UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 8)*

Spectrum Brands Holdings, Inc.

(Name of Issuer)

Common Stock (Title of Class of Securities)

84762L204 (CUSIP Number)

David N. Brooks
Secretary, Vice President and General Counsel
c/o Fortress Investment Group LLC
1345 Avenue of the Americas
New York, New York 10105
(212) 798-6100

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

November 22, 2019 (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 Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box: \Box

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

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(1)	Name of Rep	Name of Reporting Persons						
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- $(1) \quad \text{ The Reporting Person disclaims beneficial ownership as described in Item 5.}$
- (2) Solely in its role as investment adviser to managed funds that hold shares of Common Stock.

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- $(1) \qquad \text{The Reporting Person disclaims beneficial ownership as described in Item 5}.$
- (2) Solely in its role as investment adviser to managed funds that hold shares of Common Stock.

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- $(1) \qquad \text{The Reporting Person disclaims beneficial ownership as described in Item 5}.$
- (2) Solely in its role as investment adviser to managed funds that hold shares of Common Stock.

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- (2) Solely in its role as investment adviser to managed funds that hold shares of Common Stock.

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(1)	Naille Of Ke	Name of Reporting Persons				
	Fortress Cre	Fortress Credit Opportunities MA Maple Leaf Advisors LLC				
(2)			Box if a Member of a Group (See Instructions):			
(-)						
	(-) —	(-) —				
(3)	SEC Use O	nly:				
		,				
(4)	Source of F	unds (See Iı	nstructions):			
	Not applical	ble				
(5)	Check Box	if Disclosur	e of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):			
(C)	C'(' 1.' .	Dl C				
(6)	Citizensnip	or Place of	Organization:			
	Delaware					
	Delaware	(7)	Sole Voting Power:			
		(,)	Sole Total 2 office.			
	NUMBER OF		0			
	SHARES BENEFICIALLY	(8)	Shared Voting Power:			
	OWNED BY					
	EACH		326,071 (1)(2)			
	REPORTING	(9)	Sole Dispositive Power:			
	PERSON					
	WITH:		0			
		(10)	Shared Dispositive Power:			
			326,071 (1)(2)			
(11)	Aggregate	mount Ber	neficially Owned by Each Reporting Person:			
(11)	riggregate r	inount Dei	tenerally Owned by Each Reporting Leison.			
	326,071 (1)	(2)				
(12)	Check Box	if the Aggre	egate Amount in Row (11) Excludes certain shares (See Instructions):			
Ì		00				
(13)	Percent of Class Represented by Amount in Row (11):					
	0.7%					
(14)	Type of Rep	orting Pers	on (See Instructions):			
	00.14					
	OO; IA					

- $(1) \qquad \hbox{The Reporting Person disclaims beneficial ownership as described in Item 5.}$
- (2) Solely in its role as investment adviser to managed funds that hold shares of Common Stock.

(1)	N CD	D.					
(1)	Name of Rep	Name of Reporting Persons					
	Fortross Clob	Fortress Global Opportunities (Yen) Advisors LLC					
(2)			Box if a Member of a Group (See Instructions):				
(2)	-	оргорпасе b) □	Box if a Melliber of a Group (See Histractions).				
	(a) 🗀 (i	<i>)</i>					
(3)	SEC Use Onl	lv:					
(-)	5_5 555 555	-5 -					
(4)	Source of Fu	nds (See I	instructions):				
	Not applicab	le					
(5)	Check Box if	Disclosu	re of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):				
(6)		r Place of	Organization:				
(0)	Citizenship	1 1 lace of	Organization.				
	Delaware						
		(7)	Sole Voting Power:				
	NUMBER OF						
	SHARES		0				
	BENEFICIALLY	(8)	Shared Voting Power:				
	OWNED BY		100 204 (1)(2)				
	EACH	(0)	100,391 (1)(2)				
	REPORTING	(9)	Sole Dispositive Power:				
	PERSON		0				
	WITH:	(10)	Shared Dispositive Power:				
		(10)	omited Dispositive 1 ower.				
			100,391 (1)(2)				
(11)	Aggregate A	mount Be	neficially Owned by Each Reporting Person:				
(4.0)	100,391 (1)(2	2)	regate Amount in Row (11) Excludes certain shares (See Instructions):				
(12)	Check Box if	the Aggr	egate Amount in Row (11) Excludes certain shares (See Instructions):				
(13)	Percent of Cl	ass Repre	sented by Amount in Row (11):				
	0.2%						
(14)	Type of Repo	orting Pers	son (See Instructions):				
	OO; IA						
<u> </u>	50, IA						

- $(1) \qquad \hbox{The Reporting Person disclaims beneficial ownership as described in Item 5.}$
- (2) Solely in its role as investment adviser to managed funds that hold shares of Common Stock.

