FCMI FINANCIAL CORP ET AL Form SC 13D/A November 18, 2009

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 13D (AMENDMENT NO. 1)

Under the Securities Exchange Act of 1934

SEABRIDGE GOLD INC.

(Name of Issuer)

Common Stock, No Par Value

(Title of Class of Securities)

811916105

(CUSIP Number)

Robert A. Grauman, Esq.
Baker & McKenzie LLP
1114 Avenue of the Americas
New York NY 10036
(212) 626-4100

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 29, 2009

(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 Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7 for other parties to whom copies are to be sent.

*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).

CUSIP No. 811916105

1.	Names of Reporting Persons.						
	FCMI FINANCIA	CORPORATION					
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) [(b) [
3.	SEC Use Only						
4.	Source of Funds (See Instructions) WC						
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)						
6.	Citizenship o	Place of Organization					
	ONTARIO, CANA	A					
		7. Sole Voting Power					
		-0-					
Number o	f	8. Shared Voting Power					
Shares Beneficia	ally	8,556,232					
Owned by Each		9. Sole Dispositive Power					
Reporting Person W	-	-0-					
		10. Shared Dispositive Power					
		8,556,232					
11.	Aggregate Amo	int Beneficially Owned by Each Reporting Pe	erson				
	8,556,232						
12.	Check Box if Certain Share	he Aggregate Amount in Row (11) Excludes		[]			
13.	Percent of Cl	ss Represented by Amount in Row (11)					
	22.8%						
14.	Type of Repor	ing Person					
	CO						
		2					
CUSIP No	. 811916105						
1.	Names of Repo	ting Persons.					

PAN ATLANTIC BANK AND TRUST LIMITED

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2. Check the Appropriate Box if a Member of a Group						-		
	(See Instruct	lons		(a) (b)	[-		
3.	SEC Use Only							
4.	Source of Funds (See Instructions) WC							
5.		Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) [
6.	Citizenship o	r Pl	ace of Organization			_		
	BARBADOS							
		7.	Sole Voting Power			_		
			-0-					
Number of	f	8.	Shared Voting Power			_		
Shares Beneficia	ally		8,001,232					
Owned by Each		9.	Sole Dispositive Power			_		
Reporting Person W	-		-0-					
		10.	Shared Dispositive Power			_		
			8,001,232					
11.	Aggregate Amo	unt	Beneficially Owned by Each Reporting Person			_		
	8,001,232							
12.	12. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares]		
13.	Percent of Class Represented by Amount in Row (11)							
	21.3%							
14.	Type of Reporting Person							
	СО							
			3					
CUSIP No.	. 811916105							
1.	Names of Repo	rtir	g Persons.			_		
	ALBERT D. FRIEDBERG							
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) [_		

				(b)	[]			
3.	SEC Use Only							
4.	Source of Funds (See Instructions) AF, PF							
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)							
6.	Citizenship	or Pl	ace of Organization					
	CANADA							
		7.	Sole Voting Power					
			21,700					
Number o	f	8.	Shared Voting Power					
Shares Benefici	ally		9,055,752					
Owned by Each		 9.	Sole Dispositive Power					
Reportin Person W	-		21,700					
		10.	Shared Dispositive Power					
			9,055,752					
11.	Aggregate Ar	nount	Beneficially Owned by Each Reporting Person					
	9,077,452							
12.	Check Box is		Aggregate Amount in Row (11) Excludes		[X]			
13.	Percent of (Class	Represented by Amount in Row (11)					
	24.1%							
14.	Type of Reporting Person							
	IN							
			4					
CUSIP No	. 811916105							
1.	Names of Rep	Names of Reporting Persons.						
	NANCY FRIEDBERG							
2.	Check the Appropriate Box if a Member of a Group (See Instructions) (a) [] (b) []							
3.	SEC Use Only							

