	Cas	se 18-10601 Doc 1 Filed 03/19/18	Page 1 of 31		
Fill	in this information to identify the	case:			
Jn	ited States Bankruptcy Court for the:				
	District of Dela				
Са	se number (If known):	,	1	Check if t	
0	fficial Form 201				
		for Non-Individuals Filing			04/10
		arate sheet to this form. On the top of any additiona tion, a separate document, Instructions for Bankrup			
1.	Debtor's name	The Weinstein Company Holdings LLC			
 <u>?</u> .	All other names debtor used in the last 8 years				
	Include any assumed names, trade names, and <i>doing business as</i> names				
3.	Debtor's federal Employer Identification Number (EIN)	<u>20-2183837</u>			
4.	Debtor's address	Principal place of business	Mailing address, if differ of business	ent from prin	ncipal place
		99 Hudson Street			
		Number Street	Number Street		
		4 th Floor			
			P.O. Box		
		New York, New York 10013			
		City State Zip Code	City	State	Zip Code
			Location of principal ass principal place of busine		ent from
		New York County			
		County	Number Street		
			. vambor - Guddi		
			City	State	Zip Code
5.	Debtor's website (URL)	www.WeinsteinCo.com			
6.	Type of debtor	 ☐ Corporation (including Limited Liability Company ☐ Partnership (excluding LLP) ☐ Other. Specify: ☐ 	(LLC) and Limited Liability Pa	tnership (LLF	P))

Deb	otor The Weinstein CompaidS	<u>കപ്പ്ങൃച്Ω6</u> 01 <u>Doc 1</u> Filed 03/19≰1-യെ Paga 2 of 31
7.	Describe debtor's business	A. Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above
		B. Check all that apply: Tax-exempt entity (as described in 26 U.S.C. § 501) Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3) Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. 121
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one: ☐ Chapter 7 ☐ Chapter 9 ☐ Chapter 11. Check all that apply: ☐ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 (amount subject to adjustment on 4/01/19 and every 3 years after that). ☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). ☐ A plan is being filed with this petition. ☐ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). ☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. ☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. ☐ Chapter 12
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	☑ No ☐ Yes. District When Case number
	If more than 2 cases, attach a separate list.	District When Case number
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No Image: No or

Case number, if known __

List all cases. If more than 1, attach a separate list.

Deb	otor The Weinstein CompanySH	&1 d i8g 4 (0.601 <u>Doc 1</u> Fil	ed 03/19/18/mbeR <i>age/1</i> 3_of	31			
	Name							
11.	Why is the case filed in <i>this</i>	Check a	ll that apply:					
district?		Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.						
		☐ A ba	ankruptcy case concerning o	debtor's affiliate, general partner, or	partnership is pending in this district.			
12.	Does the debtor own or have	⊠ No	See Rider 2					
	possession of any real property or personal	☐ Yes	. Answer below for each pr	operty that needs immediate attention	on. Attach additional sheets if needed.			
	property that needs		Why does the property need immediate attention? (Check all that apply.)					
	immediate attention?		☐ It poses or is alleged safety.	to pose a threat of imminent and ide	ntifiable hazard to public health or			
			What is the hazard?					
			☐ It needs to be physical	ally secured or protected from the we	eather.			
				goods or assets that could quickly de, livestock, seasonal goods, meat, despired				
			<u> </u>					
Where is the property?								
			,	Number Street				
				City	State ZIP Code			
			Is the property insured?	?				
			□ No					
				·				
			Contact name					
			Phone					
			- Hone					
	Statistical and administrat	ive infor	mation					
13.	Debtor's estimation of available funds	Check o		ibution to unacquired areditors				
	available lulius	_		ibution to unsecured creditors. ses are paid, no funds will be availab	le for distribution to unsecured			
			litors.	,				
14.	Estimated number of)	1,000-5,000	<u>25,001-50,000</u>			
	creditors	50-9	99	5,001-10,000	50,001-100,000			
		100-		10,001-25,000	☐ More than 100,000			
		⊠ 200-	-999					
15.	Estimated assets	\$0-\$	550,000	□ \$1,000,001-\$10 million	⊠ \$500,000,001-\$1 billion			
			001-\$100,000	\$10,000,001-\$50 million	\$1,000,000,001-\$10 billion			
			0,001-\$500,000	\$50,000,001-\$100 million	☐ \$10,000,000,001-\$50 billion			
		□ \$300	0,001-\$1 million	☐ \$100,000,001-\$500 million	☐ More than \$50 billion			