(1)	Name of Re	Name of Reporting Persons				
	Drawbridge	Drawbridge Special Opportunities Advisors LLC				
(2)	Check the A	Check the Appropriate Box if a Member of a Group (See Instructions):				
	(a) □	(b) □				
(2)	SEC Use O	al				
(3)	SEC Use Of	my:				
(4)	Source of F	unds (See Iı	nstructions):			
	Not applical	ble				
(5)	Check Box	if Disclosur	e of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):			
(6)	 -	or Place of	Organization:			
(0)	Citizenship	or rrace or	Organization.			
	Delaware					
		(7)	Sole Voting Power:			
	NUMBER OF		0			
	SHARES	(8)	Shared Voting Power:			
	BENEFICIALLY OWNED BY	()				
	EACH		380,937 (1)(2)			
	REPORTING	(9)	Sole Dispositive Power:			
	PERSON		0			
	WITH:	(10)	0 Shared Dispositive Power:			
		(10)	Shared Dispositive Fower.			
			380,937 (1)(2)			
(11)	Aggregate A	Amount Ber	neficially Owned by Each Reporting Person:			
	380,937 (1)	(2)				
(12)	Check Box if the Aggregate Amount in Row (11) Excludes certain shares (See Instructions):					
(13)		Class Repres	sented by Amount in Row (11):			
(==)	i creeme of c	repres				
	0.8%					
(14)	Type of Rep	orting Pers	on (See Instructions):			
	OO; IA					

- $(1) \qquad \text{The Reporting Person disclaims beneficial ownership as described in Item 5}.$
- (2) Solely in its role as investment adviser to managed funds that hold shares of Common Stock.

(1)	Name of Re	Name of Reporting Persons					
	FIG LLC						
(2)	Check the A	Appropriate :	Box if a Member of a Group (See Instructions):				
	(a) □	(b) ⊠					
(3)	SEC Use O	nly:					
` ′							
(4)	Source of F	unds (See Ir	astructions):				
	Not applica	blo					
(5)			e of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):				
(3)		II Disclosui	e of Legal Floceedings is Required Furstant to Items 2(a) of 2(e).				
(6)	Citizenship	or Place of	Organization:				
	Delaware						
	Delaware	(7)	Sole Voting Power:				
		(,)	Sole forming former.				
	NUMBER OF		0				
	SHARES	(8)	Shared Voting Power:				
	BENEFICIALLY	(0)	Shared voting Fower.				
	OWNED BY		2.055.404.(4)(2)				
	EACH	(0)	3,855,401 (1)(2)				
	REPORTING	(9)	Sole Dispositive Power:				
	PERSON						
	WITH:	-	0				
		(10)	Shared Dispositive Power:				
			3,855,401 (1)(2)				
(11)	Aggregate A	Amount Ben	eficially Owned by Each Reporting Person:				
Ì							
	3,855,401 (
(12)		if the Aggre	gate Amount in Row (11) Excludes certain shares (See Instructions):				
(13)	Percent of C	Class Repres	ented by Amount in Row (11):				
	7.9%						
(14)	Type of Rep	oorting Perso	on (See Instructions):				
	00						

- $(1) \qquad \hbox{The Reporting Person disclaims beneficial ownership as described in Item 5.}$
- (2) Solely as owner of all the membership interests in the following investment advisors: Fortress Credit Opportunities Advisors LLC, Fortress Credit Opportunities MA Advisors LLC, Fortress Credit Opportunities MA II Advisors LLC, FCO MA LSS Advisors LLC, Fortress Credit Opportunities MA Maple Leaf Advisors LLC, Fortress Global Opportunities (Yen) Advisors LLC and Drawbridge Special Opportunities Advisors LLC.

