

Exhibit A

EXHIBIT A

Schedule of Witnesses for the United States and Witnesses that are on both Parties' Lists

Name	Address	In person?	Estimate of time	Brief Description of Testimony to be Elicited
Joel Abney	Woodside Group 460 West 50 North #200 Salt Lake City, UT 84101	Video- conference	1 hr. direct .5 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens; purchase of ranges, cooktops, and wall ovens
Chip Blankenship*	c/o Paul T. Denis Dechert, LLP 1900 K Street, N.W. Suite 1200	In person	3 hr. direct 2 hr. direct/cross	<p><u>For United States:</u> Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens</p> <p><u>For Defendants:</u> Chip Blankenship is expected to testify about GE's competitive position in the appliance industry and its likely position after the Transaction or in the absence of the Transaction, as well as benefits and synergies expected by GE as a result of the Transaction. Mr. Blankenship is further expected to testify about GE's current appliance business and the constraints and risks faced by GE in the sale of appliances; increased competition in the appliance industry from other suppliers, including but not limited to competition from firms such as Samsung, LG, other Asian and European suppliers, Kenmore, and Whirlpool, as well as from authorized builder distributors ("ABDs"); GE's strategic plans both in North America and worldwide; GE's sales,</p>

* Indicates witness on both parties' lists
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				pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens sold in the United States; and GE's efforts to compete for customers in the sale of appliances.
Sharad Chadha	c/o John M. Majoras Jones Day 51 Louisiana Avenue, N.W. Washington, DC 20001	In person	2 hr. direct 1 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Johnny Cope*	c/o John M. Majoras Jones Day 51 Louisiana Avenue, N.W. Washington, DC 20001	In person	4 hr. direct 3 hr. direct/cross	<p><u>For United States:</u> Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens</p> <p><u>For Defendants:</u> Johnny Cope is expected to testify about Electrolux's sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens; the nature of the customers to which Electrolux sells appliances; appliance products, including but not limited to ranges, cooktops, and wall ovens, offered for sale in the United States; Electrolux's efforts to compete for customers in the sale of appliances; and the present and expected competition from other suppliers that it faces for such customers, including but not limited to competition from firms such as Samsung, LG, other Asian and European suppliers, Kenmore, and Whirlpool, as well as from ABDs. He may also testify about Electrolux's competitive position in</p>

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				the appliance industry and its likely position after the Transaction or in the absence of the Transaction, as well as benefits and synergies expected by Electrolux as a result of the Transaction.
Joseph Liotine*	c/o Elaine Ewing Cleary Gottlieb Steen & Hamilton LLP 2000 Pennsylvania Avenue, NW Washington, DC 20006	In person	3 hr. direct 1.5 hr. direct/cross	<p><u>For United States:</u> Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens</p> <p><u>For Defendants:</u> Joseph Liotine is expected to testify about Whirlpool Corporation's ("Whirlpool") appliance products, including but not limited to ranges, cooktops, and wall ovens, offered for sale by Whirlpool in the United States or elsewhere; sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens in the United States or elsewhere; Whirlpool's view of current and expected competitive conditions in the appliance industry in the United States, including but not limited to the sale of ranges, cooktops, and wall ovens; its current and planned efforts to compete with other appliance manufacturers and brands in the United States; its view about Electrolux's and GE's current and expected positions, presence, and significance as competitors in the United States; and its current and future plans for responding or otherwise reacting to competition from Electrolux, GE, or any other current or expected competitor in the sale of appliances in the United States. He is also expected to testify about Whirlpool's decisions, plans, and efforts to sell appliances in the United States, including its plans to expand in appliances</p>

