DYNEGY INC. Form SC 13D/A June 20, 2014

CUSIP NO. 26817R108
Page 1 of 15

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 9)*

DYNEGY INC.

(Name of Issuer)

Common Stock, par value \$.01 per share (Title of Class of Securities)

26817R108

(CUSIP Number)

Maria Gray

Vice President and Secretary

Franklin Resources, Inc.

One Franklin Parkway

San Mateo, CA 94403 1906

800 632 2350

(Name, Address and Telephone Number of Person

Authorized to

Receive Notices and Communications)

June 13, 2014

(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 $\$\$240.13d\ 1(e)$, 240.13d 1(f) or

240.13d 1(g), check the following box.[]

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule,

including all exhibits. See \$240.13d 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 the disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the

purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities

of that section of the Act but shall be subject to all other provisions of the Act (however, see the notes hereto).

CUSIP : 26817R108 Page 2 of 15	
1.	NAMES OF REPORTING PERSONS.
	Franklin Resources, Inc.
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
	(a) (b) X
3.	SEC USE ONLY
4.	SOURCE OF FUNDS
	00
5.	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)[]

6.	CITIZENSHIP OR PLACE OF ORGANIZATION
	Delaware
NUMBER	OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:
7.	SOLE VOTING POWER
	(See Item 5)
8.	SHARED VOTING POWER
	(See Item 5)
9.	SOLE DISPOSITIVE POWER
	(See Item 5)
10.	SHARED DISPOSITIVE POWER
	(See Item 5)
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	21,660,910 <u>*</u>

- 12. CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

 CERTAIN SHARES []
- 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

21.3%

14. TYPE OF REPORTING PERSON

HC, CO (See Item 5)

 $[\]underline{\star}$ Includes 1,533,887 shares of Common Stock issuable on the exercise of the Warrants as described and defined in Item 3.

C 26817R	USIP	NO.
Page 3		.5
1	•	NAMES OF REPORTING PERSONS.
		Charles B. Johnson
2	٠.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
		(a)
		(b) X
3	s.	SEC USE ONLY
4	•	SOURCE OF FUNDS
		00
5	· .	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)[]

CITIZENSHIP OR PLACE OF ORGANIZATION

6.

USA

MIIMBER	\bigcirc F	SHARES	RENEFTCTALLY	OMNED	RY	FACH	REPORTING	PERSON	WLLH

- 7. SOLE VOTING POWER
 - (See Item 5)
- 8. SHARED VOTING POWER
 - (See Item 5)
- 9. SOLE DISPOSITIVE POWER
 - (See Item 5)
- 10. SHARED DISPOSITIVE POWER
 - (See Item 5)
- 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
 - 21,660,910 *
- 12. CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

CERTAIN SHARES []

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

21.3%

14. TYPE OF REPORTING PERSON

HC, IN (See Item 5)

 $_{-}^{\star}$ Includes 1,533,887 shares of Common Stock issuable on the exercise of the Warrants as described and defined in Item 3.

26817	CUSIP 1	NO.
	4 of 15	
	1.	NAMES OF REPORTING PERSONS.
		Rupert H. Johnson, Jr.
	2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
		(a)
		(b) X
	3.	SEC USE ONLY
	4.	SOURCE OF FUNDS
		00
	5.	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED
		PURSUANT TO ITEMS 2(d) OR 2(e)[]

6.	CITIZENSHIP OR PLACE OF ORGANIZATION
	USA
NUMBER	OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:
7.	SOLE VOTING POWER
	(See Item 5)
8.	SHARED VOTING POWER
	(See Item 5)
9.	SOLE DISPOSITIVE POWER
	(See Item 5)
10.	SHARED DISPOSITIVE POWER
	(See Item 5)
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	21,660,910 <u>*</u>

- 12. CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

 CERTAIN SHARES []
- 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

21.3%

14. TYPE OF REPORTING PERSON

HC, IN (See Item 5)

 $_{-}^{\star}$ Includes 1,533,887 shares of Common Stock issuable on the exercise of the Warrants as described and defined in Item 3.

