VONAGE HOLDINGS CORP Form SC 13G February 14, 2007

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. _)*

Vonage Holdings Corp.

(Name of Issuer)

Common Stock, par value \$0.001 per share

(Title of Class of Securities)

92886T201

(CUSIP Number) December 31, 2006

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

" Rule 13d-1(b)

" Rule 13d-1(c)

x Rule 13d-1(d)

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* 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. 92886T	201	13G	Page 2 of 17 Pages
1. NAME OF RE	PORTING PERSONS		
I.R.S. IDENTI	FICATION NO. OF ABOVE	PERSONS (Entities only)	
Bain	Capital Venture Fund 2	005, L.P.	
	No.: 20-1330342 Appropriate box if A m .y	IEMBER OF A GROUP	
4. CITIZENSHIP	OR PLACE OF ORGANIZA	TION	
Dela NUMBER OF	ware 5. SOLE VOTING POWE	R	
SHARES	1,747,634 6. SHARED VOTING PC	WER	
BENEFICIALLY	0	OWER	
OWNED BY	7. SOLE DISPOSITIVE F	OWER	
EACH	1,747,634 8. Shared dispositiv	YE POWER	
REPORTING	0		
PERSON			
WITH 9. AGGREGATE	E AMOUNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON	

1,747,634

- 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
- 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

1.3%

12. TYPE OF REPORTING PERSON

CUSIP No. 928867	201	13G	Page 3 of 17 Pages
1. NAME OF RE	PORTING PERSONS		
I.R.S. IDENT	FICATION NO. OF ABOVE PERSONS	S (Entities only)	
BCI	P Associates III, LLC		
	No.: Appropriate box if a member (Ly	OF A GROUP	
4. CITIZENSHII	OR PLACE OF ORGANIZATION		
Dela NUMBER OF	ware 5. SOLE VOTING POWER		
SHARES	247,371 6. Shared voting power		
BENEFICIALLY	0		
OWNED BY	7. SOLE DISPOSITIVE POWER		
EACH	247,371 8. Shared dispositive power	R	
REPORTING	0		
PERSON			
WITH 9. AGGREGATI	E AMOUNT BENEFICIALLY OWNED	BY EACH REPORTING PERSON	
0.47	271		

247,371

- 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
- 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.16%

12. TYPE OF REPORTING PERSON

00

CUSIP No. 928867	F 201	13G	Page 4 of 17 Pages
1. NAME OF RI	EPORTING PERSONS		
I.R.S. IDENT	IFICATION NO. OF ABOVE PERSO	NS (Entities only)	
BCI	P Associates III-B, LLC		
	No.: APPROPRIATE BOX IF A MEMBE LY	R OF A GROUP	
4. CITIZENSHI	P OR PLACE OF ORGANIZATION		
Dela NUMBER OF	aware 5. SOLE VOTING POWER		
SHARES	6,642 6. SHARED VOTING POWER		
BENEFICIALLY	0		
OWNED BY	7. SOLE DISPOSITIVE POWER		
EACH	6,642 8. SHARED DISPOSITIVE POW	ER	
REPORTING	0		
PERSON			
WITH 9. AGGREGAT	E AMOUNT BENEFICIALLY OWN	ED BY EACH REPORTING PERSON	
6,64	2		

- 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
- 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

less than .01% 12. TYPE OF REPORTING PERSON

00

CUSIP No. 92886T	201 13G	Page 5 of 17 Pages
1. NAME OF RE	PORTING PERSONS	
I.R.S. IDENTI	FICATION NO. OF ABOVE PERSONS (Entities only)	
Sank	aty Credit Opportunities, L.P.	
	No.: 51-0422167 Appropriate box if a member of a group Ly	
4. CITIZENSHI	OR PLACE OF ORGANIZATION	
Dela NUMBER OF	ware 5. SOLE VOTING POWER	
SHARES	673,957 6. SHARED VOTING POWER	
BENEFICIALLY	0	
OWNED BY	7. SOLE DISPOSITIVE POWER	
EACH	673,957 8. SHARED DISPOSITIVE POWER	
REPORTING	0	
PERSON		
WITH 9. AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORT	ING PERSON

673,957

- 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
- 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.44%