(1)	Name of Re	Name of Reporting Persons					
	Fortress Op	Fortress Operating Entity I LP					
(2)		Appropriate (b) ⊠	Box if a Member of a Group (See Instructions):				
(3)	SEC Use O	nly:					
(4)	Source of F	unds (See Ir	nstructions):				
	Not applical						
(5)			e of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):				
(6)	Citizenship	or Place of	Organization:				
	Delaware						
		(7)	Sole Voting Power:				
	NUMBER OF SHARES		0				
	BENEFICIALLY	(8)	Shared Voting Power:				
	OWNED BY EACH		3,855,401 (1)(2)				
	REPORTING	(9)	Sole Dispositive Power:				
	PERSON WITH:		0				
	WIIH:	(10)	Shared Dispositive Power:				
			3,855,401 (1)(2)				
(11)	Aggregate A	Amount Ber	eficially Owned by Each Reporting Person:				
	3,855,401 (
(12)	Check Box □	if the Aggre	gate Amount in Row (11) Excludes certain shares (See Instructions):				
(13)	Percent of C	Class Repres	ented by Amount in Row (11):				
	7.9%						
(14)	Type of Rep	orting Pers	on (See Instructions):				
	PN; IA						

- $(1) \qquad \hbox{The Reporting Person disclaims beneficial ownership as described in Item 5.}$
- (2) Solely as sole managing member of FIG LLC.

(1)	Name of Re	porting Per	sons
	FIG Corp.		
(2)		Appropriate (b) □	Box if a Member of a Group (See Instructions):
(3)	SEC Use O	nly:	
(4)	Source of F	unds (See Ir	nstructions):
	Not applical		
(5)			e of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):
(6)	Citizenship	or Place of	Organization:
	Delaware		
		(7)	Sole Voting Power:
	NUMBER OF		0
	SHARES BENEFICIALLY	(8)	Shared Voting Power:
	OWNED BY EACH		3,855,401 (1)(2)
	REPORTING	(9)	Sole Dispositive Power:
	PERSON		0
	WITH:	(10)	Shared Dispositive Power:
			3,855,401 (1)(2)
(11)	Aggregate A	Amount Ber	eficially Owned by Each Reporting Person:
	3,855,401 (2	1)(2)	
(12)	Check Box □	if the Aggre	gate Amount in Row (11) Excludes certain shares (See Instructions):
(13)	Percent of C	Class Repres	ented by Amount in Row (11):
	7.9%		
(14)	Type of Rep	orting Pers	on (See Instructions):
	CO		

- $(1) \qquad \hbox{The Reporting Person disclaims beneficial ownership as described in Item 5.}$
- (2) Solely in its capacity as the General Partner of Fortress Operating Entity I LP.

(1)	Name of Re	Name of Reporting Persons				
	Fortress Inv	Fortress Investment Group LLC				
(2)		Appropriate (b) □	Box if a Member of a Group (See Instructions):			
(3)	SEC Use O	nly:				
(4)	Source of F	unds (See Ir	nstructions):			
	Not applical					
(5)			e of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):			
(6)	Citizenship	or Place of	Organization:			
	Delaware					
		(7)	Sole Voting Power:			
	NUMBER OF SHARES		0			
	BENEFICIALLY	(8)	Shared Voting Power:			
	OWNED BY EACH		3,855,401 (1)(2)			
	REPORTING	(9)	Sole Dispositive Power:			
	PERSON WITH:		0			
	wiin.	(10)	Shared Dispositive Power:			
			3,855,401 (1)(2)			
(11)	Aggregate A	Amount Ber	eficially Owned by Each Reporting Person:			
	3,855,401 (
(12)	Check Box □	if the Aggre	gate Amount in Row (11) Excludes certain shares (See Instructions):			
(13)	Percent of C	Class Repres	ented by Amount in Row (11):			
	7.9%					
(14)	Type of Rep	orting Pers	on (See Instructions):			
	00					

- $(1) \qquad \hbox{The Reporting Person disclaims beneficial ownership as described in Item 5.}$
- (2) Solely in its capacity as the holder of all the issued and outstanding shares of FIG Corp.