26815	CUSIP 17R108	NO.
	5 of 15	
	1.	NAMES OF REPORTING PERSONS.
		Franklin Advisers, Inc.
	2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
		(a)
		(b) X
	3.	SEC USE ONLY
	4.	SOURCE OF FUNDS
		00
	F	CHECK TO DIGGLOCUDE OF LEGAT PROCEDURAGE TO PROVIDED
	5.	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED
		PURSUANT TO ITEMS 2(d) OR 2(e)[]

6.	CITIZENSHIP OR PLACE OF ORGANIZATION
	California
NUMBER	OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:
7.	SOLE VOTING POWER
	21,469,315
8.	SHARED VOTING POWER
	0
9.	SOLE DISPOSITIVE POWER
	21,660,910
10.	SHARED DISPOSITIVE POWER
	0
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	21,660,910 <u>*</u>

- 12. CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

 CERTAIN SHARES []
- 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

21.3%

14. TYPE OF REPORTING PERSON

IA,CO (See Item 5)

^{*}Includes 1,533,887 shares of Common Stock issuable on the exercise of the Warrants as described and defined in Item 3.

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This Amendment No. 9 amends and supplements the Schedule 13D originally filed by the reporting

persons with the Securities and Exchange Commission (the "SEC") on October 11, 2012 (the

"Original Schedule 13D", together with Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment

No. 4, Amendment No. 5, Amendment No. 6, Amendment No. 7, and Amendment No. 8 to the Original

Schedule 13D, collectively, the "Schedule 13D") and the information herein is provided and is correct

as of June 13, 2014. Unless otherwise indicated, each capitalized term used but not defined herein

shall have the meaning assigned to such term in the Original Schedule 13D.

Item 1. Security and Issuer

This statement relates to the new common stock, par value \$.01 per share (the "Common Stock"),

issued in the restructuring of Dynegy Inc., a Delaware corporation (the "Issuer"), under the

Modified Third Amended Chapter 11 Plan of Reorganization for Dynegy Holdings, LLC Proposed by Dynegy

Holdings, LLC and the Issuer (the "Plan"). The Plan was described in the Issuer's Current Report on

Form 8-K filed on July 13, 2012. The Issuer's principal executive offices are located at 601 Travis

Street, Suite 1400, Houston, TX 77002.

Item 2. Identity and Background

(a)-(c), (f) The persons filing this Statement and the citizenship of such filers are listed on the

cover pages hereto. The directors and principal executive officers of Franklin Resources, Inc.

("FRI") and its indirectly wholly-owned subsidiary, Franklin Advisers, Inc. ("FAV"), their present

principal occupations, citizenship and business addresses, and the business addresses of the filers

are listed on Exhibit A.

(d) During the last five years, none of the filers, and to the best knowledge of the filers, none of

the persons listed on Exhibit A has been convicted in a criminal proceeding (excluding traffic

violations or similar misdemeanors).

(e) During the last five years, none of the filers, and to the best knowledge of the filers, none of

the persons listed on Exhibit A was a party to a civil proceeding of a judicial or administrative

body of competent jurisdiction and as a result of such proceeding 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.

Item 3. Source and Amount of Funds or Other Consideration

The Common Stock was issued in connection with the Issuer's emergence from Chapter 11 bankruptcy under

the Plan. Unsecured notes and lease guaranty claims beneficially owned by one or more open- or

closed-end investment companies or other managed accounts that are clients
(collectively, "Clients")

of FAV were exchanged for the Common Stock pursuant to the Plan. Such liabilities were cancelled and

annulled under the Plan.

In addition, FAV received on behalf of certain of the Clients warrants to purchase Common Stock

(the "Warrants"), pursuant to that certain Warrant Agreement dated October 1, 2012, a copy of which is

incorporated by reference herein as Exhibit D. The Warrants were received on account of the Issuer's

class of common stock, par value \$.01 per share (the "Old Common Stock") held by FAV on behalf of

these Clients, which was extinguished, cancelled and discharged on the effective date of the Plan.

The Warrants became exercisable on the effective date of the Warrant Agreement and entitle the holders

thereof to purchase, at any time after such date and before the fifth anniversary of such date, the

amount of Common Stock provided in the Warrant Agreement on the terms provided therein. Nevertheless,

a holder may not exercise any Warrant if it would cause such holder's beneficial ownership of Common

Stock and any other equity securities of the Issuer on parity (with respect to dividends) with such

Common Stock (when aggregated with that of any of the holder's affiliates) to require the prior

permission (including the expiration of applicable waiting periods) of any governmental or regulatory

authority applicable to the Issuer, unless such holder and the Issuer have made all filings and

registrations with, and obtained such permission (including the expiration of any such waiting periods)

from, any such governmental and regulatory authorities, as are necessary or advisable. The amount of

Common Stock issuable on the exercise of the Warrants is included in the number of shares reported on

line 11 of each cover page of this Schedule 13D and in Item 5, assuming such amount is not limited as

described in the preceding sentence.