12. TYPE OF REPORTING PERSON

CUSIP No. 92886T201		13G	Page 6 of 17 Pages
1. NAME OF RE	PORTING PERSONS		
I.R.S. IDENTI	FICATION NO. OF ABOVE P	ERSONS (Entities only)	
Sank	aty Credit Opportunities I	II, L.P.	
	No.: 20-2170582 Appropriate box if a me	EMBER OF A GROUP	
4. CITIZENSHIP	OR PLACE OF ORGANIZAT	TON	
Dela NUMBER OF	ware 5. SOLE VOTING POWER	R	
SHARES	1,752,285 6. SHARED VOTING POW	VER	
BENEFICIALLY	0 7. SOLE DISPOSITIVE PC	WFR	
OWNED BY EACH	1,752,285 8. SHARED DISPOSITIVE		
REPORTING	0		
PERSON			
WITH 9. AGGREGATE	E AMOUNT BENEFICIALLY (OWNED BY EACH REPORTING PERSON	

1,752,285

- 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
- 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

1.13%

12. TYPE OF REPORTING PERSON

<pre>1. NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (Entities only) Prospect Harbor Credit Partners, L.P. EIN No.: 20-0606486 2. CHECK THE APPRATE BOX IF A MEMBER OF A GROUP (a)</pre>	P No. 92886T201	13G	Page 7 of 17 Pages
Prospect Harbor Credit Partners, L.P. EIN No.: 20-0606486 a. CHECK THE ADDENDER SPRATE BOX IF A MEMBER OF A GROUP (a) * (b) x 3. SEC USE ONLY 3. SEC USE ONLY 4. CHIZENSHIP OF LACE OF ORGANIZATION Delawis NUMBER OF 5. SOLE VOTING POWER ANARED 269,582 ARARED 26	AME OF REPORTI	IG PERSONS	
EIN No.: 20-0606486 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) " (b) x 3. SEC USE ONLY 4. CITIZENSHIP OF PLACE OF ORGANIZATION Delaware NUMBER OF 5. SOLE VOTING POWER SHARES 269,582 6. SHARED VOTING POWER BENEFICIALLY 0 OWNED BY 7. SOLE DISPOSITIVE POWER EACH 269,582 EACH 269,582 SHARED DISPOSITIVE POWER REPORTING 0 PERSON	R.S. IDENTIFICAT	ON NO. OF ABOVE PERSONS (Entities only)	
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) " (b) x 3. SEC USE ONLY 4. CITIZENSHIP OR PLACE OF ORGANIZATION Delaware NUMBER OF 5. SOLE VOTING POWER SHARES 269,582 6. SHARED VOTING POWER BENEFICIALLY 0 OWNED BY 7. SOLE DISPOSITIVE POWER EACH 8. SHARED DISPOSITIVE POWER REPORTING 0 PERSON	Prospect H	rbor Credit Partners, L.P.	
DelawisNUMBER OF5.SOLE VOTING POWERSHARES269,582 SHARED VOTING POWERPO OWNED BY0AUNICAL0PACH269,582 SHARED DISPOSITIVE POWERREPORTING0D0PERSON0	HECK THE APPRC)) ")) x		
NUMBER OF5.SOLE VOTING POWERSHARES269,582 SHARED VOTING POWERBENEFICIALLY OWNED BY0 SOLE DISPOSITIVE POWEREACH269,582 SHARED DISPOSITIVE POWERREPORTING0 O OWNED DISPOSITIVE POWERPERSON0	ITIZENSHIP OR PL	ACE OF ORGANIZATION	
ABRICIALLY BENEFICIALLY0 0 SOLE DISPOSITIVE POWERACH0 SOLE DISPOSITIVE POWEREACH269,582 SHARED DISPOSITIVE POWERREPORTING0PERSON1		DLE VOTING POWER	
OWNED BY7.SOLE DISPOSITIVE POWEREACH269,582 SHARED DISPOSITIVE POWERREPORTING0PERSON			
OWNED BY7.SOLE DISPOSITIVE POWEREACH269,582 sHARED DISPOSITIVE POWERREPORTING0PERSONI	FICIALLY	0	
EACH 8. SHARED DISPOSITIVE POWER REPORTING 0 PERSON	NED BY 7. S		
PERSON	EACH 8. S		
	PORTING	0	
WITH	ERSON		
9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		NT BENEFICIALLY OWNED BY EACH REPORTING PERSON	

269,582

- 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
- 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.17%