4.	Source of F PF	unds (See Instructions)					
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) [
6.	Citizenship	Citizenship or Place of Organization						
	CANADA							
		7.	Sole Voting Power					
			30,000					
Number o	f	8.	Shared Voting Power					
Shares Benefici			21,700					
Owned by Each		9.	Sole Dispositive Power					
Reporting Person W	-		30,000					
		10.	Shared Dispositive Power					
			21,700					
11.	 Aggregate A	mount	Beneficially Owned by Each Reporting Person					
	51,700							
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares							
13.	Percent of Class Represented by Amount in Row (11)							
	0.1%							
14.	Type of Reporting Person							
	IN							
			5					
CUSIP No	. 811916105							
1.	Names of Re	Names of Reporting Persons.						
	FRIEDBERG GLOBAL-MACRO HEDGE FUND LTD.							
2.	Check the A		riate Box if a Member of a Group	(a)	[]			
3.	SEC Use Onl			(b) 	[]			
4.	Source of F	 'unds (See Instructions)					

WC

5.	Check if Dis		re of Legal Proceedings Is Required Pursuant)	to	[]
6.	Citizenship	or Pl	ace of Organization		
	CAYMAN ISLAN	IDS			
		7.	Sole Voting Power		
			-0-		
Number o	f	8.	Shared Voting Power		
Shares Beneficia			477,820		
Owned by Each		9.	Sole Dispositive Power		
Reporting Person W			-0-		
		10.	Shared Dispositive Power		
			477,820		
11.	Aggregate Ar	ount	Beneficially Owned by Each Reporting Person		
	477,820				
12.	Check Box if		Aggregate Amount in Row (11) Excludes		[]
13.	Percent of (Class	Represented by Amount in Row (11)		
	1.3%				
14.	Type of Repo	rting	Person		
	IC				
			6		
CUSIP No	. 811916105				
1.	Names of Rep	ortin	g Persons.		
	FRIEDBERG ME	ERCANT	ILE GROUP LTD.		
2.	Check the Ap		iate Box if a Member of a Group)	(a) (b)	 [] []
3.	SEC Use Only				
4.	Source of Fu AF	 inds (See Instructions)		

5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) []				
6.	Citizenship o	r Pl	ace of Organization		
	CANADA				
		7.	Sole Voting Power		
			-0-		
Number of	f	8.	Shared Voting Power		
Benefician Owned by			477,820		
Each Reporting		9.	Sole Dispositive Power		
Person W	-		-0-		
		10.	Shared Dispositive Power		
			477,820		
11.	Aggregate Amo	unt	Beneficially Owned by Each Reporting Person		
	477 , 820				
12.	2. Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares				
13. Percent of Class Represented by Amount in Row (11)					
14.	Type of Repor	ting	Person		
	IA				

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The Statement on Schedule 13D dated and filed April 1, 2009 (the "Statement"), filed by FCMI Financial Corporation, a corporation existing under the laws of the province of Ontario, Canada ("FCMI"), Pan Atlantic Bank and Trust Ltd., a Barbados company ("PABTL"), Ms. Nancy Friedberg, an individual, and Mr. Albert D. Friedberg, an individual, relating to the common stock, \$0.001 par value (the "Common Shares"), of Seabridge Gold Inc., a Canadian corporation (the "Issuer"), is hereby amended with respect to the items set forth below in this Amendment No. 1. Capitalized terms used herein without definition have the same meanings as those ascribed to them in the Statement.

ITEM 2. IDENTITY AND BACKGROUND

Item 2 is hereby amended by the addition of each of Friedberg Global-Macro Hedge Fund Ltd., a Cayman Island Company ("Global-Macro Fund") and Friedberg Mercantile Group Ltd., a Canadian corporation ("FMG") as a "Filing Person" with respect to the Schedule 13D. Global-Macro Fund and FMC are referred to collectively with FCMI, PABTL, Mr. Friedberg and Ms. Friedberg, as the "Filing Persons".