Debtor

Debtor 7	The Weinstein Compand	SÆ1di	galandan Doct	_Fiied ∩3\T∂≹¶i	6o mbe <i>Hi∂k0lo⊕∞n</i> 4H ()T 31	
	Name		9 -		- J		
16. Estimate	d liabilities		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$50,000,00	-\$10 million 01-\$50 million 01-\$100 million 001-\$500 million	☐ \$1,000,0 ☐ \$10,000	0,001-\$1 billion 000,001-\$10 billion ,000,001-\$50 billion an \$50 billion
	Request for Relief	, Decl	aration, and Signature	s			
			me. Making a false statem or both. 18 U.S.C. §§ 152			e can result in fi	nes up to \$500,000 or
	on and signature of ed representative of	٠	The debtor requests relief petition.	f in accordance with th	ne chapter of title 1	1, United States	s Code, specified in this
acotoi			I have been authorized to	file this petition on be	half of the debtor.		
		-	I have examined the infor and correct.	mation in this petition	and have a reasor	nable belief that	the information is true
		l de	clare under penalty of perju	ury that the foregoing i	is true and correct.		
		E	Executed on 03/19/2018 MM / DD / YY	- YY			
		×	/s/ Robert Del Genio		_ Robert Del G	enio	
			Signature of authorized repre	sentative of debtor	Printed name	CITIO	
			Title Chief Restructuring Office	cer	_		
18. Signatur	e of attorney	×	/s/ Mark D. Collins Signature of attorney for debt	tor	Date <u>03/19/</u>	2018 D/YYYY	
			,				
			ark D. Collins ed name				
		Ri	chards, Layton & Finger	-, P.A.			
		92	20 North King Street				
			ber Street				
		<u>W</u> City	ilmington			<u>DE</u> State	<u>19801</u> ZIP Code
		(0.	20) 054 7700				
			02) 651-7700 fact phone			<u>collins@r</u> Email addres	
		<u>29</u> Bar	81			DE State	
		241				5.6.0	

	X
In re:	: : Chapter 11
The Weinstein Company Holdings LLC,	: Case No. 18 ()
Debtor.	: x
	Rider 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "**Debtors**") filed a voluntary petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of their cases with the lead case number assigned to the chapter 11 case of The Weinstein Company Holdings LLC.

- Avenging Eagle SPV, LLC
- Branded Partners LLC
- Check Hook LLC
- CTHD 2 LLC
- Cues TWC (ASCAP), LLC
- Current War SPV, LLC
- DRT Films, LLC
- DRT Rights Management LLC
- FFPAD, LLC
- HRK Films, LLC
- InDirections LLC
- InteliPartners LLC
- ISED, LLC
- MarcoTwo, LLC
- One Chance LLC
- PA Entity 2017, LLC
- Paddington 2, LLC
- PS Post LLC
- Scream 2 TC Borrower, LLC
- Small Screen Productions LLC
- Small Screen Trades LLC
- Spy Kids TV Borrower, LLC
- Team Players LLC

- The Actors Group LLC
- The Giver SPV, LLC
- The Weinstein Company Holdings LLC
- The Weinstein Company LLC
- Tulip Fever LLC
- TWC Borrower 2016, LLC
- TWC Domestic LLC
- TWC Fearless Borrower, LLC
- TWC Library Songs (BMI), LLC
- TWC Loop LLC
- TWC Mist, LLC
- TWC Polaroid SPV, LLC
- TWC Production-Acquisition Borrower 2016, LLC
- TWC Production, LLC
- TWC Replenish Borrower, LLC
- TWC Short Films, LLC
- TWC Untouchable SPV, LLC
- TWC Waco SPV, LLC
- Twenty O Five Holdings, LLC
- W Acquisition Company LLC
- WC Film Completions, LLC
- Weinstein Books, LLC
- Weinstein Development LLC
- Weinstein Global Funding Corp.
- Weinstein Global Film Corp.
- Weinstein Productions LLC
- Weinstein Television LLC
- WTV Guantanamo SPV, LLC
- WTV JCP Borrower 2017, LLC
- WTV Kalief Browder Borrower, LLC
- WTV Scream 3 SPV, LLC
- WTV Yellowstone SPV, LLC