12. TYPE OF REPORTING PERSON

I.R.S. IDENTIFI Brook EIN N 2. CHECK THE AI (a) " (b) x 3. SEC USE ONLY	ORTING PERSONS CATION NO. OF ABOVE PERSONS (Entities only) side Capital Partners Fund, L.P. Io.: 04-3313066 PPROPRIATE BOX IF A MEMBER OF A GROUP	
Brook EIN N 2. CHECK THE AN (a) " (b) x 3. SEC USE ONLY 4. CITIZENSHIP C	side Capital Partners Fund, L.P.	
EIN N 2. CHECK THE AI (a) " (b) x 3. SEC USE ONLY 4. CITIZENSHIP C	Io.: 04-3313066	
 CHECK THE AI (a) " (b) x SEC USE ONLY CITIZENSHIP C 		
	7	
Delaw	OR PLACE OF ORGANIZATION	
	vare 5. SOLE VOTING POWER	
SHARES	5,391,648 6. SHARED VOTING POWER	
BENEFICIALLY	0	
OWNED BY	7. SOLE DISPOSITIVE POWER	
EACH	5,391,648 8. Shared dispositive power	
REPORTING	0	
PERSON		
WITH 9. AGGREGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	

5,391,648

- 10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
- 11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

3.48%

12. TYPE OF REPORTING PERSON

SCHEDULE 13G

Item 1 (a) Name of Issuer:

The name of the issuer to which this filing on Schedule 13G relates is Vonage Holdings Corp. (the <u>Company</u>).

1 (b) Address of Issuer s Principal Executive Offices:

The principal executive offices of the Company are located at 23 Main Street, Holmdel, NJ 07733.

Item 2 (a) Name of Person Filing:

This statement is being filed on behalf of the following (collectively, the <u>Reporting Persons</u>): (1) Bain Capital Venture Fund 2005, L.P., a Delaware limited partnership (<u>BCVF</u>), (2) BCIP Associates III, LLC, a Delaware limited liability company (<u>BCIP III LLC</u>), (3) BCIP Associates III-B, LLC, a Delaware limited liability company (<u>BCIP III B LLC</u>), (4) Sankaty Credit Opportunities, L.P., a Delaware limited partnership (<u>COPS</u>), (5) Sankaty Credit Opportunities II, L.P., a Delaware limited partnership (<u>Prospect Harbor</u>), and (7) Brookside Capital Partners Fund, L.P., a Delaware limited partnership (<u>Brookside</u>).

Bain Capital Venture Partners, L.P., a Delaware limited partnership (<u>BVP</u>), is the sole general partner of BCVF. Bain Capital Venture Investors, LLC, a Delaware limited liability company (<u>BCVI</u>), is the sole general partner of BVP. Mr. Michael A. Krupka is the sole managing member of BCVI.

BCIP Associates III, a Cayman Islands partnership (<u>BCIP III</u>) is the manager and sole member of BCIP III LLC. BCIP Associates III-B, a Cayman Islands partnership (<u>BCIP III-B</u>) is the manager and sole member of BCIP III-B LLC. Bain Capital Investors, LLC, a Delaware limited liability company (<u>BCI</u>), is the managing partner of each of BCIP III and BCIP III-B. BCVI is attorney-in-fact of BCI.

Sankaty Credit Opportunities Investors, LLC, a Delaware limited liability company (<u>COPS Investors</u>), is the general partner of COPS. Sankaty Credit Opportunities Investors II, LLC, a Delaware limited liability company (<u>COPS Investors II</u>), is the general partner of COPS II. Prospect Harbor Investors, LLC, a Delaware limited liability company (<u>PHI</u>), is the sole general partner of Prospect Harbor. Sankaty Credit Member, LLC(<u>SCM</u>) is the sole managing member of each of COPS Investors, COPS Investors II, and PHI. Mr. Jonathan S. Lavine is the sole managing member of SCM.

Brookside Capital Investors, L.P., a Delaware limited partnership (<u>BCILP</u>), is the sole general partner of Brookside. Brookside Capital Management, LLC, a Delaware limited liability company (<u>BCM</u>), is the sole general partner of BCI LP. Mr. Domenic J. Ferrante is the sole managing member of BCM.

BCVF, BCIP III LLC, BCIP III-B LLC, COPS, COPS II, Prospect Harbor and Brookside have entered into a Joint Filing Agreement, dated February 14, 2007, a copy of which is filed with this Schedule 13G as Exhibit A, pursuant to which BCVF, BCIP III LLC, BCIP III-B LLC, COPS, COPS II, Prospect Harbor and Brookside have agreed to file this statement jointly in accordance with the provisions of Rule 13d-1(k)(1) under the Securities Exchange Act of 1934.

