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

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 4)*

GWG HOLDINGS, INC. (Name of Issuer)

COMMON STOCK, PAR VALUE \$0.001 PER SHARE (Title of Class of Securities)

36192A 10 9 (CUSIP Number)

Craig Opp, General Counsel

220 South Sixth Street, Suite 1200 Minneapolis, MN 55402

(612) 746-1944 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 26, 2018 (Date of Event which Requires Filing of this Statement)

statement because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box. □

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is subject of this Schedule 13D, and is filing this

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) 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 (the "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).

CUSIF	No.: 36192A 1	.09
1.	Name of Re	porting Person:
		LT-3 Exchange Trust
2.		Appropriate Box if a Member of Group (See Instructions):
	(a)	
	(b)	
3.	SEC Use Or	nly:
4.	Source of F	unds:
	00	
5.	Check if Dis	sclosure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e):</u> □
6.	Citizenship	or Place of Organization:
	Del	aware
		7. Sole Voting Power:
N	Number of	2,459,379 ⁽¹⁾
1,	Shares	8. Shared Voting Power:
	eneficially	NT/A
C	Owned By Each	N/A 9. Sole Dispositive Power:
F	Reporting	o. soie pispositive i ower.
	Person	2,459,379 ⁽¹⁾
	With:	10. Shared Dispositive Power:
		N/A
11.	Aggregate A	mount Beneficially Owned by Each Reporting Person:
	2,45	59,379
12.	Check if the	Aggregate Amount in Row (11) Excludes Certain Shares: □
13.	Percent of C	lass Represented By Amount In Row (11):
	7.4	γ ₆ (2)
14.	Type of Rep	orting Person:
	00	(trust)
1) C-1		· ·
		rictions in the Orderly Marketing Agreement, described in Item 6 of this Schedule 13D as filed on January 7, 2019 (the " <u>Origina</u> ust Advisors of the trust have sole decision-making authority with respect to the trust, including joint voting power and dispositive

- Schedule"), the Trust Advisors of the trust have sole decision-making authority with respect to the trust, including joint voting power and dispositive power over the Shares.
- (2) Based upon 33,033,420 shares of common stock (the "Common Stock") of GWG Holdings, Inc. (the "Issuer") outstanding as of July 31, 2019, based on information contained in the Form 10-Q filed by the Issuer with the Securities and Exchange Commission (the "Commission") on August 5, 2019 (the "First Quarter Form 10-Q").

CUSI	P No.: 36192A 1	10 9
1.	Name of Rea	porting Person:
2.		LT-4 Exchange Trust Appropriate Box if a Member of Group (See Instructions):
۷.		
	(a)	
	(b)	
3.	SEC Use Or	aly:
4.	Source of F	unds:
	00	
5.	Check if Dis	sclosure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e):</u> \Box
6.	Citizenship	or Place of Organization:
	Del	laware
	•	7. Sole Voting Power:
7	Number of	2,433,839 (1)
	Shares	8. Shared Voting Power:
	Seneficially Owned By	N/A
	Each	9. Sole Dispositive Power:
]	Reporting Person	2,433,839 ⁽¹⁾
	With:	10. Shared Dispositive Power:
		N/A
11.	Aggregate A	amount Beneficially Owned by Each Reporting Person:
	2.4	33,839
12.		Aggregate Amount in Row (11) Excludes Certain Shares: □
13.	Percent of C	llass Represented By Amount In Row (11):
	7.49	% (2)
14.		orting Person:
	00	(trust)
		rictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors of the trust have sole uthority with respect to the trust, including joint voting power and dispositive power over the Shares.

- (2) Based upon 33,033,420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form 10-Q.

CUSIP	No.: 36192A 1	.0 9				
1.		porting Person:				
2		The LT-5 Exchange Trust				
2.	Check the A	Appropriate Box if a Member of Group (See Instructions):				
	(a) (b)					
3.	SEC Use Or					
٥.	SEC USE OI	ny.				
4.	Source of Fu	unds:				
	00					
5.	Check if Dis	sclosure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e):</u> \Box				
6.	Citizenship	or Place of Organization:				
	Dol	Delaware				
	Dei	7. Sole Voting Power:				
		7. Soile Voting Lower.				
Nı	ımber of	2,413,847 ⁽¹⁾				
	Shares	8. Shared Voting Power:				
	neficially					
	wned By	N/A				
	Each	9. Sole Dispositive Power:				
	eporting Person	2,413,847 ⁽¹⁾				
	With:	, ,				
		10. Shared Dispositive Power:				
		N/A				
11.	Aggregate A	mount Beneficially Owned by Each Reporting Person:				
		13,847				
12.	Check if the	Aggregate Amount in Row (11) Excludes Certain Shares: \Box				
13.	Percent of C	lass Represented By Amount In Row (11):				
	7.39	_% (2)				
14.	Type of Repo	orting Person:				
	00	(trust)				
I) Subi	act to the recti	rictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors of the trust have sole				
		uthority with respect to the trust, including joint voting power and dispositive power over the Shares.				
		3,420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form				

) Baseu 10-Q.

