FAMOUS DAVES OF AMERICA INC Form SC 13D January 12, 2015

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No.)\*

Famous Dave's of America, Inc. (Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

307068106 (CUSIP Number)

Eleazer Klein, Esq.

Schulte Roth & Zabel LLP

919 Third Avenue

New York, New York 10022

(212) 756-2000 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

January 12, 2015 (Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box. [X]

(Page 1	1 of 16	Pages)	)	

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1	NAME ( PERSON	OF REPORTING NS
1	LIONEY	E MASTER
	FUND L	
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	PLACE	
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	CAYMA	N ISLANDS
NUMBER OF		SOLE
SHARES	-	VOTING
BENEFICIALLY OWNED BY	7	POWER
EACH		427,521
REPORTING		SHARED
PERSON WITH		VOTING
	8	POWER
		0
		SOLE
		DISPOSITIVE
	9	POWER
		427,521
	10	SHARED
		DISPOSITIVE
		POWER

0

AGGREGATE AMOUNT

BENEFICIALLY

11 OWNED BY EACH

**PERSON** 

427,521

CHECK IF THE AGGREGATE AMOUNT IN

**12** ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

(see Item 5)

6.0%

TYPE OF REPORTING

14 PERSON

CO

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1	LIONEY FUND LI	
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	SOURCE	E OF FUNDS
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NUMBER OF SHARES		SOLE VOTING
BENEFICIALLY	7	POWER
OWNED BY EACH		43,412
REPORTING		SHARED
PERSON WITH	_	VOTING
	8	POWER
		0
		SOLE DISPOSITIVE
	9	POWER
		43,412
	10	SHARED
		DISPOSITIVE POWER

0

AGGREGATE

**AMOUNT** 

BENEFICIALLY OWNED BY EACH

PERSON

43,412

CHECK IF THE AGGREGATE AMOUNT IN

**12** ROW (11)

11

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

(see Item 5)

0.6%

TYPE OF REPORTING

14 PERSON

PN

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1	NAME O	OF REPORTING IS
1	LIONEY LLC	E ADVISORS
	CHECK	
2	BOX IF	PRIAT(E) "
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NUMBER OF		SOLE
SHARES	_	VOTING
BENEFICIALLY OWNED BY	7	POWER
EACH		43,412
REPORTING		SHARED
PERSON WITH		VOTING
	8	POWER
		0
		SOLE
	0	DISPOSITIVE
	9	POWER
		43,412
	10	SHARED
		DISPOSITIVE
		POWER

0

AGGREGATE

AMOUNT

BENEFICIALLY OWNED BY EACH

**PERSON** 

43,412

CHECK IF THE AGGREGATE AMOUNT IN

**12** ROW (11)

11

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

(see Item 5)

0.6%

TYPE OF REPORTING

14 PERSON

00

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1	NAME C PERSON	OF REPORTING IS
1		E CAPITAL EMENT LLC
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U	OKOAN	IZATION
	DELAW.	ARE
NUMBER OF		SOLE
SHARES		VOTING
BENEFICIALLY	7	POWER
OWNED BY EACH		702,900
REPORTING		SHARED
PERSON WITH		VOTING
	8	POWER
		0
		SOLE
	0	DISPOSITIVE
	9	POWER
		702,900
	10	SHARED
		DISPOSITIVE
		POWER

0

AGGREGATE **AMOUNT** 

**BENEFICIALLY** OWNED BY EACH

11

**PERSON** 

702,900

CHECK IF THE **AGGREGATE** AMOUNT IN

**12** ROW (11)

**EXCLUDES CERTAIN SHARES** 

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13 (see Item 5)

9.8%

TYPE OF REPORTING

**PERSON** 14

00

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STEPHEN RANERI CHECK THE APPROPRIAT(E) " BOX IF A MEMBER OF (b) " A GROUP SEC USE ONLY  SOURCE OF FUNDS  4  AF CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION  USA  NUMBER OF SHARES VOTING BENEFICIALLY 7 POWER OWNED BY EACH 0 REPORTING SHARED	
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PERSON WITH VOTING	
8 POWER	
702,900	
SOLE	
DISPOSITIVE	
9 POWER	
0 <b>10</b> SHARED DISPOSITIVE POWER	