2 (b) Address of Principal Business Office or, if none, Residence:

The principal business address of each of the Reporting Persons, BVP, BCVI, BCI, COPS Investors, COPS Investors II, PHI, SCM, BCI LP and BCM is c/o Bain Capital, LLC, 111 Huntington Avenue, Boston, MA 02199.

2 (c) Citizenship:

Each of the Reporting Persons, BVP, BCVI, BCI, COPS Investors, COPS Investors II, PHI, SCM, BCI LP and BCM is organized under the laws of the State of Delaware. Mr. Krupka, Mr. Lavine, and Mr. Ferrante are citizens of the United States.

2 (d) Title of Class of Securities:

The class of equity securities of the Company to which this filing on Schedule 13G relates is Common Stock, par value 0.01 per share (<u>Common Stock</u>).

2 (e) CUSIP Number:

The CUSIP number of the Company s Common Stock is 92886T201.

Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:

Not Applicable

- (a) "Broker or dealer registered under section 15 of the Act (15 U.S.C. 780);
- (b) "Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);
- (c) " Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c);
- (d) "Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8);
- (e) " An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
- (f) " An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);

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- (g) A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
- (h) " A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) " Group, in accordance with 240.13d-1(b)(1)(ii)(J).
 - " If this statement is filed pursuant to §240.13d-1(c), check this box.

Item 4 (a) Amount beneficially owned

This Schedule 13G is being filed on behalf of the Reporting Persons. The Reporting Persons may be deemed to beneficially own in the aggregate 10,089,119 shares of Common Stock of the Company representing, in the aggregate, 6.51% of the Company s Common Stock. The percentage of Common Stock held by the Reporting Persons is based on 154,922,633 shares of Common Stock of the Company outstanding (the <u>Outstanding Shares</u>) as of October 31, 2006 based on the Company Form 10-Q for the period ended September 30, 2006.

As of the close of business on December 31, 2006, the following shares were owned by the Reporting Persons:

BCVF owned 1,747,634 shares of the Company, representing approximately 1.3% of the Company s Outstanding Shares. BCVF acts by and through its general partner, BVP. BVP acts by and through its general partner, BCVI. Mr. Krupka is the managing member of BCVI.

BCIP III LLC owned 247,371 shares of the Company, representing approximately 0.16% of the Outstanding Shares. BCIP III LLC acts by and through its manager and sole member, BCIP III. BCIP III acts by and through its managing partner, BCI. BCVI is attorney-in-fact of BCI.

BCIP III-B LLC owned 6,642 shares of the Company, representing less than 0.01% of the Outstanding Shares. BCIP III-B LLC acts by and through its manager and sole member, BCIP III-B. BCIP III-B acts by and through its managing partner, BCI. BCVI is attorney-in-fact of BCI.

COPS owned 673,957 shares of the Company, representing approximately 0.44% of the Outstanding Shares. COPS acts by and through its general partner, COPS Investors. COPS Investors acts by and through its managing member, SCM. Mr. Lavine is the managing member of SCM.

COPS II owned 1,752,285 shares of the Company, representing approximately 1.13% of the Outstanding Shares. COPS acts by and through its general partner, COPS Investors II. COPS

Investors II acts by and through its managing member, SCM. Mr. Lavine is the managing member of SCM.

Prospect Harbor owned 269,582 shares of the Company, representing approximately 0.17% of the Outstanding Shares. Prospect Harbor acts by and through its general partner, PHI. PHI acts by and through its managing member, SCM. Mr. Lavine is the managing member of SCM.

Brookside owned 5,391,648 shares of the Company, representing approximately 3.48% of the Outstanding Shares. Brookside acts by and through its general partner, BCI LP. BCI LP acts by and through its general partner, BCM. Mr. Ferrante is the managing member of BCM.

No person other than the respective owner referred to herein of shares of Common Stock is known to have the right to receive or the power to direct the receipt of dividends from or the proceeds from the sale of such shares of Common Stock of the Company.

4 (b) Percent of Class:

See Item 4(a) hereof.