Item 4. Purpose of Transaction

FAV acquired the Old Common Stock and the Common Stock for the Clients for investment. The Common Stock

is a new class of securities and is not an additional beneficial ownership interest in the Old Common

Stock, as evidenced by, among other things, the fact that the Common Stock has a different CUSIP number

from the Old Common Stock. The Common Stock and the Old Common Stock were acquired and held in the $\ensuremath{\mathsf{C}}$

ordinary course of business and were not acquired and are not held for the purpose of or with the intent

to have the effect of changing or influencing the control of the Issuer, and were not acquired and are

not held in connection with or as a participant in any transaction having that purpose or with the

intent of having that effect. None of FAV and any of the other reporting persons covered by this

Schedule 13D currently has any plans or proposals that relate to or would result in any of the actions $\frac{1}{2}$

described in paragraphs (a) through (j) of the instructions to Item 4 of Schedule 13D, or any present

plans or intentions to acquire or dispose of any securities of the Issuer other than on behalf of the

Clients.

Pursuant to the Plan, the Issuer's board of directors had seven members who were selected by a committee

of representatives from certain creditor groups, including FAV and the Clients (the "Franklin Entities").

Richard L. Kuersteiner, one of the directors that the committee selected, was proposed by the Franklin

Entities. More information about the selection of the directors is attached as an exhibit to the

Issuer's report on Form 8-K filed August 15, 2012, and is incorporated herein by reference as Exhibit E.

Mr. Kuersteiner was an employee of FRI until his retirement on April 30, 2012, and served in various

capacities at FRI from 1990 until then, including Director of Restructuring, Managing Corporate Counsel,

Associate General Counsel, and served as an officer of various Franklin Templeton funds.

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 ${\tt Mr.}$ Kuersteiner is no longer affiliated with FRI or the Franklin Entities and is not a representative of FRI

or the Franklin Entities on the Issuer's board of directors.

The Issuer and FAV entered into a Registration Rights Agreement pursuant to which the Issuer agreed to cause

shares of the Common Stock (including shares of Common Stock issuable on the exercise of the Warrants) to be

registered under Section 5 of the Securities Act of 1933, as amended, in accordance with the terms and

conditions of that Agreement. The Registration Rights Agreement became effective on October 1, 2012, and is

incorporated by reference herein as Exhibit F.

FAV, on behalf of the Clients, may in the future acquire additional shares of Common Stock or other securities

of the Issuer, in the open market, in privately negotiated purchases or otherwise, and may also, depending

upon then current circumstances, dispose of all or part of the Common Stock or the Warrants in one or more

transactions. Additionally, FAV may on behalf of the Clients, exercise any and all rights as a stockholder of

the Issuer in a manner consistent with such equity interests and reserves the right from time to time to

formulate plans or proposals regarding the Issuer or any of its securities, including without limitation to

carry out any of the actions or transactions described in paragraphs (a) through (j) of the instructions to

Item 4 of Schedule 13D, to the extent deemed advisable by FAV.

Item 5. Interest in Securities of the Issuer

(a-b) The 21,660,910 shares of Common Stock covered by this Schedule 13D (including 1,533,887 shares issuable

on the exercise of the Warrants), representing 21.3% of the outstanding shares of Common Stock, may be deemed

to be beneficially owned by FAV for purposes of Rule 13d-3 under the Act in its capacity as the investment

adviser to the Clients pursuant to investment management contracts that grant investment and/or voting power

to FAV. When an investment management contract (including a sub-advisory agreement) delegates to FAV

investment discretion or voting power over the securities held in the investment advisory accounts that are

subject to that agreement, FRI treats FAV as having sole investment discretion or voting authority, as the case

may be, unless the agreement specifies otherwise. Accordingly, FAV reports on Schedule 13D that it has sole

investment discretion and voting authority over the securities covered by any such investment management

agreement. As a result, for purposes of Rule 13d-3 under the Act, FAV may be deemed to be the beneficial owner

of the securities reported in this Schedule 13D.