702,900 AGGREGATE AMOUNT BENEFICIALLY

11 OWNED BY EACH

**PERSON** 

702,900

CHECK IF THE AGGREGATE AMOUNT IN

**12** ROW (11)

EXCLUDES CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

(see Item 5)

9.8%

TYPE OF REPORTING

14 PERSON

IN

# CUSIP No. 307068106 Schedule 13D Page 7 of 16 Pages

1	NAME C PERSON	OF REPORTING IS
2	CHECK APPROP BOX IF	PRIAT(E) " A R OF(b) " IP
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<b>5</b>	AF CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION	
NUMBER OF SHARES BENEFICIALLY	USA	SOLE VOTING POWER
OWNED BY EACH REPORTING PERSON WITH	8	0 SHARED VOTING POWER
	9	702,900 SOLE DISPOSITIVE POWER
	10	0 SHARED DISPOSITIVE POWER

702,900 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

**PERSON** 

702,900

CHECK IF THE AGGREGATE AMOUNT IN

ROW (11) EXCLUDES

11

CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

(see Item 5)

9.8%

TYPE OF REPORTING

14 PERSON

IN

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#### **Item 1. SECURITY AND ISSUER**

This statement relates to the common stock, par value \$0.01 per share (the "Common Stock"), of Famous Dave's of America, Inc., a Minnesota corporation (the "Issuer"). The principal executive office of the Issuer is located at 12701 Whitewater Drive, Suite 200, Minnetonka, Minnesota 55343...

# Item 1 IDENTITY AND BACKGROUND

- (a) This statement is filed by:
  - (i) LionEye Master Fund Ltd, a Cayman Islands exempted company ("LionEye Master Fund"), with respect to the Shares directly and beneficially owned by it;
  - (ii) LionEye Onshore Fund LP, a Delaware limited partnership ("LionEye Onshore"), with respect to the Shares directly and beneficially owned by it;
  - (iii) LionEye Advisors LLC, a Delaware limited liability company ("LionEye Advisors"), as the general partner of LionEye Onshore;
  - (iv) LionEye Capital Management LLC, a Delaware limited liability company ("LionEye Capital Management"), as the investment manager of LionEye Master Fund, LionEye Onshore and of certain managed accounts (the "LionEye Capital Management Accounts");
  - (v) Stephen Raneri, as a managing member of each of LionEye Capital Management and LionEye Advisors; and
  - (vi) Arthur Rosen, as a managing member of each of LionEye Capital Management and LionEye Advisors.

Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons." Each of the Reporting Persons is party to that certain Joint Filing Agreement, as further described in Item 6. Accordingly, the

Reporting Persons are hereby filing a joint Schedule 13D.

- (b) The address of the principal office of LionEye Master Fund is c/o Ogier Fiduciary Services (Cayman) Limited, 89 Nexus Way, Caymana Bay Grand Cayman KY1-9007, Cayman Islands. The address of the principal office of each of LionEye Onshore, LionEye Advisors, LionEye Capital Management and Messrs. Raneri and Rosen is 152 West 57th Street, 10th Floor, New York, NY 10019. The officers and directors of LionEye Master Fund and their principal occupations and business addresses are set forth on Schedule A and are incorporated by reference in this Item 2.
- (c) The principal business of each of LionEye Master Fund and LionEye Onshore is investing in securities. The principal business of LionEye Advisors is serving as the general partner of LionEye Onshore. The principal business of LionEye Capital Management is serving as the investment manager of LionEye Master Fund, LionEye Onshore and the LionEye Capital Management Accounts. The principal occupation of each of Messrs. Raneri and Rosen is serving as a managing member of LionEye Capital Management.
- (d) No Reporting Person, nor any person listed on Schedule A, annexed hereto, has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

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- (e) No Reporting Person, nor any person listed on Schedule A, annexed hereto, has, during the last five years, been party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Messrs. Raneri and Rosen are citizens of the United States of America. The citizenship of the persons listed on Schedule A is set forth therein.