(1)	Name of Re	Name of Reporting Persons					
	Peter L. Bri	Peter L. Briger, Jr.					
(2)			Box if a Member of a Group (See Instructions):				
		(b) □					
	(a) <u></u>	(0) _					
(3)	SEC Use O	nly:					
(4)	Cause of F		nstructions):				
(4)	Source of F	unas (See n	istructions):				
	Not applica						
(5)	Check Box	if Disclosur	e of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e):				
(6)	Citizenship	or Place of	Organization:				
	United State	es					
		(7)	Sole Voting Power:				
	NUMBER OF						
	SHARES		0				
		(8)	Shared Voting Power:				
	BENEFICIALLY						
	OWNED BY		3,855,401 (1)				
	EACH	(9)	Sole Dispositive Power:				
	REPORTING	(-)					
	PERSON		0				
	WITH:	(10)	Shared Dispositive Power:				
		(10)	Sharea Dispositive Fower.				
			3,855,401 (1)				
(11)	Aggregate A	Amount Ber	neficially Owned by Each Reporting Person:				
	3,855,401 (1)					
(12)			egate Amount in Row (11) Excludes certain shares (See Instructions):				
Ì		00					
(13)	Percent of C	Class Repres	sented by Amount in Row (11):				
	7.9%						
(14)	Type of Rep	oorting Pers	on (See Instructions):				
	IN						

 $(1) \qquad \text{The Reporting Person disclaims beneficial ownership as described in Item 5.}$

(1)	Name of Re	porting Per	sons
	Constantine	M. Dakolia	NS .
(2)		appropriate (b) □	Box if a Member of a Group (See Instructions):
(3)	SEC Use Only:		
(4)	Source of Funds (See Instructions):		
	Not applical		
(5)	Check Box if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): □		
(6)	Citizenship or Place of Organization:		
	United State	es.	
		(7)	Sole Voting Power:
	NUMBER OF SHARES		0
	BENEFICIALLY	(8)	Shared Voting Power:
	OWNED BY EACH		3,855,401 (1)
	REPORTING	(9)	Sole Dispositive Power:
	PERSON WITH:		0
	WIIH.	(10)	Shared Dispositive Power:
			3,855,401 (1)
(11)	Aggregate A	Amount Ben	eficially Owned by Each Reporting Person:
	3,855,401 (1		
(12)	Check Box if the Aggregate Amount in Row (11) Excludes certain shares (See Instructions): \Box		
(13)	Percent of C	Class Repres	ented by Amount in Row (11):
	7.9%		
(14)	Type of Rep	orting Perso	on (See Instructions):
	IN		

 $(1) \qquad \text{The Reporting Person disclaims beneficial ownership as described in Item 5.}$

ITEM 1. SECURITY AND ISSUER.

This Amendment No. 8 (this "<u>Amendment</u>") amends the Schedule 13D, filed on May 23, 2011 (File No. 005-19362), as amended by Amendment No. 1 filed on August 12, 2011, Amendment No. 2 filed on February 14, 2014, Amendment No. 3 filed on May 19, 2014, Amendment No. 4 filed on February 23, 2015, Amendment No. 5 filed on July 26, 2017, Amendment No. 6 filed on February 28, 2018 and Amendment No. 7 filed on July 17, 2018 (as amended from time to time, the "<u>Amended Schedule 13D</u>"), and relates to shares of common stock, \$0.01 par value per share ("<u>Common Stock</u>"), of Spectrum Brands Holdings, Inc., a Delaware corporation (formerly named HRG Group, Inc.) (the "<u>Issuer</u>").

Disclosure Items set forth in the Original Schedule 13D, as modified by Amendment Nos. 1 through 7, shall remain in effect except to the extent expressly amended hereby and (as modified herein) are incorporated into such initial Schedule 13D filing. Capitalized terms used in this Amendment and not otherwise defined shall have the meaning ascribed to them in the Amended Schedule 13D.

ITEM 2. IDENTITY AND BACKGROUND.

The last paragraph of Item 2 is hereby amended and restated in its entirety by the following:

Set forth in <u>Annex A</u> attached hereto is a listing of the directors and executive officers of persons that may be deemed to control the Reporting Persons (collectively, the "<u>Covered Persons</u>"), and the business address and present principal occupation or employment of each of the Covered Persons, and is incorporated herein by reference. Unless otherwise specified in <u>Annex A</u>, each of the Covered Persons is a United States citizen.

ITEM 4. PURPOSE OF THE TRANSACTION.

