AOZORA	Koji Nomura	Bank Loan		\$463,000,000
1-3-1 Kudan-Minami,	Joint General Manager			
Chiyoda-ku, Tokyo, 102-	Financial Institutions Div.			
8660	Aozora Bank, Ltd.			
	1-3-1 Kudan-Minami,			
	Chiyoda-ku, Tokyo, 102-			
	8660			
	Tel: 81-3-5212-9631			
	Fax: 81-3-3265-9810			
	k4.nomura@aozorabank.co.j			
	p			
Mizuho Corporate Bank,	Timothy White	Bank Loan		\$289,000,000
Ltd.	Managing Director - Head of			
Global Syndicated	Originations			
Finance Division	Corporate and Investment			
1-3-3, Marunouchi,	Banking Department			
Chiyoda-ku	1251 Avenue of the			
Tokyo, Japan 100-8210	Americas, 32nd Floor			
	New York, NY 10020-1104			
	212-282-3360			
	212-282-4487 (fax)			
	timothy.white@mizuhocbus.			
	com			

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidate d, disputed, or subject to setoff <sup>2</sup>	Estimated amount of claim as of July 2, 2008 (if secured also state value of security)
Citibank N.A. Hong Kong Branch Financial Institutions Group Asia Pacific, 44/F Citibank Tower, 3 Garden Rd, Central, Hong Kong	Michael Mauerstein MD - FIG 388 Greenwich Street New York, NY 10013 212-816-3431	Bank Loan		\$275,000,000
BNP Paribas 787 7th Avenue New York, NY 10019	Frank Sodano BNP Paribas 787 7th Ave. New York, NY 10019 212-841-2084	Bank Loan		\$250,000,000
Shinsei Bank Ltd. 1-8, Uchisaiwaicho 2- Chome Chiyoda - Ku, Tokyo 100-8501 Japan	Tetsuhiro Tomata General Manager Financial Institutions Business Div. 2 Shinsei Bank Ltd. 1-8, Uchisaiwaicho 2-Chome Chiyoda - Ku, Tokyo 100- 8501, Japan Tel: 81-3-5511-5377 Fax: 81-3-4560-2834 tetsuhiro.toomata@shinseiba nk.com	Bank Loan		\$231,000,000
UFJ Bank Limited 2-7-1,Marunouchi Chiyoda-ku, TKY 100- 8388 Japan	Stephen Small Vice President Head of Financial Institutions Bank of Tokyo-Mitsubishi UFJ Trust Company 1251 Avenue of the Americas New York, New York 10020-1104 212-782-4352 212-782-6445 (fax) ssmall@us.mufg.jp	Bank Loan		\$185,000,000

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidate d, disputed, or subject to setoff <sup>2</sup>	Estimated amount of claim as of July 2, 2008 (if secured also state value of security)
Sumitomo Mitsubishi Banking Corp 13-6 Nihobashi- Kodenma-Cho, Chuo-ku, Tokyo, 103-0001	Yas Imai Senior Vice President Head of Financial Institutions Group Sumitomo Mitsui Banking Corporation 277 Park Avenue New York, NY 10172 212-224-4031 fax: 212 224 4384 yasuhiko_imai@smbcgroup. com	Bank Loan		\$177,000,000
Svenska Handelsbanken 153 E. 53rd St 37th Floor New York, NY 10022	Gail Doulgas 212-326-2754	Letter of Credit		\$140,610,543
KBC Bank 125 W. 55th St. New York, NY 10019	Denis Graham 212-258-9487	Letter of Credit		\$100,000,000
Mizuho Corporate Bank Ltd. 1-3-3, Marunouchi Chiyoda-ku, TKY 100- 8210 Japan	Timothy White Managing Director - Head of Originations Corporate and Investment Banking Department 1251 Avenue of the Americas, 32nd Floor New York, NY 10020-1104 212-282-3360	Bank Loan		\$93,000,000
Shinkin Central Bank 8-1, Kyobashi 3-Chome Chuo-Ku, Tokyo 104- 0031, Japan	Shuji Yamada Deputy General Manager Financial Institutions Dept. Shinkin Central Bank 3-7, Yaesu 1-chome, Chuo- Ku Tokyo 104-0028, Japan Tel: 81-3-5202-7679 Fax: 81-3-3278-7051 shuji.yamada@e-scb.co.jp	Bank Loan		\$93,000,000