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				<p>sales in the United States.</p> <p>Liotine is further expected to testify about Whirlpool’s efforts to sell appliance products, including but not limited to ranges, cooktops, and wall ovens, to retail and contract customers; the competition it faces in its efforts to sell those products to those customers; the nature of the customers to which Whirlpool sells appliances; its pricing policies and practices for the sale of appliance products, including ranges, cooktops, and wall ovens; and current and projected future demand for its appliance products in the United States. He also is expected to testify about Whirlpool’s cost structure, including its manufacturing capacity and transportation costs; its past, current, and planned efforts to refine and expand its product, production, and sales capabilities to further expand sales in the United States.</p>
Aaron Firestone	c/o John M. Majoras Jones Day 51 Louisiana Avenue, N.W. Washington, DC 20001	In person	2 hr. direct 1 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Keith Hardesty*	c/o Doug Lukasik Sloan Matney, LLP Two Turtle Creek 12 3838 Oak Lawn Avenue, Suite 1200 Dallas, Texas 75219	In person	1 hr. direct .5 hr. direct/cross	<p><u>For United States:</u></p> <p>Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens; purchase of ranges, cooktops, and wall ovens</p> <p><u>For Defendants:</u></p> <p>Keith Hardesty is expected to testify about First Texas Homes, Inc.’s (“First Texas”) needs and requirements for</p>

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				<p>appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers; competitive options for First Texas in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens; and how it markets and sells appliances to its customers. He is also expected to testify about First Texas' view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. Hardesty is also expected to testify about First Texas' view of the competitiveness of the appliance industry, and trends it expects for the future.</p>
Mike Horn	Lowe's Companies, Inc. 1000 Lowe's Boulevard Mooresville, NC 28117	Video-conference	1 hr. direct .5 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
John Iacoviello	BSH Home Appliances 1901 Main Street, Suite 600 Irvine, CA 92614	Video-conference	2 hr. direct 1 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens

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Keith McLoughlin*	c/o John M. Majoras Jones Day 51 Louisiana Avenue, N.W. Washington, DC 20001	In person	4 hr. direct 3 hr. direct/cross	<p><u>For United States:</u> Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens</p> <p><u>For Defendants:</u> Keith McLoughlin is expected to testify about the background of and rationale for the Transaction; the likely benefits and synergies from the Transaction including consumer benefits and cost savings; and Electrolux's competitive position in the appliance industry and its likely position after the Transaction or in the absence of the Transaction. Mr. McLoughlin is further expected to testify about Electrolux's current appliance business and the constraints and risks faced by Electrolux in the sale of appliances; the present and expected competition from other suppliers, including but not limited to competition from firms such as Samsung, LG, other Asian and European suppliers, Kenmore, and Whirlpool, as well as from ABDs; Electrolux's strategic plans both in North America and worldwide; Electrolux's sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens; appliance products, including but not limited to ranges, cooktops, and wall ovens, offered for sale in the United States; and Electrolux's efforts to compete for customers in the sale of appliances in the United States.</p>
Adrian Micu	Haier America 1800 Valley Road Wayne, NJ 07470	In person	2 hr. direct 1 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops,

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				or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Anthony Pollard	c/o Paul T. Denis Dechert, LLP 1900 K Street, N.W. Suite 1200	In person	2 hr. direct 2 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Ronald Quintero*	Chartered Capital Advisers, Inc. 375 Park Avenue, Suite 2607 New York, NY 10152	In person	2 hr. direct 1 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Kevin Dexter	c/o Mike Antalics O'Melveny & Myers LLP 1625 Eye Street, NW Washington, DC 20006 mantalics@omm.com	In person	1 hr. direct .5 hr. direct/cross	<p><u>For United States:</u> Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens</p> <p><u>For Defendants:</u> Kevin Dexter is expected to testify about appliance products, including but not limited to ranges, cooktops, and wall ovens, offered for sale by Haier North America and Haier Group Corporation (collectively "Haier") in the United States or elsewhere; sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens in the United States or elsewhere; Haier's</p>

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				<p>view of current and expected competitive conditions in the appliance industry in the United States, including but not limited to the sale of ranges, cooktops, and wall ovens; its view about Electrolux's and GE's current and expected positions, presence, and significance as competitors in the United States; and its current and future plans for responding or otherwise reacting to competition from Electrolux, GE, or any other current or expected competitor in the sale of appliances in the United States. Kevin Dexter is also expected to testify about Haier's decisions, plans, and efforts to sell appliances in the United States, including its plans to expand its appliances sales in the United States.</p> <p>Kevin Dexter is further expected to testify about Haier's efforts to sell appliance products, including but not limited to ranges, cooktops, and wall ovens, to retail and contract customers; the competition that Haier faces in its efforts to sell those products to those customers; the nature of the customers to which Haier sells appliances; Haier's pricing policies and practices for the sale of appliance products, including ranges, cooktops, and wall ovens; and current and projected future demand for Haier's appliance products in the United States. Kevin Dexter also is expected to testify about Haier's cost structure, including its manufacturing capacity and transportation costs; Haier's past, current, and planned efforts to refine and expand its product, production and sales capabilities to further expand sales in the United States.</p> <p>Kevin Dexter is further expected to testify about appliance products, including but not limited to ranges, cooktops, and wall ovens, offered for sale by Samsung in the United States or elsewhere; sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens in the United States or elsewhere; Samsung's view of current and expected competitive</p>