Beneficial ownership by FAV and other affiliates of FRI is being reported in conformity with the guidelines

articulated by the SEC staff in Release No. 34 39538 (January 12, 1998) relating to organizations, such as FRI,

where related entities exercise voting and investment powers over the securities being reported independently

from each other. The voting and investment powers held by Franklin Mutual Advisers, LLC ("FMA"), an indirect

wholly owned investment management subsidiary of FRI, are exercised independently from FRI and from all other

investment management subsidiaries of FRI (FRI, its affiliates and the investment management subsidiaries other

than FMA are, collectively, "FRI affiliates"). Furthermore, internal policies and procedures of FMA and FRI

establish informational barriers that prevent the flow between FMA and the FRI affiliates of information that

relates to the voting and investment powers over the securities owned by their respective investment management

clients. Consequently, FMA and the FRI affiliates report the securities over which they hold investment and

voting power separately from each other for purposes of Section 13 of the Act.

Charles B. Johnson and Rupert H. Johnson, Jr. (the "Principal Shareholders") each own in excess of 10% of the

outstanding Common Stock of FRI and are the principal stockholders of FRI. FRI and the Principal Shareholders may

be deemed to be, for purposes of Rule 13d 3 under the Act, the beneficial owners of securities held by persons

and entities for whom or for which FRI's subsidiaries provide investment management services. The number of

shares that may be deemed to be beneficially owned and the percentage of the class of which such shares are a part

are reported in Items 11 and 13 of the cover pages for FRI and each of the Principal Shareholders. FRI, the

Principal Shareholders and FAV disclaim any pecuniary interest in any of the Common Stock. In addition, the filing

of the Schedule 13D on behalf of the Principal Shareholders, FRI and FAV should not be construed as an admission

that any of them is, and each disclaims that it is, the beneficial owner, as defined in Rule 13d 3, of any of the

Common Stock.

FRI, the Principal Shareholders, and FAV believe that they are not a "group" within the meaning of Rule 13d 5 under

the Act and that they are not otherwise required to attribute to each other the beneficial ownership of the Common

Stock held by any of them or by any persons or entities for whom or for which FAV provides investment management

services.

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The number of shares of Common Stock as to which each reporting person on this Schedule 13D and other

Investment Management Subsidiaries has:

(iv)	Shared power to dispose or to direct the disposition of the Common Stock:	0
	Franklin Advisers, Inc.:	21,660,910
	Rupert H. Johnson, Jr.:	0
	Charles B. Johnson:	0
	Franklin Resources, Inc.:	0
(iii)	Sole power to dispose or to direct the Common Stock:	the disposition of
(ii)	Shared power to vote or to direct the vote of the Common Stock:	0
	Franklin Advisers, Inc.:	21,469,315
	Rupert H. Johnson, Jr.:	0
	Charles B. Johnson:	0
	Franklin Resources, Inc.:	0
(i)	Sole power to vote or to direct the vote of the Common Stock:	

(c) Other than the transactions described in Exhibit G, none of the reporting persons nor, to the best

of their knowledge, any of the persons listed in Exhibit A, have effected any transactions in the $\$

Common Stock during the past sixty days.

(d) No person other than the Clients is known to have the right to receive or the power to direct the

receipt of dividends from, or the proceeds from the sale of, the Common Stock, except Franklin Income

Fund, a series of Franklin Custodian Funds, an investment company registered under the Investment

Company Act of 1940, has an interest in 18,343,273 shares of Common Stock (including 1,143,273 shares

issuable on the exercise of the Warrants), or 18.0% of the class.

(e) Not applicable

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

Issuer

Other than as disclosed above, no person named in Item 2, nor to the best of any such person's

knowledge, no person listed in Exhibit A, has any contract, arrangement, understanding or relationship

(legal or otherwise) with any person with respect to any of the Issuer's securities, including, but not

limited to, transfer or voting of any of the securities, finders' fees, joint ventures, loan or option

arrangements, puts or calls, guarantees of profits, division of profits or loss, or giving or

withholding proxies.