	X	
In re:	: Chapter 11	
The Weinstein Company Holdings LLC,	: Case No. 18 (_)
Debtor.	· :	
	Rider 2	

Real Property or Personal Property that Needs Immediate Attention

Question 12, among other things, asks the debtor to identify any property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.

The above-captioned debtor (the "**Debtor**") does not believe it owns or possesses any real or personal property that (i) poses a threat of imminent and identifiable hazard to public health or safety, (ii) needs to be physically secured or protected from the weather, or (iii) includes perishable goods or assets that could quickly deteriorate. The Debtor notes that it is not aware of the exact definition of "imminent and identifiable hazard" as used in this form.

UNANIMOUS WRITTEN CONSENT OF THE BOARD OF REPRESENTATIVES OF THE WEINSTEIN COMPANY HOLDINGS LLC

March 19, 2018

The undersigned, being all of the members of the Board of Representatives (the "Board") of The Weinstein Company Holdings LLC, a Delaware limited liability company (the "Company"), hereby consent in writing, pursuant to the provisions of applicable law, based on the advice of the Company's professionals and advisors, and after thorough discussions, to the following actions and hereby adopt the following resolutions:

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties that a petition be filed by the Company and by each of its direct and indirect wholly-owned subsidiaries listed on <u>Schedule A</u> hereto (the "**Subsidiaries**") seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**") in the United States Bankruptcy Court for the District of Delaware (the "**Chapter 11 Case**");

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the law firm of Cravath, Swaine & Moore LLP ("Cravath"), as bankruptcy co-counsel for the Company, and the law firm of Richards, Layton & Finger, P.A. ("RL&F"), as bankruptcy co-counsel for the Company, each under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of FTI Consulting, Inc. ("FTI"), to provide the Company with restructuring and interim management services, subject to any requisite bankruptcy court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of Moelis & Company LLC ("Moelis"), as investment banker for the Company in the Chapter 11 Case, subject to any requisite bankruptcy court approval; and

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of Epiq Bankruptcy Solutions, LLC ("**Epiq**"), as claims agent and administrative advisor for the Company in the Chapter 11 Case, subject to any requisite bankruptcy court approval.

NOW THEREFORE BE IT RESOLVED, that the Company and each of the Subsidiaries shall be, and hereby is, authorized and directed to: (a) each file a voluntary petition (collectively, the "**Petition**") for relief under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**") and (b) perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect the foregoing; and it be further

RESOLVED, that Robert Del Genio and Luke Schaeffer be, and hereby are, appointed as officers of the Company with the titles of Chief Restructuring Officer (the "CRO") and Chief Strategy Officer (the "CSO"), respectively, and both the CRO and CSO and each of the other officers of the Company or members of the Board of the Company (each individually, an "Authorized **Person**" and collectively, the "Authorized Persons") shall be, and each of them, acting alone, hereby is, authorized and empowered on behalf of and in the name of the Company and each of the subsidiaries to: (a) verify and execute the Petition, as well as all other ancillary documents, and file, or cause to be filed with the Bankruptcy Court, the Petition and make or cause to be made, prior to execution thereof, any modifications to the Petition or ancillary documents as any such Authorized Person, in such officer's discretion, deems necessary or desirable to carry out the intent and accomplish the purposes of these resolutions (the approval of which to be conclusively established by the execution thereof by such Authorized Person); (b) verify, execute and file or cause to be filed all petitions, schedules, lists, motions, applications and other papers or documents (including authorization to incur debtor-in-possession indebtedness and to enter into debtorin-possession loan agreements and related documents) necessary or desirable in connection with the foregoing; and (c) verify and execute or cause to be executed any and all other documents necessary or appropriate in connection therewith in such form or forms as any such Authorized Person may approve; and it be further