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				<p>conditions in the appliance industry in the United States, including but not limited to the sale of ranges, cooktops, and wall ovens; Samsung's view about Electrolux's and GE's current and expected positions, presence, and significance as competitors in the United States; and Samsung's plans for responding or otherwise reacting to competition from Electrolux, GE, or any other current or expected competitor in the sale of appliances in the United States. Kevin Dexter is also expected to testify about Samsung's decisions, plans, and efforts to sell appliances in the United States, including its plans to expand its appliances sales in the United States.</p> <p>Kevin Dexter is further expected to testify about Samsung's efforts to sell appliance products, including but not limited to ranges, cooktops, and wall ovens, to retail and contract customers; the competition that Samsung faces in its efforts to sell those products to those customers; the nature of the customers to which Samsung sells appliances; its pricing policies and practices for the sale of appliance products, including ranges, cooktops, and wall ovens; and demand for its appliance products in the United States. Kevin Dexter also is expected to testify about Samsung's cost structure, including its manufacturing capacity and transportation costs; its past, efforts to refine and expand its product, production, and sales capabilities to further expand sales in the United States.</p>
Mark Simon	Cavco Industries 1001 North Central Avenue 8 th FI Phoenix, AZ 85004	In person	1 hr. direct .5 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens; purchase of ranges, cooktops, and wall ovens

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John Toohey	LG USA, Inc. 1000 Sylvan Avenue Englewood Cliffs, NJ 07632	In person	2 hr. direct 1 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Jack Truong	2011 Harris Road Charlotte, NC 28211	In person	4 hr. direct 2 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Mark Weisner	The Bozzuto Group 6406 Ivy Lane #700 Greenbelt, MD 20770	In person	1 hr. direct .5 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens
Michael Whinston*	Bates White 1300 Eye Street NW Suite 600 Washington, D.C. 20005	In person	8 hr. direct/rebuttal 4 hr. cross	Likely effects of the proposed transaction, including at least: competition in the manufacture and sale of ranges, cooktops, or wall ovens; manufacture and sale of ranges, cooktops, or wall ovens; wholesale and retail pricing of ranges, cooktops, or wall ovens; characteristics and uses of ranges, cooktops, and wall ovens; characteristics of customers of ranges, cooktops, and wall ovens

Schedule of Witnesses for Defendants

Name	Address	In person?	Estimate of time	Brief Description of Testimony to be Elicited
Mark Ayscue	c/o David Meeker Ferguson Enterprises Inc. 12500 Jefferson Avenue Newport News, VA 23602 1650 Market Street, Suite 4900 Philadelphia, PA 19103	In person	1 hr. direct 1 hr. cross	Mark Ayscue is expected to testify about Ferguson Enterprises Inc.'s ("Ferguson") needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers, allocating floor space to suppliers, and determining which appliance products to advertise and promote; and competitive options for Ferguson in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens. He is also expected to testify about Ferguson's view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the transaction by Electrolux to acquire GE's appliances business (the "Transaction"). Ayscue is also expected to testify about sales, marketing, and distribution of appliance products; the nature of the customers to which Ferguson sells appliances; and any plans Ferguson has for further expansion for the sale or distribution of appliance products in the United States. He is also expected to testify about Ferguson's view of the competitiveness of the appliance industry, trends Ferguson expects for the future.
Bob Baird	c/o Lesli Esposito & John D. Huh DLA Piper LLP One Liberty Place 1650 Market Street,	In person	2 hr. direct 2 hr. cross	Bob Baird is expected to testify about The Home Depot, Inc.'s ("THD") needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers, allocating floor space to suppliers, and determining which appliance products