Item 4 is hereby supplemented by the addition of the following:

The information provided in Item 5 of this Amendment is incorporated herein by reference.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Items 5(a), 5(b), 5(c) and 5(e) are hereby supplemented by the addition of the following:

(a) and (b)

The information set forth in Items 7 through 11 and 13 of the cover pages of this Amendment are incorporated herein by reference. Such disclosure is based on 48,824,126 shares of Common Stock outstanding as of November 12, 2019, as shown in the Issuer's Form 10-K filed on November 15, 2019.

(c) CF Turul LLC ("<u>CF Turul</u>") distributed 5,320,560 shares of Common Stock to its members, with effect from February 1, 2019 (the "<u>Distribution</u>"). As a result of the Distribution, CF Turul ceased to beneficially own any shares of Common Stock as of February 1, 2019.

During the past 60 days, an aggregate 1,007,491 shares of Common Stock, of which 100,391 shares were held directly by a fund to which Fortress Global Opportunities (Yen) Advisors LLC serves as investment advisor, and 907,100 shares were held directly by a fund to which Fortress Credit Opportunities Advisors LLC serves as investment advisor, were sold, all on the open market. The following table sets forth the foregoing dispositions totaling 1,007,491 shares of Common Stock:

Date of Transaction	Quantity of Common Stock	Price per Common Stock
11/22/2019	100,391	\$61.80
11/22/2019	907,100	\$61.80

(e) Following the Distribution, each of Fortress Credit Opportunities Advisors LLC, Fortress Credit Opportunities MA Advisors LLC, Fortress Credit Opportunities MA II Advisors LLC, FCO MA LSS Advisors LLC, Fortress Credit Opportunities MA Maple Leaf Advisors LLC, Fortress Global Opportunities (Yen) Advisors LLC and Drawbridge Special Opportunities Advisors LLC ceased to be a member of any potential "group" with respect to the Common Stock and as of such time none of them was a beneficial owner of more than 5% of the outstanding shares of Common Stock.

SIGNATURES

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.

Date: December 2, 2019

FORTRESS CREDIT OPPORTUNITIES ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS CREDIT OPPORTUNITIES MA ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS CREDIT OPPORTUNITIES MA II ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FCO MA LSS ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS CREDIT OPPORTUNITIES MA MAPLE LEAF ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS GLOBAL OPPORTUNITIES (YEN) ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

DRAWBRIDGE SPECIAL OPPORTUNITIES ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FIG LLC

By: /s/ David N. Brooks

Name: David N. Brooks
Title: Secretary

FORTRESS OPERATING ENTITY I LP

By: FIG Corp., as General Partner

By: /s/ David N. Brooks

Name: David N. Brooks
Title: Secretary

FIG CORP.

By: /s/ David N. Brooks

Name: David N. Brooks
Title: Secretary

FORTRESS INVESTMENT GROUP LLC

By: /s/ David N. Brooks

Name: David N. Brooks
Title: Secretary

/s/ Peter L. Briger, Jr.

Peter L. Briger, Jr.

/s/ Constantine M. Dakolias

Constantine M. Dakolias

ANNEX A

DIRECTORS AND EXECUTIVE OFFICERS OF THE INVESTMENT ADVISORS

The following entities are investment advisors to one or more of the Fortress-managed funds that own shares of common stock of Spectrum Brands Holdings, Inc.: Fortress Credit Opportunities Advisors LLC, Fortress Credit Opportunities MA Advisors LLC, Fortress Credit Opportunities MA II Advisors LLC, FCO MA LSS Advisors LLC, Fortress Credit Opportunities MA Maple Leaf Advisors LLC, Fortress Global Opportunities (Yen) Advisors LLC and Drawbridge Special Opportunities Advisors LLC (the "Investment Advisors").

The name and principal occupation of each director and executive officer of the Investment Advisors is below. The principal business address of each director and executive officer is c/o Fortress Investment Group LLC, 1345 Avenue of the Americas, 46th Floor, New York, NY 10105.