#### Item 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The Shares purchased by LionEye Master Fund and LionEye Onshore and held in the LionEye Capital Management Accounts were purchased with working capital (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) in open market purchases, except as otherwise noted on Schedule B. The aggregate purchase price of the 427,521 Shares beneficially owned by LionEye Master Fund is approximately \$12,341,051, including brokerage commissions. The aggregate purchase price of the 43,412 Shares beneficially owned by LionEye Onshore is approximately \$1,174,454, including brokerage commissions. The aggregate purchase price of the 231,967 Shares held in the LionEye Capital Management Accounts is approximately \$6,824,029, including brokerage commissions.

#### **Item 4. PURPOSE OF TRANSACTION**

The Reporting Persons purchased the Shares based on the Reporting Persons' belief that the Shares, when purchased, were (and continue to be) undervalued and represented an attractive investment opportunity. Consistent with their investment purpose, the Reporting Persons have had and intend to have in the future discussions with the Issuer's management and members of the Issuer's board of directors (the "Board"), as well as other shareholders and other interested parties, and have offered and intend to offer suggestions and advice to the Issuer regarding measures and changes that would maximize shareholder value. Such discussions and advice may relate to: the Issuer's capital structure, including providing for a significant return of capital to shareholders; improving the Issuer's capital allocation policies; cost cutting

opportunities; management and Board composition; the Issuer's strategic direction and alternatives; other matters to increase shareholder value; and matters that the Reporting Persons may deem relevant to their investment in the Issuer.

No Reporting Person has any present plan or proposal which would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D except as set forth herein or such as would occur in connection with any of the matters discussed herein. The Reporting Persons intend to review their investment in the Issuer on a continuing basis. Depending on various factors including, without limitation, the Issuer's financial position and strategy, actions taken by the Board and management, the price levels of the Shares, conditions in the securities markets and general economic and industry conditions, and other investment opportunities available to the Reporting Persons, the Reporting Persons may in the future take such actions with respect to their investment in the Issuer as they deem appropriate including, without limitation, engaging in further communications with management and the Board, as well as shareholders of the Issuer and other interested parties, concerning matters that the Reporting Persons deem relevant to their investment in the Issuer, making proposals to the Issuer designed to maximize shareholder value, purchasing additional Shares and/or other equity, debt, notes, instruments or other securities of the Issuer (collectively, "Securities"), disposing of any or all of their Securities, in the open market or otherwise, at any time and from time to time, engaging in short selling of or any hedging or similar transaction with respect to the Securities, or changing their intention with respect to any and all matters referred to in subparagraphs (a) -(j) of Item 4 of Schedule 13D.

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#### Item 5. INTEREST IN SECURITIES OF THE ISSUER.

(a) The aggregate percentage of Shares reported owned by each person named herein is based upon 7,143,552 Shares outstanding as of October 31, 2014, which is the total number of Shares outstanding as reported in the Issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on November 7, 2014.

#### (i) LionEye Master Fund:

As of the close of business on January

(a) 9, 2015, LionEye

Master Fund beneficially owned 427,521 Shares.

Percentage:

Approximately 6.0%.

Sole power

to vote or direct vote: 427,521 Shared

power to vote or

2. vote or direct vote:0Sole power to dispose

3. or direct the disposition: 427,521 Shared power to

4. dispose or direct the disposition:

The transactions in the Shares by LionEye Master Fund during the past sixty

during the past sixty days are set forth in Schedule B and are incorporated herein by reference.

## (ii) LionEye Onshore:

As of the close of business on January

(a) 9, 2015, LionEye

Onshore beneficially owned 43,412 Shares.

Percentage:

Approximately 0.6%.

Sole power

(b) 1. to vote or

direct vote:

43,412 Shared

power to

2. vote or

direct vote:

0

Sole power

to dispose

3. or direct the disposition:

43,412

Shared

power to

dispose or

direct the

disposition:

0

The transactions in the Shares by LionEye Onshore

(c) during the past sixty days are set forth in Schedule B and are incorporated herein by reference.

#### (iii) LionEye Advisors:

LionEye Advisors, as the general partner of LionEye Onshore,

(a) may be deemed the beneficial owner of the 43,412 Shares beneficially owned by LionEye Onshore.