The following sets forth certain information regarding Global-Macro Fund and

FMG:

Global-Macro Fund. Global-Macro Fund is an open-ended private investment company incorporated as an exempted company under the laws of the Cayman Islands. Global-Macro Fund is a multi-strategy fund whose investment objective is to seek significant total investment returns, consisting of a combination of interest income, currency gains and capital appreciation by investing in four discrete groups of investments: (i) long positions in fixed income securities; (ii) long and short positions in equity securities; (iii) currency forwards and futures contracts and options thereon; and (iv) commodity forwards and futures contracts and options thereon, and other over-the-counter traded derivatives instruments. Global-Macro Fund generally invests directly through managed accounts and indirectly through private investment funds. The registered office address of Global-Macro Fund is Walker House, 87 Mary Street, George Town, Grand Cayman KY1-9005, Cayman Islands.

The sole director of Global-Macro Fund is FCMI Corporate Services (Cayman) Ltd. ("FCMI Corporate"). FCMI Corporate is an exempted company incorporated under the laws of the Cayman Islands and is a wholly owned subsidiary of FMG. The directors of FCMI Corporate are Mr. Friedberg, Mr. Robert Bourque and Mr. Richard Crawshaw. For certain biographical and other information regarding Messrs. Friedberg and Bourque, see Item 2 of the Filing Persons' Schedule 13D as originally filed. Mr. Crawshaw serves as a director of FCMI Corporate and is also a non-executive director of a number of offshore mutual funds, investment management companies and special purpose vehicles. Prior to his retirement in 2005, Mr. Crawshaw was employed by the Cayman Islands Stock Exchange, most recently as Deputy Chief Executive Officer and Head of Listing. Mr. Crawshaw's address is P.O. Box 10763, 17 Silver Thatch Drive, George Town, Grand Cayman KY1-1007, Cayman Islands. He is a citizen of the United Kingdom and the Cayman Islands.

The sole manager of Global-Macro Fund is FCMI Financial Services (Cayman) Ltd. ("FCMI Services"). As manager, FCMI Services provides or arranges for the provision of, accounting, secretarial and administrative services to Global-Macro Fund. FCMI Services is an exempted company incorporated under the laws of the Cayman Islands and is a wholly-owned subsidiary of FMG. FCMI Services holds a restricted mutual fund administrator's license to serve as "mutual fund administrator" to Global-Macro Fund (and certain other affiliated funds) pursuant to the Mutual Funds Law (as amended) of the Cayman Islands. The board of directors of FCMI Services is currently composed of Messrs. Friedberg and Fenig.

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FMG: FMG is the investment advisor to Global-Macro Fund. FMG currently serves as portfolio manager, investment advisor and/or commodity trading advisor to many Canadian and Cayman Islands-based private and public investment funds and commodity pools, including Global-Macro Fund, The First Mercantile Currency Fund, The Friedberg Currency Fund, The Friedberg Foreign Bond Fund and Friedberg Asset Allocation Fund. FMG is one of the largest independent securities, futures and foreign currency brokers in the Canadian financial services industry. FMG is a leading Canadian broker and investment management firm providing a full range of financial and investment services to individual, corporate and institutional clients worldwide. FMG operates in all major international markets, and is a member firm of the Investment Industry Regulatory Organization of Canada, the Canadian Investor Protection Fund and all Canadian exchanges. FMG currently serves as administrator or sub-administrator of several private and public investment funds operated or managed by its affiliates. FMG's business address is 181 Bay Street, Suite 250, Toronto, Ontario, Canada M5J 2T3.