RESOLVED, that the Authorized Persons of the Company shall be, and each of them, acting alone, hereby is, authorized and empowered to retain, on behalf of the Company: (a) Cravath, as bankruptcy co-counsel for the Company; (b) RL&F, as bankruptcy co-counsel for the Company; (c) FTI, to provide the Company with restructuring and interim management services; (c) Moelis, as investment banker for the Company; (d) Epiq, as claims agent and administrative advisor for the Company; and (e) such additional professionals, including attorneys, accountants, consultants or brokers, in each case as in such officer's or officers' judgment may be necessary or desirable in connection with the Company's Chapter 11 Case and other related matters, on such terms as such officer or officers shall approve; and it be further

RESOLVED, that the Company shall be, and hereby is, authorized to: (a) borrow funds from, provide guaranties to and undertake related financing transactions (the "**Financing Transactions**") with such lenders and other parties

and on such terms as may be approved by one or more of the Authorized Persons, as reasonably necessary for the continuing conduct of the business and affairs of the Company and (b) pay related fees and grant security interests in and liens upon, some, all or substantially all of the Company's assets, as may be deemed necessary by any one or more of the Authorized Persons in connection with such Financing Transactions; and it be further

RESOLVED, that the Board hereby approves the form, terms and provisions of the Asset Purchase Agreement (the "Stalking Horse Agreement"), between the Company, its debtor affiliates and Buyer (as defined in the Stalking Horse Agreement), in substantially the form submitted to the Board, with such modifications thereto as the Authorized Persons and the Company's management may deem necessary or advisable; and it be further

RESOLVED, that the Company shall be, and hereby is, and the Authorized Persons shall be, and each of them, acting alone, hereby is, in the name of and on behalf of the Company, authorized, directed and empowered to execute and deliver the Stalking Horse Agreement and any documents contemplated by or related to the Stalking Horse Agreement, each in the form or substantially in the form submitted to the Board, with such modifications thereto as the Authorized Persons and the Company's management may deem necessary or advisable; and it be further

RESOLVED, that the Company shall be, and hereby is, and the Authorized Persons shall be, and each of them, acting alone, hereby is, in the name and on behalf of the Company, authorized, directed and empowered to file a motion with the Bankruptcy Court (i) seeking approval of bidding procedures to be used to facilitate a potential sale of all or substantially all of the Company's assets pursuant to section 363 of the Bankruptcy Code (the "Potential Sale Transaction"), (ii) seeking approval of Buyer as a stalking horse purchaser (the "Stalking Horse Bidder") for the Potential Sale Transaction pursuant to the Stalking Horse Agreement and (iii) seeking approval of the payment of certain fees (including expense reimbursement and breakup fees) to the Stalking Horse Bidder, all substantially in accordance with the summary presented to the Board, subject to such modifications thereto as the Authorized Persons and the Company's management may deem necessary or advisable (the approval of which to be conclusively established by the execution thereof by an Authorized Person); and it be further

RESOLVED, that the Authorized Persons shall be, and each of them alone, hereby is, authorized, directed and empowered, in the name of and on behalf of the Company, to conduct a further marketing process to identify Potential Sale Transactions under the supervision of the Bankruptcy Court; and it be further

RESOLVED, that the Authorized Persons shall be, and each of them alone, hereby is, authorized, directed and empowered, in the name of and on behalf of the Company, to (a) take actions and negotiate, or cause to be prepared and negotiated, and, subject to Bankruptcy Court approval as required, to execute, deliver, perform and cause the performance of any other agreements (including asset purchase agreements), certificates, instruments, receipts, petitions, motions or other papers or documents in furtherance of, and necessary to effectuate, any Potential Sale Transactions to which the Company is or will be a party and (b) request the Bankruptcy Court to approve any Potential Sale Transaction (including the Potential Sale Transaction contemplated by the Stalking Horse Agreement) and for any related relief; and it be further