Fortress Credit Opportunities Advisors LLC

Name	Principal Occupation	
Peter L. Briger, Jr.	Chairman of Fortress Credit Opportunities Advisors LLC	
Constantine M. Dakolias	President of Fortress Credit Opportunities Advisors LLC	
Marc K. Furstein	Chief Operating Officer of Fortress Credit Opportunities Advisors LLC	
William A. Covino	Chief Financial Officer of Fortress Credit Opportunities Advisors LLC	
David M. Prael	Chief Administrative Officer of Fortress Credit Opportunities Advisors LLC	
Jennifer Sorkin	Treasurer of Fortress Credit Opportunities Advisors LLC	
David N. Brooks	Secretary of Fortress Credit Opportunities Advisors LLC	
Alexander Gillette	Assistant Secretary of Fortress Credit Opportunities Advisors LLC	
Jason Meyer	Authorized Signatory of Fortress Credit Opportunities Advisors LLC	
Scott Silvers	Authorized Signatory of Fortress Credit Opportunities Advisors LLC	
Daniel N. Bass	Authorized Signatory of Fortress Credit Opportunities Advisors LLC	

Fortress Credit Opportunities MA Advisors LLC

Name	Principal Occupation
Peter L. Briger, Jr.	Chairman of Fortress Credit Opportunities MA Advisors LLC
Constantine M. Dakolias	President of Fortress Credit Opportunities MA Advisors LLC
Marc K. Furstein	Chief Operating Officer of Fortress Credit Opportunities MA Advisors LLC
William A. Covino	Chief Financial Officer of Fortress Credit Opportunities MA Advisors LLC
David M. Prael	Chief Administrative Officer of Fortress Credit Opportunities MA Advisors LLC
Jennifer Sorkin	Treasurer of Fortress Credit Opportunities MA Advisors LLC
David N. Brooks	Secretary of Fortress Credit Opportunities MA Advisors LLC
Alexander Gillette	Assistant Secretary of Fortress Credit Opportunities MA Advisors LLC
Jason Meyer	Authorized Signatory of Fortress Credit Opportunities MA Advisors LLC
Scott Silvers	Authorized Signatory of Fortress Credit Opportunities MA Advisors LLC
Daniel N. Bass	Authorized Signatory of Fortress Credit Opportunities MA Advisors LLC

Fortress Credit Opportunities MA II Advisors LLC

Name Principal Occupation

Jennifer Sorkin David N. Brooks

Jason Mever

Scott Silvers

Name

Name

William A. Covino

David M. Prael

Jennifer Sorkin

Jason Mever

Scott Silvers

Daniel N. Bass

David N. Brooks Alexander Gillette

Daniel N. Bass

Alexander Gillette

Peter L. Briger, Jr.

Chairman of Fortress Credit Opportunities MA II Advisors LLC

Constantine M. Dakolias

President of Fortress Credit Opportunities MA II Advisors LLC

Marc K. Furstein

Chief Operating Officer of Fortress Credit Opportunities MA II Advisors LLC

William A. Covino

Chief Financial Officer of Fortress Credit Opportunities MA II Advisors LLC

David M. Prael

Chief Administrative Officer of Fortress Credit Opportunities MA II Advisors LLC

Treasurer of Fortress Credit Opportunities MA II Advisors LLC Secretary of Fortress Credit Opportunities MA II Advisors LLC

Assistant Secretary of Fortress Credit Opportunities MA II Advisors LLC Authorized Signatory of Fortress Credit Opportunities MA II Advisors LLC Authorized Signatory of Fortress Credit Opportunities MA II Advisors LLC Authorized Signatory of Fortress Credit Opportunities MA II Advisors LLC

FCO MA LSS Advisors LLC

Principal Occupation

Peter L. Briger, Jr. Chairman of FCO MA LSS Advisors LLC Constantine M. Dakolias President of FCO MA LSS Advisors LLC

Marc K. Furstein

Chief Operating Officer of FCO MA LSS Advisors LLC

William A. Covino

Chief Financial Officer of FCO MA LSS Advisors LLC

David M. Prael

Chief Administrative Officer of FCO MA LSS Advisors LLC

Jennifer Sorkin Treasurer of FCO MA LSS Advisors LLC
David N. Brooks Secretary of FCO MA LSS Advisors LLC

Alexander Gillette Assistant Secretary of FCO MA LSS Advisors LLC
Jason Meyer Authorized Signatory of FCO MA LSS Advisors LLC
Scott Silvers Authorized Signatory of FCO MA LSS Advisors LLC
Daniel N. Bass Authorized Signatory of FCO MA LSS Advisors LLC

Fortress Credit Opportunities MA Maple Leaf Advisors LLC

Principal Occupation

Peter L. Briger, Jr.