Mr. Friedberg is the controlling shareholder and Director and President of FCMI Parent Co., a Nova Scotia (Canada) corporation which, in turn, is the controlling shareholder of FMG. The board of directors of FMG presently consists of four persons, including Messrs. Friedberg and Fenig, who are also the President and the Chief Financial Officer and Vice President, respectively, of FMG. For certain biographical and other information regarding Messrs. Friedberg and Fenig, see Item 2 of the Filing Persons' Schedule 13D as originally filed. The principal occupation or employment of each of the other directors and the officers of FMG listed below is serving in the capacity or capacities for FMG set forth next to their respective names, which they conduct at the address for FMG set forth in Item 2 of this Schedule 13D (Amendment No. 1). Mr. Gordon is a citizen of the United States and a resident of Canada. Each of the other persons listed below is a citizen of Canada.

NAME	POSITION(S)	WITH FMG
Fuerh C. Tang Vic	ce President	of EMC

Daniel A. Gordon Enrique Zauderer Michael Y.D. Ng David T. Lam

Vice President and Director Vice President and Director Vice President Vice President

During the last five years, none of the Filing Persons and to their knowledge, none of the directors or officers of FCMI, PABTL, Global-Macro Fund or FMG has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), nor was any of them a party to a civil proceeding of a United States 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.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Item 3 of the Schedule 13D is hereby amended by the addition of the following information:

The aggregate purchase price for the shares of Common Stock beneficially owned directly by Global-Macro Fund was US\$11,321,830.00. Global-Macro Fund utilized funds derived from gains on its investment portfolio to acquire the shares of Common Stock reported in this Schedule 13D (Amendment No. 1). In addition, Global-Macro Fund utilized extensions of credit in margin accounts which it maintains in the ordinary course of its investment activities and which are secured by collateral, including a portion of the shares of the Issuer's Common Stock reported herein. Funds derived from working capital and margin credit extended to Global-Macro Fund may also in the future be used for the purchase of additional shares of Common Stock.

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The aggregate purchase price for the additional shares of Common Stock beneficially owned directly by Ms. Friedberg and reported in this Schedule 13D (Amendment No. 1) was US\$841,866.00. Ms. Friedberg acquired the additional shares beneficially owned by her and reported in this Schedule 13D (Amendment No. 1) utilizing personal funds.

ITEM 4. PURPOSE OF TRANSACTION

Item 4 of the Schedule 13D is hereby amended by the addition of the following

information:

Global-Macro Fund acquired the Common Stock beneficially owned by it on the date of this Schedule 13D (Amendment No. 1), and Ms. Friedberg acquired the additional shares of Common Stock beneficially owned by her and reported in this Schedule 13D (Amendment No. 1), for investment, in the ordinary course of business, and without any agreement with any third party to act together for the purpose of acquiring, holding, voting or disposing of equity securities of the Issuer, except insofar as the Filing Persons may be deemed to be a "group" with in the meaning of Section 13(d) of the Securities Exchange Act of 1934, as amended and Rule 13d-5(b) thereunder. For information regarding prior acquisitions of Common Stock by Global-Macro Fund and by other funds affiliated with FCMI and managed by FMG, see the Schedule 13D as originally filed.

Item 4 of the Schedule 13D is hereby further amended by amending and restating the last two paragraphs of Item 4 to read in full as follows:

As part of the Filing Persons' continuing evaluation of, and preservation of the value of, their investment in the securities of the Issuer, the Filing Persons may engage in discussions with and submit inquiries to and may respond to inquiries from, various persons, including, without limitation, the Issuer's Board of Directors, management, other shareholders of the Issuer and other relevant parties, concerning matters with respect to the Issuer and the Filing Persons' investment in the Issuer's securities, including, without limitation, the business, operations, governance, management, strategy and future plans of the Issuer. Consistent with such objectives, Mr. Fenig became a director of the Issuer prior to April 20, 2004. Mr. Fenig stepped down from the Issuer's board in June 2007. Depending on various factors, including the Issuer's financial position and strategic direction, the outcome of the matters referenced above, actions taken by the Issuer's Board of Directors, the market price of the Common Stock, other investment opportunities available to the Filing Persons, conditions in the securities and commodities markets, general economic and industry conditions and, in the case of Global-Macro Fund, its development of additional portfolio strategies, its reduction or elimination of investments on one or more of its portfolio strategies, changes in the allocation of assets among its portfolio strategies and relative weightings among its portfolio strategies, the Filing Persons may in the future take such actions with respect to their investment in the Issuer as they deem appropriate, including changing their current intentions, with respect to any or all matters referred to in Item 4 of Schedule 13D and may, $% \left(13\right) =100$ from time to time, $% \left(13\right) =100$ acquire or cause $% \left(13\right) =100$ acquire additional Common Stock of the Issuer, dispose of some or all of their Common Stock of the Issuer or cause affiliates to dispose of some or all of their Common Stock of the Issuer, and/or continue to hold the Common Stock of the Issuer.

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Except as described herein, the Filing Persons do not have (and, prior to the filing of this Schedule 13D, did not have) any plans or proposals which relate to, or could result in, any of the matters referred to in paragraphs (a) through (j), inclusive, of the instructions to Item 4 of Schedule 13D. The Filing Persons may, at any time and from time to time, review or reconsider their position and/or change their purpose and/or formulate plans or proposals with respect thereto.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 of the Schedule 13D is hereby amended by the addition of the following information:

The table below shows purchases of the Issuer's Common Stock made by Global-Macro Fund during the 60 days preceding the filing of this Schedule 13D (Amendment No. 1). All purchases were made in open market transactions on the NYSE Amex Stock Exchange. All prices shown are in U.S. dollars.

Date	No. Shares	Price/share	Total
10/19/09	200,000	\$ 26.0492	\$ 5,209,840
10/20/09	60,000	25.4274	1,525,644
10/21/09	40,000	25.5135	1,020,540
10/29/09	79,100	20.1238	1,591,793
10/30/09	93,650	19.9688	1,870,078
11/02/09	5 , 070	20.5000	103,935

In addition, on June 5, 2009, Ms. Friedberg purchased 30,000 shares of the Issuer's Common Stock at a purchase price of US\$28.0622 per share, in an open market purchase on the NYSE Amex Stock Exchange.

Except for Global-Macro Fund's purchases of a total of 477,820 shares of the Issuer's Common Stock as set forth above, none of the Filing Persons has effected any transactions in the Issuer's Common Stock in the 60 days preceding the filing of this Schedule 13D (Amendment No. 1).

Item 5 of the Schedule 13D is hereby further amended by deleting the last two paragraphs of Item 5 and the table accompanying the last two paragraphs, and replacing the deleted information with the following:

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On the date of this Schedule 13D (Amendment No. 1), the Filing Persons are the beneficial owners of, in the aggregate, 9,107,452 shares of Common Stock, representing 24.2% of the Issuer's outstanding Common Stock. The Filing Persons' percentage beneficial ownership has been computed as a percentage of 37,598,685 shares of Common stock outstanding, as reported by the Issuer in its Report on Form 6-K furnished to the Securities and Exchange Commission on November 13, 2009. The number of shares and the percentage of the Issuer's Common Stock beneficially owned by each Filing Person is as follows:

NAME	SHARES DIRECTLY OWNED	PERCENTAGE DIRECTLY OWNED	SHARES OWNED BENEFICIALLY	PERCENTAGE OWNED BENEFICIALLY
PABTL FCMI	8,001,232 555,000	21.3% 1.5% 0.1%	8,001,232 8,556,232(1)	
Nancy Friedberg Global-Macro Fund FMG	51,700 477,820 0	1.3%	51,700(2) 477,820 477,820(3)	1.3% 1.3%
Albert Friedberg	21,700	0.1%	9,077,452(4)	24.1%

⁽¹⁾ Includes 8,001,232 shares owned directly by PABTL.