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidate d, disputed, or subject to setoff <sup>2</sup>	Estimated amount of claim as of July 2, 2008 (if secured also state value of security)
The Bank of Nova Scotia	George Neofitidis	Bank Loan	serojj	\$93,000,000
Singapore Branch 1 Raffles Quay #20-01 One Raffles Quay North Tower Singapore 048583	Director Financia Institutions Group One Liberty Plaza, New York New York 10006 212-225-5379 fax: 212-225-5254 george_neofitidis@scotiacap ital.com	Sum Zoun		4,5,000,000
Chuo Mitsui Trust & Banking 3-33-1 Shiba, Minato-ku, Tokyo, 105-0014	Noriyuki Tsumura Chuo Mitsui Trust & Banking 3-33-1 Shiba, Minato-ku, Tokyo, 105-0014 Tel: 81-3-5232-8953 Fax: 81-3-5232-8981 noriyuki_tsumura@chuomits ui.jp	Bank Loan		\$93,000,000
Lloyds Bank 1251 Avenue of the Americas, 39th Fl., P.O. Box 4873 New York, NY 10163	Matthew Tuck 212-930-8967 212-930-5098 (fax) mtuck@lloydstsb-usa.com	Letter of Credit		\$75,381,654
Hua Nan Commercial Bank, Ltd 38 Chung-King South Road Section 1 Taipei, Taiwan	Hua Nan Commercial Bank, Ltd 38 Chung-King South Road Section 1 Taipei, Taiwan	Bank Loan		\$59,000,000
Bank of China, New York Branch 410 Madison Avenue New York, New York 10017 Attention: Chief Loan Officer	William Warren Smith Chief Loan Officer, Deputy General Manager Bank of China, New York Branch 410 Madison Avenue New York, NY 10017 212-935-3101 ext 264 212-758-3824 (fax) wsmith@bocusa.com	Bank Loan		\$50,000,000

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidate d, disputed, or subject to setoff²	Estimated amount of claim as of July 2, 2008 (if secured also state value of security)
Nippon Life Insurance Co. 1-6-6, Marunouchi, Chiyoda-ku, Tokyo, 100- 8288	Takayuki Murai Deputy General Manager Corporate Finance Dept. #1 Nippon Life Insurance Co. 1-6-6, Marunouchi, Chiyoda- ku, Tokyo, 100-8288 Tel: 81-3-5533-9814 Fax: 81-3-5533-5208 murai24234@nissay.co.jp	Bank Loan		\$46,000,000
ANZ Banking Group Limited, 18th Floor Kyobo Building 1 Chongro 1 Ku, Chongro Ka, Seoul Korea	Michael Halevi Director, Financial Institutions ANZ Banking Group 1177 Avenue of Americas New York, NY 10036 212-801-9871 212-801-9715 (fax)	Bank Loan		\$44,000,000
Standard Chartered Bank One Madison Avenue New York, NY 10010 - 3603	Bill Hughes SVP-FIG Standard Chartered Bank One Madison Avenue New York, NY 10010 - 3603 212-667-0355 212-667-0273 (fax) bill.hughes@us.standardchart ered.com	Bank Loan		\$41,000,000
Standard Chartered Bank 1 Madison Ave. New York, NY 10010	Bill Hughes 212-667-0355 212-667-0251 (fax) bill.hughes@us.standardchart ered.com	Letter of Credit		\$36,114,000
First Commercial Bank Co., Ltd, New York Agency 750 3rd Avenue, 34th floor New York, NY 10017	Jason C. Lee Deputy General Manager First Commercial Bank Co., Ltd, New York Agency 34th floor, 750, 3rd Avenue, New York, NY 10017 212-599-6868 212-599-6133 (fax) i82240@firstbank.com.tw	Bank Loan		\$25,000,000