Percentage:

Approximately 0.6%.

(b) 1.

Sole power to vote or direct vote: 43,412
Shared power to vote or

2. vote or direct vote:

0

Sole power to dispose

3. or direct the disposition: 43,412 Shared power to

dispose or direct the disposition:

LionEye Advisors has not entered into any transactions in the Shares during the past sixty days. The transactions in the

(c) Shares on behalf of LionEye Onshore during the past sixty days are set forth in Schedule B and are incorporated herein by reference.

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# (iv) LionEye Capital Management:

As of the close of business on January 9, 2015, 231,967 Shares were held in the LionEye Capital Management Accounts. LionEye Capital Management, as the investment manager of LionEye Master Fund, LionEye Onshore and the LionEye Capital

Management Accounts, (a) may be deemed the beneficial owner of the (i) 427,521 Shares beneficially owned by LionEye Master Fund, (ii) 43,412 Shares beneficially owned by LionEye Onshore and (iii) 231,967 Shares held in the LionEye Capital Management Accounts.

Percentage:

Approximately 9.8%.

Sole power

to vote or (b) 1. direct vote: 702,900 Shared power to

> 2. vote or

direct vote:

0

Sole power to dispose

3. or direct the disposition: 702,900 Shared power to

dispose or 4. direct the disposition:

0

The transactions in the Shares by LionEye Capital Management through the LionEye Capital Management

Accounts and on behalf (c) of LionEye Master Fund and LionEye Onshore during the past sixty days are set forth in Schedule B and are incorporated herein by reference.

# (v) Messrs. Raneri and Rosen:

Each of Messrs. Raneri and Rosen, as a managing member of each of LionEye Capital Management and LionEye Advisors, may be deemed the beneficial owner of the (i) 427,521

(a) Shares beneficially owned by LionEye Master Fund, (ii) 43,412 Shares beneficially owned by LionEye Onshore and (iii) 231,967 Shares held in the LionEye Capital Management Accounts.

Percentage:

Approximately 9.8%.

Sole power

to vote or (b) 1. direct vote: 0

Shared

power to

- 2. vote or direct vote: 702,900
- Sole power 3. to dispose or direct the

disposition:

0

Shared

power to

dispose or 4.

direct the

disposition:

702,900

None of Messrs. Raneri or Rosen has entered into any transactions in the Shares during the past sixty days. The transactions in the Shares on behalf of

LionEye Master

Fund, LionEye Onshore and through the LionEye Capital Management Accounts during the past sixty days are set forth in Schedule B and are incorporated herein by reference.

Each Reporting Person, as a member of a "group" with the other Reporting Persons for the purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, may be deemed the beneficial owner of the Shares directly owned by the other Reporting Persons. Each Reporting Person disclaims beneficial ownership of such Shares except to the extent of his or its pecuniary interest therein.

- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the Shares.
- (e) Not applicable.

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# Item CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

On January 12, 2015, the Reporting Persons entered into a Joint Filing Agreement in which the Reporting Persons agreed to the joint filing on behalf of each of them of statements on Schedule 13D with respect to the securities of the Issuer to the extent required by applicable law. The Joint Filing Agreement is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

Other than the joint filing agreement filed as an exhibit hereto, the Reporting Persons have no contracts, arrangements, understandings or relationships with any persons with respect to securities of the Issuer.

#### **Item 7. EXHIBITS**

#### **Exhibit Description**

99.1 Joint Filing Agreement, dated January 12, 2015.

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#### **SIGNATURES**

After reasonable inquiry and to the best of its knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: January 12, 2015