CUSIP	No.: 36192A 1	0 9
1	N CD	· · · · · · · ·
1.		porting Person:
2		LT-6 Exchange Trust
2.	Check the A	appropriate Box if a Member of Group (See Instructions):
	(a) (b)	
3.	SEC Use Or	
4.	Source of Fu	
	00	
5.	Check if Dis	sclosure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e)</u> :
6.	Citizenship	or Place of Organization:
	Del	aware
		7. Sole Voting Power:
Νι	umber of	2,432,573 ⁽¹⁾
	Shares	8. Shared Voting Power:
	neficially wned By	N/A
	Each	9. Sole Dispositive Power:
	eporting Person	
	With:	2,432,573 ⁽¹⁾ 10. Shared Dispositive Power:
		10. Shared Dispositive Power:
		N/A
11.	Aggregate A	mount Beneficially Owned by Each Reporting Person:
	2,43	32,573
12.		Aggregate Amount in Row (11) Excludes Certain Shares: □
13.	Percent of C	lass Represented By Amount In Row (11):
	7.49	% ⁽²⁾
14.	Type of Repo	orting Person:
	00	(trust)
		rictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors of the trust have sole athority with respect to the trust, including joint voting power and dispositive power over the Shares.

(2) Based upon 33,033,420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form 10-Q.

CUSIP I	No.: 36192A 1	0 9
1.	_	oorting Person:
		LT-7 Exchange Trust
2.	Check the A	ppropriate Box if a Member of Group (See Instructions):
	(a) (b)	
3.	SEC Use On	dy:
4.	Source of Fu	ınds:
5.		closure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e):</u> \Box
б.		or Place of Organization: aware
Nu	mber of	7. Sole Voting Power: 2,423,634 ⁽¹⁾
Ben	Shares neficially vned By	8. Shared Voting Power: N/A
Re	Each Porting Person	9. Sole Dispositive Power: 2,423,634 ⁽¹⁾
,	With:	10. Shared Dispositive Power:
	1	N/A
11.		mount Beneficially Owned by Each Reporting Person:
12.	,	Aggregate Amount in Row (11) Excludes Certain Shares: □
13.		ass Represented By Amount In Row (11):
14.		orting Person:
	00	(trust)
decis	ion-making au	rictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors of the trust have sole athority with respect to the trust, including joint voting power and dispositive power over the Shares. 420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form

¹⁰⁻Q.

CUSII	P No.: 36192A	10 9				
1.	Name of Po	porting Person:				
1.	Name of Ke	porting Person.				
		LT-8 Exchange Trust				
2.	Check the A	Check the Appropriate Box if a Member of Group (See Instructions):				
	(a)					
	(b)	П				
3.	SEC Use O					
4.	Source of F	unde:				
4.	Source of F	unus.				
5.	00 Charlett D:					
5.	Спеск и рі	sclosure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e):</u> \Box				
6.	Citizenship	or Place of Organization:				
	Del	laware				
	-	7. Sole Voting Power:				
		2,433,539 ⁽¹⁾				
Γ	Number of Shares	8. Shared Voting Power:				
	eneficially	N/A				
(Owned By Each	9. Sole Dispositive Power:				
]	Reporting Person					
	With:	2,433,539 ⁽¹⁾ 10. Shared Dispositive Power:				
11.	Λ σστοσοέο Λ	N/A Amount Beneficially Owned by Each Reporting Person:				
11.	Aggregate A	miount Beneficiany Owned by Each Reporting Person:				
10		33,539				
12.	Check if the	Aggregate Amount in Row (11) Excludes Certain Shares: \Box				
13.	Percent of C	lass Represented By Amount In Row (11):				
	7.4	% (2)				
14.		orting Person:				
		(trust)				
	1 00	· (uusi)				
		rictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors of the trust have sole				
ded	rision-making a	uthority with respect to the trust, including joint voting power and dispositive power over the Shares.				

uecision-making authority with respect to the trust, including joint voting power and dispositive power over the Shares.