(1)	(2)	(3)	(4)	(5)
Name of creditor and	Name, telephone number	Nature of	Indicate if	Estimated
complete mailing	and complete mailing	claim (trade	claim is	amount of claim
address, including zip	address, including zip code,	debt, bank	contingent,	as of July 2,
code	of employee, agent or	loan,	unliquidate	2008 (if
	department of creditor	government	d, disputed,	secured also
	familiar with claim who may	contract,	or subject to	state value of
	be contacted	etc.)	setoff <sup>2</sup>	security)
Bank of Taiwan, New	Eunice S.J. Yeh	Bank Loan		\$25,000,000
York Agency	Senior Vice President &			
100 Wall Street,	General Manager			
11th Floor	100 Wall Street, 11th Floor			
New York, NY 10005	New York, NY 10005			
	212-968-0580			
	212-968-8370 (fax)			
	bankoftaiwan@botnya.com			
DnB NOR Bank ASA	Rolf Nagel Dahl	Bank Loan		\$25,000,000
Postal address: NO-0021,	SVP International Financial			
Oslo, Norway	Institutions			
Office: Stranden 21,	Postal address: NO-0021,			
Aker Brygge	Oslo, Norway			
	Office: Stranden 21, Aker			
	Brygge			
	Phone: 47 22 94 87 46			
	fax: 47 22 48 29 84			
	rolfnagel.dahl@dnbnor.no			
Australia and New	Michael Halevi	Bank Loan		\$25,000,000
Zealand Banking Group	Director, Financial			
Limited,	Institutions			
Melbourne Office	ANZ Banking Group			
Level 6, 100 Queen	1177 Avenue of Americas			
Street Victoria	New York, NY 10036			
Melbourne, VIC 3000	212-801-9871			
Australia	212-801-9715 (fax)			
	Michael.Halevi@anz.com			
Australia National Bank	Michael Halevi	Letter of		\$12,588,235
1177 Avenue of the	212-801-9871	Credit		
Americas, 6th Fl.				
New York, NY 10036				
National Australia Bank	Rosemarie O'Canto	Letter of		\$10,294,163
245 Park Ave. 28th, Fl.	212-916-3575	Credit		
New York, NY 10167				

(1)	(2)	(3)	(4)	(5)
Name of creditor and	Name, telephone number	Nature of	Indicate if	Estimated
complete mailing	and complete mailing	claim (trade	claim is	amount of claim
address, including zip	address, including zip code,	debt, bank	contingent,	as of July 2,
code	of employee, agent or	loan,	unliquidate	2008 (if
	department of creditor	government	d, disputed,	secured also
	familiar with claim who may	contract,	or subject to	state value of
	be contacted	etc.)	setoff <sup>2</sup>	security)
Taipei Fubon Bank, New	Sophia J.H. Jing	Bank Loan		\$10,000,000
York Agency	FVP & General Manager			
100 Wall Street, 14th	Taipei Fubon Bank, New			
Floor, NY NY 10005	York Agency			
212 968 9888	100 Wall Street, 14th Floor,			
	New York, NY 10005			
Head Office: No. 36, Sec	212-968-9888			
3, Nanking, East Rd,	212-968-9800 (fax)			
Taipei, Taiwan	sophia.jing@fubonny.com			

## **DECLARATION UNDER PENALTY OF PERJURY:**

I, the undersigned authorized officer of Lehman Brothers Holdings Inc., named as the debtor in this case (the "Debtor"), declare under penalty of perjury that I have read the foregoing list of creditors holding the thirty largest unsecured claims against the Debtor and that it is true and correct to the best of my information and belief.

Dated: September 14, 2008

/s/ Ian T. Lowitt
Signature

By: <u>Ian T. Lowitt</u>

Title: Chief Financial Officer

SOUTHERN DISTRICT OF NEW YORK		
	Х	
	:	
In re	:	Chapter 11 Case No.
	:	
LEHMAN BROTHERS HOLDINGS INC.	:	08()
	:	
Debtor.	:	
	:	
	Х	

LINITED STATES RANKRUPTCY COURT

## LIST OF CREDITORS<sup>1</sup>

Contemporaneously herewith, the Debtor has filed a motion requesting a waiver of the requirement for filing a list of creditors pursuant to sections 105(a), 342(a), and 521(a)(1) of title 11 of the United States Code, Rules 1007(a) and 2002(a), (f), and (l) of the Federal Rules of Bankruptcy Procedure, and Rule 1007-1 of the Local Bankruptcy Rules for the Southern District of New York, and General Orders M-133, M-137, M-138, and M-192 of the United States Bankruptcy Court for the Southern District of New York. The Debtor proposes to furnish its list of creditors to a claims and noticing agent to be engaged by the Debtor.