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Persons of the Company, each of the Authorized Persons of the Company or their designees shall be, and each of them, acting alone, hereby is, authorized, directed and empowered, in the name of and on behalf of the Company and/or the subsidiaries, as applicable, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments and other documents, including, without limitation, (a) limited liability company agreements of certain subsidiaries or amendments and/or restatements thereof, in the Company's capacity as sole member of such subsidiaries, and (b) further resolutions authorizing or otherwise facilitating the matters described in these resolutions for any subsidiaries, in the Company's capacity as sole member of such subsidiaries, and to pay all expenses, including filing fees, in each case as in such Authorized Person's or Authorized Persons' judgment shall be necessary or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and it be further

RESOLVED, that any and all acts taken and any and all certificates, instruments, agreements or other documents executed for or on behalf of the Company and any subsidiaries by any Authorized Person prior to the adoption of the foregoing resolutions with regard to any of the transactions, actions, certificates, instruments, agreements or other documents authorized or approved by the foregoing resolutions be, and they hereby are, ratified, confirmed, adopted and approved.

This Unanimous Written Consent may be executed in one or more counterparts.

[Signature page follows]

Tarak Ben Ammar Class A Representative	0E10GD60E1FE4B2
Lance Maerov	
Class A Representative	
Robert Weinstein	
Class W Representative	
Frank Rainone	
Class W Representative	

Tarak Ben Ammar
Class A Representative
DocuSigned by:
LanceE7F2D62337334DA
Class A Representative
Robert Weinstein
Class W Representative
Frank Rainone
Class W Representative

Tarak Ben Ammar	
Class A Representative	
Lance Maerov	
Class A Representative	
Robert Weinstein	·
Class W Representative	
Frank Rainone	· · · · · ·
Class W Representative	

Tarak Ben Ammar			
Class A Representative			
Lance Maerov			
Class A Representative			
Robert Weinstein			
Class W Representative			
Docusigned by: That Laint 3979E7C9B9644D1			
Frank Rainone			
Class W Representative			

Schedule A

Avenging Eagle SPV, LLC

Branded Partners LLC

Check Hook LLC

CTHD 2 LLC

Cues TWC (ASCAP), LLC

Current War SPV, LLC

DRT Films, LLC

DRT Rights Management LLC

FFPAD, LLC

HRK Films, LLC

InDirections LLC

InteliPartners LLC

ISED, LLC

MarcoTwo, LLC

One Chance LLC

PA Entity 2017, LLC

Paddington 2, LLC

PS Post LLC

Scream 2 TC Borrower, LLC

Small Screen Productions LLC

Small Screen Trades LLC

Spy Kids TV Borrower, LLC

Team Players LLC

The Actors Group LLC

The Giver SPV, LLC

The Weinstein Company LLC

Tulip Fever LLC

TWC Borrower 2016, LLC

TWC Domestic LLC

TWC Fearless Borrower, LLC

TWC Library Songs (BMI), LLC

TWC Loop LLC

TWC Mist, LLC

TWC Polaroid SPV, LLC

TWC Production-Acquisition Borrower 2016, LLC

TWC Production, LLC

TWC Replenish Borrower, LLC

TWC Short Films, LLC

TWC Untouchable SPV, LLC

TWC Waco SPV, LLC

Twenty O Five Holdings, LLC

W Acquisition Company LLC

WC Film Completions, LLC

Weinstein Books, LLC

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Weinstein Development LLC
Weinstein Global Funding Corp.
Weinstein Global Film Corp.
Weinstein Productions LLC
Weinstein Television LLC
WTV Guantanamo SPV, LLC
WTV JCP Borrower 2017, LLC
WTV Kalief Browder Borrower, LLC
WTV Scream 3 SPV, LLC
WTV Yellowstone SPV, LLC

	X
In re:	: : Chapter 11
The Weinstein Company Holdings LLC,	: Case No. 18()
. .	: Case No. 10 ()
Debtor. 	: x

CONSOLIDATED LIST OF CREDITORS WHO HAVE THE THIRTY (30) LARGEST UNSECURED CLAIMS AND ARE NOT INSIDERS

The above-captioned debtor and its debtor affiliates (collectively, the "**Debtors**") hereby certify that the *Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders* submitted herewith contains the names and addresses of the Debtors' consolidated top thirty (30) unsecured creditors (the "**Top Thirty List**"). The list has been prepared from the Debtors' unaudited books and records as of the Petition Date. The Top Thirty List was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top Thirty List does not include: (1) persons who come within the definition of an "insider" set forth in 11 U.S.C. § 101(31) or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the thirty (30) largest unsecured claims. The information presented in the Top Thirty List shall not constitute an admission by, nor is it binding on, the Debtors. Moreover, nothing herein shall affect the Debtors' right to challenge the amount or characterization of any claim at a later date. The failure of the Debtors to list a claim as contingent, unliquidated or disputed does not constitute a waiver of the Debtors' right to contest the validity, priority, and/or amount of any such claim.