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	Suite 4900 Philadelphia, PA 19103			to advertise and promote; and competitive options for THD in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens. He is also expected to testify about THD's view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. Baird is also expected to testify about sales, marketing, and distribution of appliance products; the nature of the customers to which THD sells appliances; and any plans THD has for further expansion for the sale or distribution of appliance products in the United States. He is also expected to testify about THD's view of the competitiveness of the appliance industry, trends it expects for the future.
Kevin Balon	c/o Cassie Batchelder Robins Kaplan LLP 800 LaSalle Avenue, Suite 2800 Minneapolis, MN 55402	In person	1 hr. direct 1 hr. cross	Kevin Balon is expected to testify about Best Buy/Pacific Sales' ("Best Buy") needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers, allocating floor space to suppliers, and determining which appliance products to advertise and promote; and competitive options for Best Buy in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens. He is expected to testify about Best Buy's decision to open Samsung mini-stores, or stores within a store, at Best Buy locations. Balon is also expected to testify about its view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions,

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				presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. He is also expected to testify about sales, marketing, and distribution of appliance products; the nature of the customers to which Best Buy sells appliances; and any plans Best Buy has for further expansion for the sale or distribution of appliance products in the United States. Balon is also expected to testify about Best Buy's view of the competitiveness of the appliance industry, trends it expects for the future.
Mark Chambers	c/o John M. Majoras Jones Day 51 Louisiana Avenue, N.W. Washington, DC 20001	In person	2 hr. direct 2 hr. cross	Mark Chambers is expected to testify about Electrolux's sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens; the nature of the customers to which Electrolux sells appliances; appliance products, including but not limited to ranges, cooktops, and wall ovens, offered for sale in the United States; Electrolux's efforts to compete for customers in the sale of appliances; and the present and expected competition from other suppliers that it faces for such customers, including but not limited to competition from firms such as Samsung, LG, other Asian and European suppliers, Kenmore, and Whirlpool, as well as from ABDs. He may also testify about Electrolux's competitive position in the appliance industry and its likely position after the Transaction or in the absence of the Transaction, as well as benefits and synergies expected by Electrolux as a result of the Transaction.
Brad Conlon	c/o Joshua H. Soven Gibson Dunn 1050 Connecticut Avenue, N.W.	In person	1 hr. direct 1 hr. cross	Brad Conlon is expected to testify about D.R. Horton, Inc.'s ("D.R. Horton") needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers; competitive options for D.R. Horton in the purchase of appliance

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	Washington, DC 20036			products, including but not limited to ranges, cooktops, and wall ovens; and how it markets and sells appliances to its customers. He is also expected to testify about D.R. Horton's view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. Conlon is also expected to testify about D.R. Horton's view of the competitiveness of the appliance industry, trends it expects for the future.
Jon Day	c/o Amy Tankersley Vinson & Elkins Trammell Crow Center 2001 Ross Avenue, Suite 3700 Dallas, TX 75201	In person	1 hr. direct 1 hr. cross.	Jon Day is expected to testify about Morrison Supply Company's ("Morrison Supply") needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers, allocating floor space to suppliers, and determining which appliance products to advertise and promote; and competitive options for Morrison Supply in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens. He is also expected to testify about Morrison Supply's view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. Day is also expected to testify about sales, marketing, and distribution of appliance products; the nature of the customers to which Morrison

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				Supply sells appliances; and any plans Morrison Supply has for further expansion for the sale or distribution of appliance products in the United States. He is also expected to testify about Morrison Supply's view of the competitiveness of the appliance industry, trends it expects for the future.
Kellee Hansen	c/o Michael Laramie PulteGroup, Inc. 1000 Bloomfield Hills Parkway Suite 300 Bloomfield Hills, MI 48304	In person	1 hr. direct 1 hr. cross	Kellee Hansen is expected to testify about PulteGroup, Inc.'s ("Pulte") needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers; competitive options for Pulte in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens; and how it markets and sells appliances to its customers. She is also expected to testify about Pulte's view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. Hansen is also expected to testify about Pulte's view of the competitiveness of the appliance industry, trends it expects for the future.
Jonathan Orszag*	c/o Compass Lexecon 1101 K Street, N.W. 8th Floor Washington, DC 20005	In person	6 hr. direct 6 hr. cross	Jonathan M. Orszag is expected to testify about the likely benefits and synergies from the Transaction including consumer benefits and cost savings; historic, current, and future competition in the appliance industry; the parties' competitive positions in the appliance industry currently and their likely position after the Transaction or in the absence of the Transaction; and industry trends. Orszag is also expected to testify about the effect of international competitors, including LG Electronics and Samsung Electronics, on the U.S. appliance industry; the competitive effects of Whirlpool