The list of creditors will contain only those creditors whose names and addresses were maintained in the Debtor's database or were otherwise ascertainable by the Debtor. The schedule of liabilities to be subsequently filed should be consulted for a list of the Debtor's creditors that is comprehensive and current as of the date of the commencement of this case.

<sup>&</sup>lt;sup>1</sup> The information herein shall not constitute an admission of liability by, nor is it binding on, the Debtor.

	STATES BAN	OF NEW Y	ORK			
In re				Chapter 11 Case No.		
LEHMAN BROTHERS HOLDINGS INC.  Debtor.			inc. :	: 08(_) : : : : : : : : : : : : : : : : : : :		
			: : :			
	<u>E</u> 2	XHIBIT "A"	TO VOLUNTARY	Y PETITION		
		_	ered under Section 1 is 333-134553.	2 of the Securities a	and Exchange Act	
	llowing consolider's condition as		l data is the latest av 08.	vailable information	and refers to the	
To	tal assets			\$ 639 b	illion	
To a.	,	C	ed in 2.c., below) e than 500 holders	\$ 613 b	illion	
u.	Deat securitie	s neid by mor	than 500 horders		Approximate	
	an arma d	unsecured 🖂	subordinated	\$110.553 billion	number of holders	
	secured	unsecured 🖂	subordinated subordinated subordinated	\$110.333 billion \$12.625 billion	Greater than 500 Greater than 500	
	secured _	unsecured 🛛	subordinated 🗵	\$5.004 billion	Greater than 500	
	secured	unsecured	subordinated			
			total:	\$128.182 billion		
b.	Number of sh	ares of preferr	ed stock		•	
	2) 5.67% Cumul 3) 6.50% Cumul 4) Floating Rate 5) 7.95% Non-C 6) 6.375% Prefer 7) 6.375% Prefer 8) 6.00% Preferr 9) 6.24% Preferr 10) 7.25% Non-C	ative Preferred S ative Preferred S Convertible Preferred Securities, Securities, Securities, Seed Securitie	tock, Series C: up to 5.0 tock, Series D: up to 4.0 tock, Series F: up to 12.0 erred Stock, Series G: utual Preferred Stock, Series K: up to 12.0 millipries M: up to 16 million ries M: up to 8 million etual Convertible Preferdatory Convertible Pr	O million O million up to 5.2 million ries J: up to 66.0 million on rred Stock, Series P: up	to 4.0 million	
c.	Number of sha	ares of comme	on stock	694,401,926 (ou	<u>itstanding)<sup>1</sup></u>	

<sup>&</sup>lt;sup>1</sup> This number is as of June 30, 2008

## 2. Brief description of Debtor's business:

The Debtor is a financial services company which, together with its direct and indirect subsidiaries, is the fourth largest investment bank in the United States, serving the financial needs of corporations, governments and municipalities, institutional clients and high net worth individuals worldwide with business activities organized in three segments: Capital Markets, Investment Banking, and Investment Management.

3. List the names of any person who directly or indirectly owns, controls, or holds, with power to vote, 5% or more of the voting securities of Debtor:

Beneficial Owner	Percentage of Outstanding
	Common Stock
(1) AXA and related parties	7.25
(2) ClearBridge Advisors, LLC and related p	arties 6.33
(3) FMR LLC and related parties	5.87

SOUTHERN DISTRICT OF NEW YORK		
_	·X	
In re	:	Chapter 11 Case No
LEHMAN BROTHERS HOLDINGS INC.	:	08()
Debtor.	:	
	: x	

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## **EXHIBIT "C" TO VOLUNTARY PETITION**

1. Identify and briefly describe all real or personal property owned by or in possession of the debtor that, to the best of the debtor's knowledge, poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

The Debtor does not believe it owns or possesses any real or personal property that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety. To the extent the Debtor has an interest in such property, to the best of the Debtor's knowledge, the Debtor is in compliance with all applicable laws, including, without limitation, all environmental laws and regulations.

2. With respect to each parcel of real property or item of personal property identified in question 1, describe the nature and location of the dangerous condition, whether environmental or otherwise, that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

The Debtor is not aware of any real or alleged dangerous conditions existing on or related to any real or personal property owned or possessed by the Debtor.