(2) Based upon 33,033,420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form 10-Q.

CUSIP	No.: 36192A 1	0 9
1.	Name of Rep	oorting Person:
	4	es E. Turvey, as Trust Advisor to each of the Seller Trusts
2.	Check the A	ppropriate Box if a Member of Group (See Instructions):
	(a)	
	(b)	
3.	SEC Use Or	lly:
4.	Source of Fu	ınds:
	27/4	
5.	N/A	closure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e):</u>
5.	Check ii Dis	closure of Legal Proceedings is Required Pursuant to <u>Items 2(a)</u> or <u>2(e):</u> \Box
6.	Citizenship	or Place of Organization:
	T T:	
	UIII	ted States 7. Sole Voting Power:
		7. Sole voting Fower.
Nı	ımber of	N/A
	Shares	8. Shared Voting Power:
	neficially	
	wned By	25,913,516 ^{(1) (2)}
	Each	9. Sole Dispositive Power:
	eporting Person	NI/A
	Person With:	N/A
	witti.	10. Shared Dispositive Power:
		25,913,516 ⁽¹⁾ ⁽²⁾
11.	Aggregate A	mount Beneficially Owned by Each Reporting Person:
)13,516 ⁽¹⁾ (2)
12.	Check if the	Aggregate Amount in Row (11) Excludes Certain Shares: \Box
13.	Percent of C	lass Represented By Amount In Row (11):
4.4		10% ⁽³⁾
14.	Type of Repo	orting Person:
	IN	
	-	
(1) Inclu	udes (i) 1,340,1	789 shares of Common Stock held in The LT-1 Exchange Trust; (ii) 1,339,983 shares of Common Stock held in The LT-2 Exchange

- (2) Subject to the restrictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors have sole decision-making authority with respect to each of the Seller Trusts, including joint voting power and dispositive power over the shares of Common Stock held by each of the Seller Trusts.
- (3) Based upon 33,033,420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form 10-Q.

CUSIP I	No.: 36192A 1	0 9					
1.	Name of Reporting Person:						
		ray T. Holland, as Trust Advisor to each of the Seller Trusts					
2.	Check the A	ppropriate Box if a Member of Group (See Instructions):					
	(2)						
	(a)						
	(b)						
3.	SEC Use On						
4.	Source of Fu	ınds:					
	N/A						
5.	Check if Dis	closure of Legal Proceedings is Required Pursuant to <u>Items 2(d)</u> or <u>2(e):</u> \Box					
6.	Citizenship	or Place of Organization:					
	Uni	ted States					
	Olli	7. Sole Voting Power:					
		7. Soile vouling rower.					
Number of N/A							
	inber of Shares	8. Shared Voting Power:					
	neficially						
	vned By	25,913,516 ^{(1) (2)}					
	Each	9. Sole Dispositive Power:					
	porting						
	Person	N/A					
	With:	10. Shared Dispositive Power:					
		25,913,516 ^{(1) (2)}					
11.	Aggregate A	mount Beneficially Owned by Each Reporting Person:					
11.	riggiegute ri	mount Beneficiary Owned by Euch Reporting Ferson.					
	25,9	013,516 ⁽¹⁾ ⁽²⁾					
12.		Aggregate Amount in Row (11) Excludes Certain Shares: □					
13.	Percent of Cl	ass Represented By Amount In Row (11):					
	50	19% (3)					
14.		orting Person:					
14.	Type of Kepo	ording reison.					
	IN						
(1) Inclu	des (i) 1,340,7	789 shares of Common Stock held in The LT-1 Exchange Trust; (ii) 1,339,983 shares of Common Stock held in The LT-2 Exchange					