4 (c) Number of shares as to which such person has:

(i) sole power to vote or to direct the vote:

BCVF	1,747,634
BCIP III LLC	247,371
BCIP III-B LLC	6,642
COPS	673,957
COPS II	1,752,285
Prospect Harbor	269,582
Brookside	5,391,648

(ii) shared power to vote or to direct the vote:

(iii) sole power to dispose or to direct the disposition of:

BCVF	1,747,634
BCIP III LLC	247,371
BCIP III-B LLC	6,642
COPS	673,957
COPS II	1,752,285
Prospect Harbor	269,582
Brookside	5,391,648

(iv) shared power to dispose or to direct the disposition of:

Item 5 Ownership of Five Percent or less of a Class:

Not Applicable

⁰

⁰

Item 6 Ownership of more than Five Percent on behalf of another person:

Not Applicable

Item 7 Identification and Classification of the Subsidiary which Acquired the Security Being Reported on by the Parent Holding Company:

Not Applicable

Item 8 Identification and Classification of Members of the Group:

Not Applicable

Item 9 Notice of Dissolution of Group:

Not Applicable

Item 10 Certifications:

Not Applicable Dated: February 14, 2007

BAIN CAPITAL VENTURE FUND 2005, L.P.

By Bain Capital Venture Partners, L.P.,

its general partner

By Bain Capital Venture Investors, LLC,

its general partner

BCIP ASSOCIATES III, LLC

BCIP ASSOCIATES II-B, LLC

By Bain Capital Venture Investors, LLC,

its attorney-in-fact

By: /s/ Michael Krupka Michael Krupka Managing Director

Sankaty Credit Opportunities, L.P.

By Sankaty Credit Opportunities Investors, LLC,

its general partner

By Sankaty Credit Member, LLC,

its managing member

By: /s/ Jonathan Lavine Jonathan S. Lavine

Managing Member

Sankaty Credit Opportunities II, L.P.

By Sankaty Credit Opportunities Investors II, LLC,

its general partner

By Sankaty Credit Member, LLC

its managing member

By: /s/ Jonathan Lavine Jonathan S. Lavine Managing Member

Prospect Harbot Credit Partners, L.P.

By Prospect Harbor Investors, LLC,

its general partner

By Sankaty Credit Member, LLC

its managing member

By: /s/ Jonathan Lavine Jonathan S. Lavine Managing Member

Brookside Capital Partners Fund, L.P.

By Brookside Capital Investors, L.P.

its general partner

By Brookside Capital Management, LLC

its general partner

By: /s/ Domenic Ferrante Domenic J. Ferrante Managing Member

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EXHIBIT INDEX

Exhibit A Joint Filing Agreement as required by Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended.

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<u>Exhibit A</u>

AGREEMENT REGARDING THE JOINT FILING OF

SCHEDULE 13G

The undersigned hereby agree as follows:

(i) Each of them is individually eligible to use the Schedule 13G to which this Exhibit is attached, and such Schedule 13G is filed on behalf of each of them; and

(ii) Each of them is responsible for the timely filing of such schedule 13G and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

Dated February 14, 2007

BAIN CAPITAL VENTURE FUND 2005, L.P.

By Bain Capital Venture Partners, L.P.,

its general partner

By Bain Capital Venture Investors, LLC,

its general partner

BCIP ASSOCIATES III, LLC

BCIP ASSOCIATES II-B, LLC

By Bain Capital Venture Investors, LLC,

its attorney-in-fact

By: /s/ Michael Krupka Michael Krupka Managing Director

SANKATY CREDIT OPPORTUNITIES, L.P.

By Sankaty Credit Opportunities Investors, LLC,

its general partner

By Sankaty Credit Member, LLC

its managing member

By: /s/ Jonathan Lavine Jonathan S. Lavine Managing Member

SANKATY CREDIT OPPORTUNITIES II, L.P.

By Sankaty Credit Opportunities Investors II, LLC,

its general partner

By Sankaty Credit Member, LLC

its managing member

By: /s/ Jonathan Lavine Jonathan S. Lavine Managing Member

PROSPECT HARBOR CREDIT PARTNERS, L.P.

By Prospect Harbor Investors, LLC,

its general partner

By Sankaty Credit Member, LLC

its managing member

By: /s/ Jonathan Lavine Jonathan S. Lavine Managing Member

BROOKSIDE CAPITAL PARTNERS FUND, L.P.

By Brookside Capital Investors, L.P.

its general partner

By Brookside Capital Management, LLC

its general partner

By: /s/ Domenic Ferrante Domenic J. Ferrante Managing Member