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Item 7. Material to Be Filed as Exhibits

Exhibit A: Principal Executive Officers and Directors of FRI and FAV

Exhibit B: Joint Filing Agreement, dated as of June 10, 2013

Exhibit C: Limited Powers of Attorney

Exhibit D: Form of Warrant Agreement, incorporated herein by reference to Exhibit 10.2 of the Issuer's

Current Report on Form 8-K filed October 4, 2012

Exhibit E: Information Regarding Selection of New Board of Directors of Reorganized Dynegy, incorporated

herein by reference to Exhibit 99.8 of the Issuer's Current Report on Form 8-K filed August 15, 2012

Exhibit F: Form of Registration Rights Agreement incorporated herein by reference to Exhibit 4.1 of the

Issuer's Current Report on Form 8-K filed October 4, 2012

Exhibit G: Transactions in the past 60 Days.

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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: June 19, 2014

Franklin Resources, Inc.

Charles B. Johnson

Rupert H. Johnson, Jr.

Franklin Advisers, Inc.

By: /s/MARIA GRAY

Maria Gray

Vice	President	and	Secretary	$\circ f$	Franklin	Resources,	Inc.
$V \perp C \subset$	TTESTUCITE	and	Decretary	O_{\perp}	TTAIINTIII	INCOUNT CCO	T11C •

Attorney in Fact for Charles B. Johnson pursuant to a Limited Power of Attorney attached to this Schedule 13D

Attorney in Fact for Rupert H. Johnson, Jr. pursuant to a Limited Power of Attorney

attached to this Schedule 13D

Secretary of Franklin Advisers, Inc.

Franklin Custodian Funds on behalf of

Franklin Income Fund

By: /s/LORI A. WEBER

Lori A. Weber

Vice President and Assistant Secretary of Franklin Custodian Funds

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EXHIBIT A.

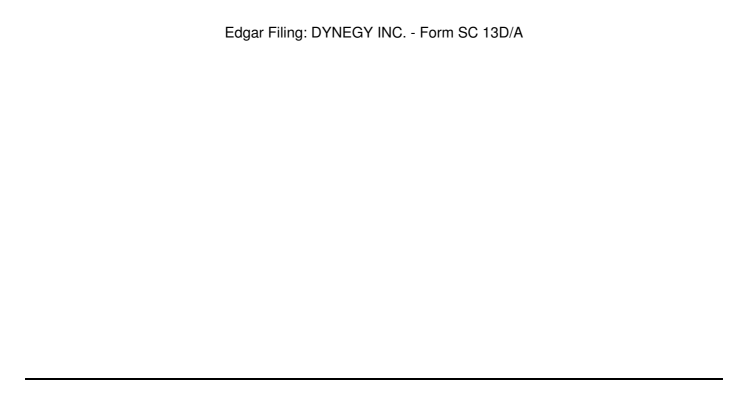
PRINCIPAL EXECUTIVE OFFICERS, DIRECTORS AND PRINCIPAL STOCKHOLDERS OF REPORTING PERSONS

Except where otherwise noted, each of the individuals named below is a citizen of the

United States with a principal business address as indicated below.

Name	Principal Occupation	Residence or Business Address
Gregory E. Johnson	Chairman of the Board, Chief Executive Officer, President and a Director, FRI	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906
Rupert H. Johnson, Jr	Vice Chairman, a Director and a Principal Stockholder, FRI Director, FAV	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906
Jennifer M. Johnso	nExecutive Vice President and Chief Operating Officer, FRI	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906
Kenneth A. Lewis	Executive Vice President and Chief Financial Officer, FRI Chief Financial Officer, FAV	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906
Craig S. Tyle	Executive Vice President and General Counsel, FRI	Franklin Resources, Inc.

	Chief Legal Officer, FAV	One Franklin Parkway San Mateo, CA 94403-1906		
William Y. Yun	Executive Vice President -	Franklin Resources,		
	Alternative Strategies, FRI	Inc.		
	,	One Franklin Parkway		
	Executive Vice President, FAV	San Mateo, CA 94403-1906		
Vijay C. Advani	Executive Vice President - Global	Franklin Resources,		
Vijay C. Advani		·		
	Advisory Services, FRI	Inc.		
		One Franklin Parkway		
		San Mateo, CA		
		94403-1906		
John M. Lusk	Executive Vice President - InvestmentFranklin Resources,			
	Management, FRI	Inc.		
		One Franklin Parkway		
	Vice President and Director, FAV	San Mateo, CA		
		94403-1906		
Samuel H. Armacost	Director, FRI; Retired	Franklin Resources,		
		Inc. One Franklin		
		Parkwav		
		San Mateo, CA		
		94403-1906		
Peter K. Barker	Director, FRI; Retired	Franklin Resources,		
		Inc. One Franklin		
		Parkway		
		San Mateo, CA 94403-1906		
Charles E. Johnson	Director, FRI, Founder and Managing			
	Member, Tano Capital LLC	Inc.		
		One Franklin Parkway		
		San Mateo, CA		
		94403-1906		
Mark C. Pigott	Director, FRI; Executive Chairman,	Franklin Resources,		
	PACCAR Inc.	Inc.		
		One Franklin Parkway		
		San Mateo, CA		
		94403-1906		