Trust; (iii) 2,459,379 shares of Common Stock held in The LT-3 Exchange Trust; (iv) 2,433,839 shares of Common Stock held in The LT-4 Exchange Trust; (v) 2,413,847 shares of Common Stock held in The LT-5 Exchange Trust; (vi) 2,432,573 shares of Common Stock held in The LT-6 Exchange Trust; (vii) 2,423,634 shares of Common Stock held in The LT-7 Exchange Trust; (viii) 2,433,539 shares of Common Stock held in The LT-8 Exchange Trust; (ix) 387,654 shares of Common Stock held in The LT-9 Exchange Trust; (x) 77,129 shares of Common Stock held in The LT-12 Exchange Trust; (xi) 195,754 shares of Common Stock held in The LT-14 Exchange Trust; (xii) 61,235 shares of Common Stock held in The LT-15 Exchange Trust; (xiii) 882,872 shares of Common Stock held in The LT-16 Exchange Trust; (xiv) 37,745 shares of Common Stock held in The LT-17 Exchange Trust; (xv) 78,526 shares of Common Stock held in The LT-18 Exchange Trust; (xvi) 215,759 shares of Common Stock held in The LT-19 Exchange Trust; (xvii) 4,413 shares of Common Stock held in The LT-20 Exchange Trust; (xviii) 533,121 shares of Common Stock held in The LT-21 Exchange Trust; (xix) 533,119 shares of Common Stock held in The LT-22 Exchange Trust; (xx) 1,407,152 shares of Common Stock held in The LT-23 Exchange Trust; (xxi) 1,407,151 shares of Common Stock held in The LT-24 Exchange Trust; (xxii) 1,407,152 shares of Common Stock held in The LT-25 Exchange Trust; and (xxiii) 1,407,151 shares of Common Stock held in The LT-26 Exchange Trust. Murray T. Holland has an indirect pecuniary interest in the shares of Common Stock held by the Seller Trusts resulting from his ownership interest in 30% of the outstanding membership interests of MHT Financial, LLC ("MHT"), the sole beneficiary of each of the Seller Trusts. Consequently, to the extent that MHT, as beneficiary, receives proceeds from the sale of Common Stock and Seller Trust L Bonds, as contemplated by the Master Agreement, in excess of its contractual obligations, Mr. Holland would have a right to his pro rata share of any distribution of such proceeds if and when made by MHT to its members. There can be no assurance (i) that MHT will receive any proceeds in excess of its contractual obligations, (ii) as to the amount of any such excess, or (iii) that any distribution of such excess will be distributed to members of MHT, including Mr. Holland.

- (2) Subject to the restrictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors have sole decision-making authority with respect to each of the Seller Trusts, including joint voting power and dispositive power over the shares of Common Stock held by each of the Seller Trusts.
- (3) Based upon 33,033,420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form 10-Q.

Item 1. Security and Issuer

This Amendment No. 4 (the "Amendment") amends the Statement on Schedule 13D filed with the Securities and Exchange Commission (the "Commission") on January 7, 2019 as previously amended on Schedule 13D/A filed with the Commission on April 17, 2019, Schedule 13D/A filed with the Commission on April 30, 2019 and Schedule 13D/A filed with the Commission on June 18, 2019 (as amended, this "Schedule 13D") with respect to the common stock, \$0.001 par value (the "Common Stock") of GWG Holdings, Inc. (the "Issuer"). The Issuer's principal executive office is located at 220 South Sixth Street, Suite 1200, Minneapolis, MN 55402. Unless specifically amended hereby, the disclosure set forth in the Schedule 13D shall remain unchanged. Capitalized terms used but not otherwise defined in this Amendment shall have the meanings set forth in the Schedule 13D.

Item 2. Identity and Background

- (a) This Schedule 13D is filed jointly on behalf of the following persons (collectively the "Reporting Persons"):
 - i. The LT-3 Exchange Trust;
 - ii. The LT-4 Exchange Trust;
 - iii. The LT-5 Exchange Trust;
 - iv. The LT-6 Exchange Trust;
 - v. The LT-7 Exchange Trust;
 - vi. The LT-8 Exchange Trust (with the entities listed in clauses "i" through "v" collectively referred to as the "Seller Trusts");
 - vii. James E. Turvey, as Trust Advisor to each of the Seller Trusts; and
 - viii. Murray T. Holland, as Trust Advisor to each of the Seller Trusts (together with Mr. Turvey, the "Trust Advisors").
- (b) The business address for Mr. Tuvery is as follows:

The Beneficient Company Holdings Group (USA), L.L.C.

325 North Saint Paul Street

Dallas, TX 75201

(c) Present principal occupation or employment for Mr. Turvey is:

The Beneficient Company Holdings Group (USA), L.L.C.

Senior Vice President - Collateral Valuation

- (d)-(e) During the past five years, Mr. Turvey has not (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) nor (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of which 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) Mr. Turvey is a United States Citizen.

Item 3. Source and Amount of Funds or Other Consideration

No amendment hereto.

Item 4. Purpose of Transactions

No amendment hereto.