Constantine M. Dakolias

Marc K. Furstein

Chairman of Fortress Credit Opportunities MA Maple Leaf Advisors LLC

President of Fortress Credit Opportunities MA Maple Leaf Advisors LLC

Chief Operating Officer of Fortress Credit Opportunities MA Maple Leaf Advisors LLC

Chief Operating Officer of Fortress Credit Opportunities MA Maple Leaf Advisors LLC Chief Financial Officer of Fortress Credit Opportunities MA Maple Leaf Advisors LLC Chief Administrative Officer of Fortress Credit Opportunities MA Maple Leaf Advisors LLC

Treasurer of Fortress Credit Opportunities MA Maple Leaf Advisors LLC Secretary of Fortress Credit Opportunities MA Maple Leaf Advisors LLC

Assistant Secretary of Fortress Credit Opportunities MA Maple Leaf Advisors LLC Authorized Signatory of Fortress Credit Opportunities MA Maple Leaf Advisors LLC Authorized Signatory of Fortress Credit Opportunities MA Maple Leaf Advisors LLC Authorized Signatory of Fortress Credit Opportunities MA Maple Leaf Advisors LLC

Fortress Global Opportunities (Yen) Advisors LLC

Name Principal Occupation

William A. Covino David M. Prael

Jennifer Sorkin

Jason Meyer

Scott Silvers

Name

Daniel N. Bass

Peter L. Briger, Jr.

Marc K. Furstein

Jennifer Sorkin

Jason Meyer

Scott Silvers Daniel N. Bass

David N. Brooks

Alexander Gillette

Avraham Dreyfuss David M. Prael

Constantine M. Dakolias

David N. Brooks

Alexander Gillette

Peter L. Briger, Jr.

Chairman of Fortress Global Opportunities (Yen) Advisors LLC
Constantine M. Dakolias

President of Fortress Global Opportunities (Yen) Advisors LLC
Marc K. Furstein

Chairman of Fortress Global Opportunities (Yen) Advisors LLC
Chief Operating Officer of Fortress Global Opportunities (Yen) A

Chief Operating Officer of Fortress Global Opportunities (Yen) Advisors LLC Chief Financial Officer of Fortress Global Opportunities (Yen) Advisors LLC Chief Administrative Officer of Fortress Global Opportunities (Yen) Advisors LLC

Treasurer of Fortress Global Opportunities (Yen) Advisors LLC Secretary of Fortress Global Opportunities (Yen) Advisors LLC

Assistant Secretary of Fortress Global Opportunities (Yen) Advisors LLC Authorized Signatory of Fortress Global Opportunities (Yen) Advisors LLC Authorized Signatory of Fortress Global Opportunities (Yen) Advisors LLC Authorized Signatory of Fortress Global Opportunities (Yen) Advisors LLC

Drawbridge Special Opportunities Advisors LLC

Principal Occupation

Chairman of Drawbridge Special Opportunities Advisors LLC President of Drawbridge Special Opportunities Advisors LLC

Chief Operating Officer of Drawbridge Special Opportunities Advisors LLC Chief Financial Officer of Drawbridge Special Opportunities Advisors LLC Chief Administrative Officer of Drawbridge Special Opportunities Advisors LLC

Treasurer of Drawbridge Special Opportunities Advisors LLC Secretary of Drawbridge Special Opportunities Advisors LLC

Assistant Secretary of Drawbridge Special Opportunities Advisors LLC Authorized Signatory of Drawbridge Special Opportunities Advisors LLC Authorized Signatory of Drawbridge Special Opportunities Advisors LLC Authorized Signatory of Drawbridge Special Opportunities Advisors LLC

DIRECTORS AND EXECUTIVE OFFICERS OF FIG LLC

FIG LLC ("<u>FIG LLC</u>") is the sole member of each of the Investment Advisors. The name and principal occupation of each of the directors and executive officers of FIG LLC are listed below. The principal business address of each of the directors and executive officers of FIG LLC is c/o Fortress Investment Group LLC, 1345 Avenue of the Americas, 46th Floor, New York, NY 10105.

