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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:)	
)	Chapter 11
)	
THE GREAT ATLANTIC & PACIFIC TEA COMPANY, INC., et al. ¹)	Case No. 10-24549 (RDD)
)	
Debtors.)	Jointly Administered

NOTICE TO PARTIES OF RETAINED CAUSES OF ACTION

PLEASE TAKE NOTICE that on December 20, 2011 the United States Bankruptcy Court for the Southern District of New York, (the "**Bankruptcy Court**") entered the Order Approving (A) the Adequacy of the Debtors' Disclosure Statement, (B) Solicitation and

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: The Great Atlantic & Pacific Tea Company, Inc. (0974); 2008 Broadway, Inc. (0986); AAL Realty Corporation (3152); Adbrett Corporation (5661); Amsterdam Trucking Corporation (1165); APW Supermarket Corporation (7132); APW Supermarkets, Inc. (9509); Bergen Street Pathmark, Inc. (1604); Best Cellars DC Inc. (2895); Best Cellars Inc. (9550); Best Cellars

Notice Procedures with Respect to Confirmation of *the Debtors' Proposed Chapter 11 Plan*, (C) the Form of Various Ballots and Notices in Connection Therewith and (D) the Scheduling of Certain Dates with Respect Thereto [Docket No. 3066] (the "**Disclosure Statement Order**"). Pursuant to the Disclosure Statement Order, the Bankruptcy Court approved, among other things, the *Debtors' Disclosure Statement for the Debtors' Joint Plan* of Reorganization Pursuant to Chapter 11 of the Bankruptcy Code [Docket No. 3059] (the "**Disclosure Statement**") in support of the *Debtors' Joint Plan* of Reorganization Pursuant to Chapter 11 of the Bankruptcy Code, [Docket No. 3351] (as may be further amended, the "**Plan**"), as containing adequate information, as required under section 1125(a) of title 11 of the United States Code (the "**Bankruptcy Code**").²

Copies of the Disclosure Statement, the Plan, and the Plan Supplement. The Disclosure Statement, the Plan, the Plan Supplement, and all other material filed in these chapter 11 cases can be obtained from Kurtzman Carson Consultants LLC, the Notice, Claims, and

Licensing Corp. (2896); Best Cellars Massachusetts, Inc. (8624); Best Cellars VA Inc. (1720); Bev, Ltd. (9046); Borman's Inc. (9761); Bridge Stuart, Inc. (8652); Clay-Park Realty Co., Inc. (0902); Compass Foods, Inc. (0653); East Brunswick Stuart, LLC (9149); Farmer Jack's of Ohio, Inc. (5542); Food Basics, Inc. (1210); Gramatan Foodtown Corp. (5549); Grape Finds At DuPont, Inc. (9455); Grape Finds Licensing Corp. (7091); Grapefinds, Inc. (4053); Greenlawn Land Development Corp. (7062); Hopelawn Property I, Inc. (6590); Kohl's Food Stores, Inc. (2508); Kwik Save Inc. (8636); Lancaster Pike Stuart, LLC (9158); LBRO Realty, Inc. (1125); Lo-Lo Discount Stores, Inc. (8662); Mac Dade Boulevard Stuart, LLC (9155); McLean Avenue Plaza Corp. (5227); Milik Service Company, LLC (0668); Montvale Holdings, Inc. (6664); North Jersey Properties, Inc. VI (6586); Onpoint, Inc. (6589); Pathmark Stores, Inc. (9612); Plainbridge, LLC (5965); SEG Stores, Inc. (4940); Shopwell, Inc. (3304); Shopwell, Inc. (1281); Spring Lane Produce Corp. (5080); Super Fresh/Sav-A-Center, Inc. (0228); Super Fresh Food Markets, Inc. (2491); Super Market Service Corp. (5014); Super Plus Food Warehouse, Inc. (9532); Supermarkets Oil Company, Inc. (4367); The Food Emporium, Inc. (3242); The Old Wine Emporium of Westport, Inc. (0724); The South Dakota Great Atlantic & Pacific Tea Company, Inc (4647); Tradewell Foods of Conn., Inc. (5748); Upper Darby Stuart, LLC (9153); and Waldbaum, Inc. (8599). The location of the Debtors' corporate headquarters is Two Paragon Drive, Montvale, New Jersey 07645.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Disclosure Statement or the Plan.

Solicitation Agent retained by the Debtors in these chapter 11 cases, by: (a) calling the Debtors' restructuring hotline at (877) 660-6625; (b) visiting the Debtors' restructuring website at: www.kccellc.net/APTea; and/or (c) writing to The Great Atlantic & Pacific Tea Company Balloting Processing, c/o Kurtzman Carson Consultants LLC, 2335 Alaska Avenue, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <http://www.nysb.uscourts.gov>.

Confirmation Hearing. The Bankruptcy Court has set a hearing to confirm the Plan (the "**Confirmation Hearing**") to commence on February 6, 2012 at 10:00 a.m. prevailing Eastern Time before the Honorable Robert D. Drain, United States Bankruptcy Judge, in the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street White Plains, NY 10601-4140. Please be advised that the Confirmation Hearing may be continued from time to time by the Court or the Debtors without further notice other than by such adjournment being announced in open court or by a notice of adjournment being filed with the Court and served on parties entitled to notice under Bankruptcy Rule 2002 and the local rules of the Bankruptcy Court or otherwise.

Retained Causes of Action. In Article IV.R of the Plan, subject to the releases set forth in Article VIII.D and Article VIII.E and waiver in Article IV.S, the Debtors expressly reserve any and all Causes of Action (as defined under Article I of the Plan) against the parties listed in the Plan Supplement and all other creditors or other entities not expressly waived, relinquished, released, compromised, or settled in the Plan or a Final Order of the Bankruptcy Court. You are receiving this Notice because the Plan Supplement identifies you or one of your affiliated entities as a party or parties against whom the Debtors have or may have certain Claims or causes of action. Nothing herein precludes you from asserting any applicable

affirmative defenses with respect to any claims or causes of Action the Debtors have or may have against you.

You are listed in the Plan Supplement as follows:

Counterparty	Description of Cause(s) of Action

THIS NOTICE IS BEING SENT TO YOU FOR INFORMATIONAL PURPOSES ONLY. YOUR RECEIPT OF THIS NOTICE DOES NOT NECESSARILY MEAN THAT YOU WILL BE SUBJECT TO A CLAIM OR CAUSE OF ACTION BROUGHT BY THE DEBTORS OR THE REORGANIZED DEBTORS.

New York, New York
Dated: February 6, 2012

/s/ Ray C. Schrock
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Pack No: 3120

CaseNo: 10-24549

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