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Name	Principal	Occupation	Residence or Business Address
Chutta Ratnathicam	Director,	FRI; Retired	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906
Laura Stein		FRI; Senior Vice President Counsel, The Clorox Compan	
Anne M. Tatlock	Director,	FRI; Retired	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906
Geoffrey Y. Yang		FRI; Managing Director and Partner, Redpoint Ventures	lFranklin Resources,
Charles B. Johnson	Principal	Stockholder, FRI	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906
Edward B. Jamieson		and Chief Investment nd a Director, FAV	Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906

Madison S. Gulley Executive Vice President, FAV Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906 Christopher J. Executive Vice President and Franklin Resources, Molumphy Director, FAV One Franklin Parkway San Mateo, CA 94403-1906 Edward D. Perks Executive Vice President, FAV Franklin Resources, One Franklin Parkway San Mateo, CA 94403-1906 Executive Vice President, FAV Franklin Resources, Michael J. Hasenstab One Franklin Parkway San Mateo, CA 94403-1906 Norman R. Frisbie, Executive Vice President, FAV Franklin Resources, Jr. Inc. One Franklin Parkway San Mateo, CA 94403-1906 Breda M. Beckerle Chief Compliance Officer, FAV Franklin Resources, Inc. One Franklin Parkway San Mateo, CA 94403-1906

FRI: Franklin Resources, Inc.

One Franklin Parkway

San Mateo, CA 94403 1906

FRI is primarily engaged, through various subsidiaries, in providing investment management to the open-end

investment companies in the Franklin Group of Funds and the Templeton Family of Funds and to domestic and

international managed and institutional accounts. FRI's principal line of business is providing investment

management, administration, distribution and related services to the Franklin Templeton Funds, managed

accounts and other investment products.

FRI is the direct parent entity to FAV (see further description below).

FAV: Franklin Advisers, Inc.

One Franklin Parkway

San Mateo, CA 94403 1906

An investment adviser registered with the SEC and investment manager or sub adviser to a number of U.S.

registered open-end and closed-end investment companies in the Franklin Templeton Group of Funds, non-U.S.

investment funds and private client accounts.

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EXHIBIT B

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned

hereby agree to the joint filing with each other of the attached statement on Schedule 13D and to all

amendments to such statement and that such statement and all amendments to such statement are made on

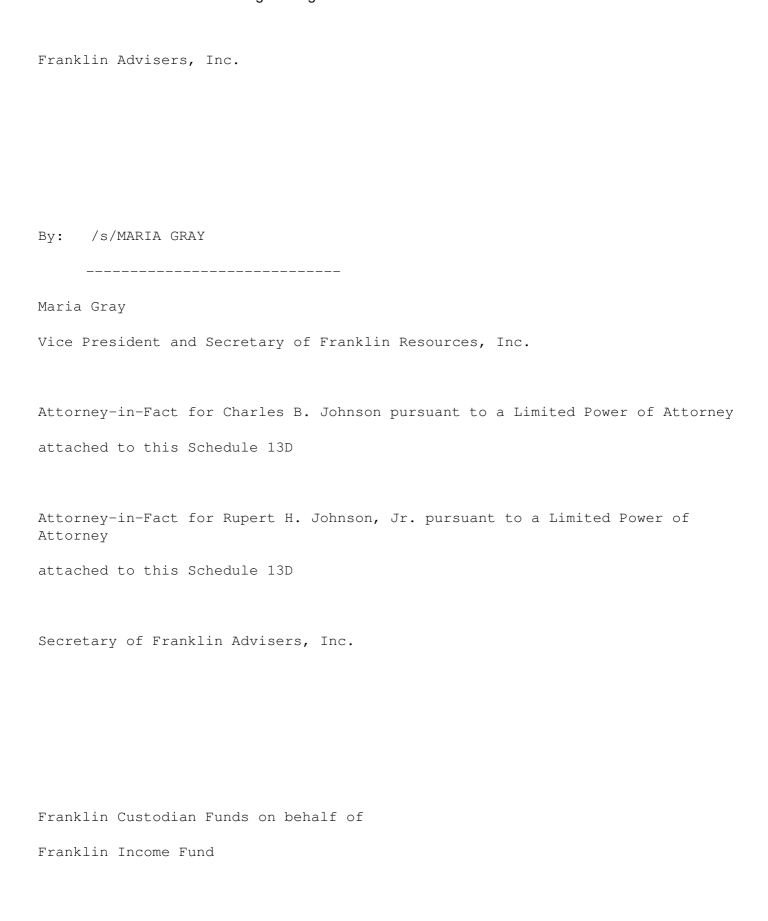
behalf of each of them.