### LionEye Master Fund Ltd

By: /s/ Stephen Raneri Name: Stephen Raneri Title: Director

#### LionEye Onshore Fund LP

By: LionEye Advisors LLC, its General Partner

By: /s/ Stephen Raneri Name: Stephen Raneri Title: Managing Member

#### LionEye Advisors LLC

By: /s/ Stephen Raneri Name: Stephen Raneri Title: Managing Member

## LionEye Capital Management LLC

By: /s/ Stephen Raneri Name: Stephen Raneri Title: Managing Member

/s/ Stephen Raneri Stephen Raneri

/s/ Arthur Rosen Arthur Rosen

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# **SCHEDULE A**

# **Directors and Officers of LionEye Master Fund Ltd**

Name and Position	n Principal Occupation	Principal Business Address	<u>Citizenship</u>
		Landmark Square	
Brad Cowdroy	Director of ICG	64 Earth Close, PO Box 715	Australia
Director	Management Limited	Grand Cayman KY1-1107	Austrana
		Cayman Islands	
		305 Madison Avenue	
Boris Onefator Director	Founder and CEO of  Constellation Investment Consulting	Suite 2036	United States of America
		New York, NY, 10165	
Stephen Raneri			

Director\*

<sup>\*</sup> Mr. Raneri is a Reporting Person and, as such, the information with respect to Mr. Raneri called for by Item 2 of Schedule 13D is set forth therein.

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#### **SCHEDULE B**

## **Transactions in the Shares During the Past Sixty Days**

This Schedule sets forth information with respect to each purchase and sale of shares of Common Stock that were effectuated by the Reporting Persons during the past sixty days. Unless otherwise indicated, all transactions were effectuated in the open market through a broker and all prices include brokerage commissions.

		<b>Securities</b>	Price Per Date of
NT.	C .1 TD		

#### Nature of the Transaction

Purchased/(Sold) Share(\$) Purchase / Sale

### LIONEYE MASTER FUND LTD

Purchase of Common Stock <sup>(1)</sup>	53,023	25.5000012/1/2014
Purchase of Common Stock	16,078	26.1184012/9/2014
Purchase of Common Stock	818	25.9953212/12/2014
Purchase of Common Stock	7,947	25.5814212/16/2014
Purchase of Common Stock	1,464	25.6113112/16/2014
Purchase of Common Stock	5,451	27.1565812/18/2014
Purchase of Common Stock	2,129	27.4171112/30/2014
Purchase of Common Stock <sup>(2)</sup>	11,964	26.270001/2/2015

## LIONEYE ONSHORE FUND LP

Purchase of Common Stock 1,17426.1184012/9/2014
Purchase of Common Stock 60 25.9953212/12/2014
Purchase of Common Stock 722 25.5814212/16/2014
Purchase of Common Stock 133 25.6113112/16/2014
Purchase of Common Stock 495 27.1565812/18/2014
Purchase of Common Stock 215 27.4171112/30/2014
Sale of Common Stock (366) 26.270001/2/2015

#### **LIONEYE CAPITAL MANAGEMENT LLC**

#### (Through the LionEye Capital Management Accounts)

Purchase of Common Stock 3,20726.1184012/9/2014
Purchase of Common Stock 2,14126.1184012/9/2014
Purchase of Common Stock 158 25.9953212/12/2014
Purchase of Common Stock 139 25.9953212/12/2014
Purchase of Common Stock 1,55725.5814212/16/2014
Purchase of Common Stock 287 25.6113112/16/2014
Purchase of Common Stock 1,36725.5814212/16/2014
Purchase of Common Stock 252 25.6113112/16/2014
Purchase of Common Stock 1,06727.1565812/18/2014

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Purchase of Common Stock	936	27.1565812/18/2014
Purchase of Common Stock	448	27.4171112/30/2014
Purchase of Common Stock	256	27.4171112/30/2014
Purchase of Common Stock	404	27.4171112/30/2014
Sale of Common Stock <sup>(4)</sup>	(11,598)	26.270001/2/2015

- (1) Represents a contribution of securities to LionEye Master Fund Ltd. from Claritus LionEye Master Trust. Claritus LionEye Master Trust no longer beneficially owns any securities of the Issuer.
- (2) Represents a cross trade of securities to LionEye Master Fund Ltd. from the LionEye Capital Management Accounts and LionEye Onshore Fund LP.
- (3) Represents a cross trade of securities to LionEye Master Fund Ltd. from LionEye Onshore Fund LP.
- (4) Represents a cross trade of securities to LionEye Master Fund Ltd. from the LionEye Capital Management Accounts.