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				Corporation's 2006 acquisition of Maytag Corporation; and the likely effects of this Transaction.
Nolan Pike	c/o John M. Majoras Jones Day 51 Louisiana Avenue, N.W. Washington, DC 20001	In person	1 hr. direct 1 hr. cross	Nolan Pike is expected to testify about Electrolux's sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens; the nature of the customers to which Electrolux sells appliances; Electrolux's efforts to compete for customers in the sale of appliances; the present and expected competition from other suppliers that it faces for such customers, including but not limited to competition from firms such as Samsung, LG, other Asian and European suppliers, Kenmore, and Whirlpool, as well as from ABDs; appliance products, including but not limited to ranges, cooktops, and wall ovens, offered for sale in the United States; and manufacturing of appliance products, including but not limited to ranges, cooktops, and wall ovens. He may also testify about Electrolux's competitive position in the appliance industry and its likely position after the Transaction or in the absence of the Transaction, as well as benefits and synergies expected by Electrolux as a result of the Transaction.
Robert Posthauer	c/o Paul T. Denis Dechert, LLP 1900 K Street, N.W. Suite 1200 Washington, DC 20006	In person	2 hr. direct 2 hr. cross	Robert Posthauer is expected to testify about GE's sales, pricing, and promotion strategies for the sale of appliances, including but not limited to ranges, cooktops, and wall ovens sold in the United States; the nature of the customers to which GE sells appliances; GE's efforts to compete for customers in the sale of appliances; the present and expected competition from other suppliers that it faces for such customers, including but not limited to competition from firms such as Samsung, LG, other Asian and European suppliers, Kenmore, and Whirlpool, as well as from ABDs; and manufacturing and product development of appliance products, including but not limited to ranges, cooktops, and wall ovens. He may also testify about GE's competitive position in the appliance industry and its likely position after the Transaction or in the

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Doug Rapier	Factory Builder Stores 8700 Fallbrook Drive Houston, TX 77064	In person	1 hr. direct 1 hr. cross	absence of the Transaction. Doug Rapier is expected to testify about Factory Builder Stores, Inc.'s ("Factory Builder Stores") needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers; and competitive options for Factory Builder Stores in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens. He is also expected to testify about Factory Builder Stores' view of Electrolux's and GE's current and expected future positions, presence, and significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. Rapier is also expected to testify about sales, marketing, and distribution of appliance products; the nature of the customers to which Factory Builder Stores sells appliances; and any plans it has for further expansion for the sale or distribution of appliance products in the United States. He is also expected to testify about Factory Builder Stores' view of the competitiveness of the appliance industry and trends it expects for the future.
Matthew Ventimiglia	c/o Kristin Altice Shiel Sexton Company, Inc. 902 North Capitol Avenue Indianapolis, IN 46204	In person	1 hr. direct 1 hr. cross	Matthew Ventimiglia is expected to testify about Shiel Sexton's needs and requirements for appliances, including but not limited to ranges, cooktops, and wall ovens; the criteria and other information or matters it considers or evaluates in selecting appliance suppliers; competitive options for Shiel Sexton in the purchase of appliance products, including but not limited to ranges, cooktops, and wall ovens. He is also expected to testify about Shiel Sexton's view of Electrolux's and GE's current and expected future positions, presence, and

Name	Address	In person?	Estimate of time	Brief Description of Testimony to be Elicited
				<p>significance as competitors in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; other competitors' current and likely future positions, presence, and significance in the sale of appliance products, including but not limited to ranges, cooktops, and wall ovens; and the potential competitive effects of the Transaction. Ventimiglia is also expected to testify about Shiel Sexton's view of the competitiveness of the appliance industry, trends it expects for the future.</p>