IN WITNESS WHEREOF, the undersigned hereby execute this agreement as of June 19, 2014.

Franklin Resources, Inc.

Charles B. Johnson

Rupert H. Johnson, Jr.



By:	/s/LORI A	. WEBER	ξ						
Lori	A. Weber								
Vice	President a	and Ass	sistant	Secretary	of	Franklin	Custodian	Funds	

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EXHIBIT C

LIMITED POWER OF ATTORNEY

FOR

SECTION 13 REPORTING OBLIGATIONS

 $$\operatorname{Know}$$ all by these presents, that the undersigned hereby makes, constitutes

and appoints each of Robert Rosselot and Maria Gray, each acting individually, as the

undersigned's true and lawful attorney-in-fact, with full power and authority as

hereinafter described on behalf of and in the name, place and stead of the

undersigned to:

(1) prepare, execute, acknowledge, deliver and file Schedules 13D and 13G

(including any amendments thereto or any related documentation) with the ${\tt United}$

States Securities and Exchange Commission, any national securities exchanges and

Franklin Resources, Inc., a Delaware corporation (the "Reporting Entity"), as

considered necessary or advisable under Section 13 of the Securities Exchange Act of

 $1934\ \mathrm{and}\ \mathrm{the}\ \mathrm{rules}\ \mathrm{and}\ \mathrm{regulations}\ \mathrm{promulgated}\ \mathrm{thereunder}\textsc{,}\ \mathrm{as}\ \mathrm{amended}$ from time to

time (the "Exchange Act"); and

(2) perform any and all other acts which in the discretion of such attorney-in-fact are necessary or desirable for and on behalf of the undersigned in

connection with the foregoing.

The undersigned acknowledges that:

(1) this Limited Power of Attorney authorizes, but does not require, each such

attorney-in-fact to act in their discretion on information provided to such

attorney-in-fact without independent verification of such information;

(2) any documents prepared and/or executed by either such attorney-in-fact on $\$

behalf of the undersigned pursuant to this Limited Power of Attorney will be in such

form and will contain such information and disclosure as such attorney-in-fact, in

his or her discretion, deems necessary or desirable;

(3) neither the Reporting Entity nor either of such attorneys—in-fact assumes (i)

any liability for the undersigned's responsibility to comply with the requirements of

the Exchange Act or (ii) any liability of the undersigned for any failure to comply

with such requirements; and

(4) this Limited Power of Attorney does not relieve the undersigned from

responsibility for compliance with the undersigned's obligations under the $\mbox{\it Exchange}$

Act, including without limitation the reporting requirements under Section $13\ \mathrm{of}\ \mathrm{the}$

Exchange Act.

 $\label{thm:condition} \mbox{The undersigned hereby gives and grants each of the foregoing attorneys-in-fact}$

full power and authority to do and perform all and every act and thing whatsoever

requisite, necessary or appropriate to be done in and about the foregoing matters as

fully to all intents and purposes as the undersigned might or could do if present,

hereby ratifying all that each such attorney-in-fact of, for and behalf of the	on
undersigned, shall lawfully do or cause to be done by virtue of Limited Power of	this
Attorney.	
This Limited Power of Attorney shall remain in full force and until revoked	effect
by the undersigned in a signed writing delivered to each such attorney-in-fact.	
IN WITNESS WHEREOF, the undersigned has caused this Limited Power Attorney to be	r of
executed as of this <u>30th</u> day of <u>April</u> , 2	2007
/s/Charles B. Johnson	
Signature	
B. Johnson	<u>Charles</u>
Name	Print