Item 5. Interest in Securities of the Issuer

(a)-(b) The beneficial ownership percentage of the Reporting Persons is calculated based upon 33,033,420 shares of Common Stock of the Issuer outstanding as of July 31, 2019, based on information contained in the First Quarter Form 10-Q.

Reporting Person	Amount beneficially owned	Percent of class	Sole Power to vote or direct the vote ⁽¹⁾	Shared power to vote or direct the vote (1)	Sole power to dispose or to direct the disposition of ⁽¹⁾	Shared power to dispose or to direct the disposition of ⁽¹⁾	Amount of beneficially owned securities subject to right to acquire
The LT-3 Exchange Trust	2,459,379	7.4%	2,459,379	N/A	2,459,379	N/A	N/A
The LT-4 Exchange Trust	2,433,839	7.4%	2,433,839	N/A	2,433,839	N/A	N/A
The LT-5 Exchange Trust	2,413,847	7.3%	2,413,847	N/A	2,413,847	N/A	N/A
The LT-6 Exchange Trust	2,432,573	7.4%	2,432,573	N/A	2,432,573	N/A	N/A
The LT-7 Exchange Trust	2,423,634	7.3%	2,423,634	N/A	2,423,634	N/A	N/A
The LT-8 Exchange Trust	2,433,539	7.4%	2,433,539	N/A	2,433,539	N/A	N/A
James E. Turvey, as Trust Advisor to each of the Seller Trusts	25,913,516	78.4%	N/A	25,913,516	N/A	25,913,516	N/A
Murray T. Holland, as Trust Advisor to each of the Seller Trusts	25,913,516	78.4%	N/A	25,913,516	N/A	25,913,516	N/A

- Subject to the restrictions in the Orderly Marketing Agreement, described in Item 6 of the Original Schedule, the Trust Advisors have sole decision-making authority with respect to each of the Seller Trusts, including joint voting power and dispositive power over the shares of Common Stock held by each of the Seller Trusts.
 - (c) No amendment hereto.
 - (d) No amendment hereto.
 - (e) No amendment hereto.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

No amendment hereto.

Item 7. Materials to be Filed as Exhibits.

Exhibit No. Description

Joint Filing Agreement dated September 12, 2019, by and among the Reporting Persons.

SIGNATURE

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

Dated: September 12, 2019

THE LT-3 EXCHANGE TRUST THE LT-4 EXCHANGE TRUST THE LT-5 EXCHANGE TRUST THE LT-6 EXCHANGE TRUST THE LT-7 EXCHANGE TRUST THE LT-8 EXCHANGE TRUST

By: /s/ James E. Turvey
Name: James E. Turvey
Title: Trust Advisor

By: /s/ Murray T. Holland
Name: Murray T. Holland
Title: Trust Advisor

MURRAY T. HOLLAND

/s/ Murray T. Holland

Murray T. Holland, as Trust Advisor to the Seller Trusts

JAMES E. TURVEY

/s/ James E. Turvey

Name: James E. Turvey, as Trust Advisor to the Seller Trusts

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, each of the undersigned hereby agrees to the joint filing, along with all other such undersigned, on behalf of the Reporting Persons (as defined in the joint filing), of a statement on Schedule 13D (including amendments thereto) with respect to the common stock, par value \$0.001 per share, of GWG Holdings, Inc., and that this agreement be included as an Exhibit 99.1 to such joint filing. This agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument. The undersigned acknowledge that each shall be responsible for the timely filing of any amendments, and for the completeness and accuracy of the information concerning him or it contained herein and therein, but shall not be responsible for the completeness and accuracy of the information concerning the others.

[signatures pages follow]

IN WITNESS WHEREOF, each of the undersigned hereby executes this agreement as of this 12th day of September 2019.

THE LT-3 EXCHANGE TRUST THE LT-4 EXCHANGE TRUST THE LT-5 EXCHANGE TRUST THE LT-6 EXCHANGE TRUST THE LT-7 EXCHANGE TRUST THE LT-8 EXCHANGE TRUST

By: /s/ James E. Turvey
Name: James E. Turvey
Title: Trust Advisor

By: /s/ Murray T. Holland
Name: Murray T. Holland

Title: Trust Advisor

MURRAY T. HOLLAND

/s/ Murray T. Holland

Murray T. Holland, as Trust Advisor to the Seller Trusts

JAMES E. TURVEY

/s/ James E. Turvey

Name: James E. Turvey, as Trust Advisor to the Seller Trusts

[signature page to joint filing agreement]