⁽²⁾ Includes 21,700 shares held in a retirement account for the benefit of Ms. Friedberg and 30,000 shares owned directly by Ms. Friedberg.

⁽³⁾ Represents 477,820 shares owned by Global-Macro Fund.

⁽⁴⁾ Includes 8,001,232 shares owned directly by PABTL, 555,000 shares owned

directly by FCMI, 43,400 shares held in a retirement account (21,700 shares for the benefit of each of Mr. Friedberg and Ms. Friedberg) and 477,820 shares owned by Global-Macro Fund. Excludes 30,000 shares owned directly by Ms. Friedberg, the wife of Mr. Friedberg, with respect to which Mr. Friedberg disclaims beneficial ownership.

All shares reported as beneficially owned by FCMI, PABTL, Nancy Friedberg, Global-Macro Fund, FMG and Albert D. Friedberg are presently outstanding. Mr. Friedberg, directly and through his control over FCMI shares held by members of his family and trusts for the benefit of members of his family, may be considered the sole beneficial owner of all of the Common Stock beneficially owned by FCMI and FMG. By virtue of his control of FCMI, Mr. Friedberg may be deemed to possess voting and dispositive power over the shares owned directly by its wholly-owned subsidiary, PABTL. In addition, as the indirect controlling person of FMG, Mr. Friedberg may be deemed to possess voting and dispositive power over the shares owned directly by Global-Macro Fund, for which FMG serves as investment manager and exercises investment discretion. Except for such beneficial ownership by Albert D. Friedberg, none of the directors or officers of FCMI or PABTL beneficially own any Common stock.

In addition, the following directors and officers of FMG own the Issuer's Common Stock in the amounts indicated:

Name	No. Shares
Daniel A. Gordon	40,600
Enrique Zauderer	2,000
David Lam	5,400
Fuerh C. Tang	44,214

Each of the persons listed in the foregoing table acquired his or her shares with personal funds, for investment.

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ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Item 6 of the Schedule 13D is hereby amended and restated in its entirety as

Except as described in Item 3 of the Schedule 13D as originally filed, and in Item 3 of this Schedule 13D (Amendment No. 1) with respect to margin accounts maintained by PABTL, FCMI and Global-Macro Fund, there are no other contracts, arrangements, understandings or relationships (legal or otherwise) presently in effect among the Filing Persons or between any of the Filing Persons and any other person with respect to any securities of the Issuer, including but not limited to, transfer or voting of any of the securities of the Issuer, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

ITEM 7. MATERIALS TO BE FILED AS EXHIBITS

The following document is filed as an exhibit to this Schedule 13D. The Joint Filing Agreement filed as Exhibit 99.2 to this Schedule 13D (Amendment No. 1) supersedes and replaces the agreement previously filed as Exhibit 99.1 to the Schedule 13D.

EXHIBIT AGREEMENT

99.2 Joint Filing Agreement dated November 18, 2009

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Signatures

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

Dated: November 18, 2009

FCMI FINANCIAL CORPORATION

By: /s/ Henry Fenig

Name: Henry Fenig

Title: Executive Vice President

PAN ATLANTIC BANK AND TRUST LIMITED

By: /s/ Robert Bourque

Name: Robert Bourque

Title: Managing Director

FRIEDBERG GLOBAL-MACRO HEDGE FUND LTD.

By: FCMI CORPORATE SERVICES (CAYMAN) LTD., Sole Director

By: /s/ Albert Friedberg

Name: Albert Friedberg

Title: Director

FRIEDBERG MERCANTILE GROUP LTD.

By: /s/ Henry Fenig

Name: Henry Fenig

Title: Chief Financial Officer and Vice

President

ALBERT D. FRIEDBERG, INDIVIDUALLY

/s/ Albert D. Friedberg

Name: Albert D. Friedberg

NANCY FRIEDBERG, INDIVIDUALLY

/s/ Nancy Friedberg

Name: Nancy Friedberg

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