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LIMITED POWER OF ATTORNEY

FOR

SECTION 13 REPORTING OBLIGATIONS

Know all by these presents, that the undersigned hereby makes, constitutes

and appoints each of Robert Rosselot and Maria Gray, each acting individually, as the

undersigned's true and lawful attorney-in-fact, with full power and authority as $\ensuremath{\mathsf{S}}$

hereinafter described on behalf of and in the name, place and stead of the $\ensuremath{\mathsf{I}}$

undersigned to:

(1) prepare, execute, acknowledge, deliver and file Schedules 13D and 13G

(including any amendments thereto or any related documentation) with the ${\tt United}$

States Securities and Exchange Commission, any national securities exchanges and $\,$

Franklin Resources, Inc., a Delaware corporation (the "Reporting Entity"), as

considered necessary or advisable under Section 13 of the Securities Exchange Act of

1934 and the rules and regulations promulgated thereunder, as amended from time to

time (the "Exchange Act"); and

(2) perform any and all other acts which in the discretion of such attorney-in-fact are necessary or desirable for and on behalf of the undersigned in

connection with the foregoing.

The undersigned acknowledges that:

(1) this Limited Power of Attorney authorizes, but does not require, each such

attorney-in-fact to act in their discretion on information provided to such

attorney-in-fact without independent verification of such information;

(2) any documents prepared and/or executed by either such attorney-in-fact on

behalf of the undersigned pursuant to this Limited Power of Attorney will be in such

form and will contain such information and disclosure as such attorney-in-fact, in

his or her discretion, deems necessary or desirable;

(3) neither the Reporting Entity nor either of such attorneys—in-fact assumes (i)

any liability for the undersigned's responsibility to comply with the requirements of

the Exchange Act or (ii) any liability of the undersigned for any failure to comply

with such requirements; and

(4) this Limited Power of Attorney does not relieve the undersigned from

responsibility for compliance with the undersigned's obligations under the $\mbox{\it Exchange}$

Act,	including	without	limitation	the	reporting	requirements	under
Section 13	3 of the						

Exchange Act.

 $\label{thm:condition} \mbox{The undersigned hereby gives and grants each of the foregoing attorneys-in-fact}$

full power and authority to do and perform all and every act and thing whatsoever $\ensuremath{\mathsf{S}}$

requisite, necessary or appropriate to be done in and about the foregoing matters as

fully to all intents and purposes as the undersigned might or could do if present,

hereby ratifying all that each such attorney-in-fact of, for and on behalf of the

undersigned, shall lawfully do or cause to be done by virtue of this Limited Power of

Attorney.

This Limited Power of Attorney shall remain in full force and effect until revoked

by the undersigned in a signed writing delivered to each such attorney-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Limited Power of Attorney to be

executed as of this 25th day of April , 2007

H. Johnson, Jr.

Signature

/s/ Rupert

	Lagar Filling. B TT	La: 1140. 10	IIII 00 10B// (
				Rupert	Н.
<u>Johnson, Jr.</u>					
				Print	Name

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EXHIBIT G

TRANSACTIONS IN THE PAST 60 DAYS

Each of the transactions described below was a sale of Common Stock in the open \max

Date of Transaction	Number of Shares	Price per Share
		(in U.S. Dollars)
4/14/2014	83 , 200	25.2624
4/14/2014	241,800	25.6390
4/22/2014	100,000	26.2784
4/23/2014	150,000	26.2500
4/23/2014	5 , 600	26.2827
4/23/2014	494,400	27.6500
4/28/2014	190,000	28.0002
5/7/2014	435,000	30.8992
5/8/2014	111,300	31.6919
5/8/2014	50,000	31.8433
5/9/2014	125,000	31.7948
5/9/2014	50,000	31.8223
5/12/2014	128,700	32.2962
5/12/2014	100,000	32.3575
5/27/2014	125,000	32.3479
5/28/2014	225,000	32.3746
5/29/2014	150,000	32.5596
5/30/2014	10,000	33.5213
5/30/2014	250,000	33.3800
6/2/2014	139,500	33.6006
6/2/2014	150,500	33.8002
6/3/2014	160,700	33.8546
6/3/2014	114,300	33.8536
6/4/2014	24,300	33.9985
6/4/2014	150,700	34.0642
6/12/2014	275,000	35.8042
6/13/2014	1,025,000	35.8007