Name	Principal Occupation
Wesley R. Edens	Principal and Co-Chairman of the Board of Directors
Peter L. Briger Jr.	Principal and Co-Chairman of the Board of Directors
Randal A. Nardone	Chief Executive Officer, Principal and Director
David N. Brooks	Secretary, Vice President and General Counsel
Daniel N. Bass	Chief Financial Officer and Treasurer

DIRECTORS AND EXECUTIVE OFFICERS OF FORTRESS OPERATING ENTITY I LP

Fortress Operating Entity I LP ("<u>FOE I</u>") is the sole managing member of FIG LLC. The name and principal occupation of each of the directors and executive officers are listed below. The principal business address of each of the directors and executive officers is c/o Fortress Investment Group LLC, 1345 Avenue of the Americas, 46th Floor, New York, NY 10105.

Name	Principal Occupation
FIG Corp.	General Partner of Fortress Operating Entity I LP

DIRECTORS AND EXECUTIVE OFFICERS OF FIG CORP.

FIG Corp. is the general partner of FOE I, which is the sole managing member of FIG LLC. The name and principal occupation of each of the directors and executive officers of FIG Corp. are listed below. The principal business address of each of the directors and executive officers of FIG Corp. is c/o Fortress Investment Group LLC, 1345 Avenue of the Americas, 46th Floor, New York, NY 10105.

Name	Principal Occupation
Wesley R. Edens	Principal and Co-Chairman of the Board of Directors
Peter L. Briger Jr.	Principal and Co-Chairman of the Board of Directors
Randal A. Nardone	Chief Executive Officer, Principal and Director
David N. Brooks	Secretary, Vice President and General Counsel
Daniel N. Bass	Chief Financial Officer and Treasurer

DIRECTORS AND EXECUTIVE OFFICERS OF FORTRESS INVESTMENT GROUP LLC

The name and principal occupation of each of the directors and executive officers of Fortress Investment Group LLC ("<u>Fortress</u>"), the holder of all of the issued and outstanding shares of FIG Corp. ("<u>FIG Corp.</u>"), are listed below. Unless indicated otherwise below, the principal business address of each of the directors and executive officers of Fortress Investment Group LLC is 1345 Avenue of the Americas, 46th Floor, New York, NY 10105.

Name	Principal Occupation
Wesley R. Edens	Principal, Co-Chief Executive Officer and Class A Director
Peter L. Briger, Jr.	Principal, Co-Chief Executive Officer and Class A Director
Randal A. Nardone	Principal and Class A Director
Daniel Bass	Chief Financial Officer and Treasurer
David N. Brooks	Secretary, Vice President and General Counsel
Michael G. Rantz	Class A Director
George W. Wellde, Jr.	Class A Director
Rajeev Misra (citizen of the United	Class B Director
Kingdom)	
Yoshimitsu Goto (citizen of Japan)	Class B Director
Michael Morell	Class A Director and Security Director
Marcelo Claure	Chairman of the Board; Class B Director

Class A Director

Iane Dietze

JOINT FILING AGREEMENT

PURSUANT TO RULE 13D-1(K)

The undersigned acknowledge and agree that the foregoing statement on Schedule 13D is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13D may be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning him or it contained herein or therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

Date: December 2, 2019

FORTRESS CREDIT OPPORTUNITIES ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS CREDIT OPPORTUNITIES MA ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS CREDIT OPPORTUNITIES MA II ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FCO MA LSS ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS CREDIT OPPORTUNITIES MA MAPLE LEAF ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FORTRESS GLOBAL OPPORTUNITIES (YEN) ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

DRAWBRIDGE SPECIAL OPPORTUNITIES ADVISORS LLC

By: /s/ Constantine M. Dakolias

Name: Constantine M. Dakolias

Title: President

FIG LLC

By: /s/ David N. Brooks

Name: David N. Brooks

Title: Secretary

FORTRESS OPERATING ENTITY I LP

By: FIG Corp., as General Partner

By: /s/ David N. Brooks

Name: David N. Brooks
Title: Secretary

FIG CORP.

By: /s/ David N. Brooks

Name: David N. Brooks Title: Secretary

FORTRESS INVESTMENT GROUP LLC

By: /s/ David N. Brooks

Name: David N. Brooks
Title: Secretary

/s/ Peter L. Briger, Jr.

Peter L. Briger, Jr.

/s/ Constantine M. Dakolias

Constantine M. Dakolias