Debtor Name The Weinstein Company Holdings LLC	
United States Bankruptcy Court for the: <u>District of Delaware</u> (State)	
Case number (If known):	☐ Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders 12/15

A list of creditors holding the thirty (30) largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the thirty (30) largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact tract	(for example, trade debts	Indicate if claim is contingent, unliquidated or disputed	amount and deduction for value of		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	SARTRACO, INC. C/O LETO BASSUK 777 Brickwell Ave., Ste 600 Miami, FL 33131	Justin Leto, Larry Bassuk 305-577-8448 JLeto@letobassuk.com; Ibassuk@letobassuk.com	Judgement Creditor	D	\$17,367,331.00		\$17,367,331.00
2	WANDA PICTURES F18, BlockC, Century Square No. 352, Qingyang Rd. Lanzhou 730030 China	Tian Di 1-880-942-1670 Rhcncpa.com	Film Participant Vendor		\$14,407,220.54		\$14,407,220.54
3	PALISADES MEDIA GROUP INC 1620 26th St. Suite 200S Santa Monica, CA 90404	CONTACT: Russell Dean PHONE: 310-564-5465 FAX: 310-828-7852	Trade Vendor		\$13,731,757.06		\$13,731,757.06
4	BOIES, SCHILLER & FLEXNER (1999) LLC 2200 Corporate Blvd. N.W. Boca Raton, FL 33431	Sherri Venticinque-Presti 561-886-6000 FAX: 561-886-6006	Film Participant Vendor		\$5,697,646.05		\$5,697,646.05
5	VIACOM INTERNATIONAL 1515 Broadway New York, NY 10036	W. Keyes Hill-Edgar 212-846-6491 FAX: 201-422-6628	Trade Vendor		\$5,613,918.95		\$5,613,918.95
6	CROSS CITY FILMS LTD 74 Rivington Street London EC2A 3AY United Kingdom	Layla Zhang 61 2 9357 0700 lz@see-saw-films.com	Trade Vendor		\$5,610,000.00		\$5,610,000.00

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	laim Indicate if claim is contingent, unliquidated or disputed	amount and deduction for value of		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
	BOIES, SCHILLER & FLEXNER LLP 2200 Corporate Blvd. N.W. Boca Raton, FL 33431	Sherri Venticinque-Presti 561-886-6000 FAX: 561-886-6006	Professional Services		\$4,499,926.32		\$4,499,926.32
	SONY PICTURES ENTERTAINMENT 10202 West Washington Blvd Culver City, CA 90232	David A. Steinberg 310-244-6070 FAX: 310-244-8103	Film Participant Vendor		\$3,720,566.00		\$3,720,566.00
	FINTAGE COLLECTION ACCOUNT MGMT. BV Schipholweg 71 2316 ZL Leiden The Netherlands	Marcel Hoogenberk 31 71 565 9928 marcel.hoogenberk@fintage house.com	Trade Vendor		\$3,327,588.00		\$3,327,588.00
	O'MELVENY & MYERS LLP 1999 Avenue of the Stars 8th FI Los Angeles, CA 90067-6035	Matthew Erramouspe 310-553-6700 FAX: 310-246-6779	Professional Services		\$3,154,077.03		\$3,154,077.03
	LIGHT CHASER ANIMATION Art base one Cuigezhuang Chaoyang District Beijing 100103 China	Zhou Yu Gary@lightchaseranimation. com	Trade Vendor		\$2,250,000.00		\$2,250,000.00
		Martin S Singer 310-556-3501 FAX: 310-556-3615	Trade Vendor		\$2,000,000.00		\$2,000,000.00
	KASIMA, LLC 100 Enterprise Drive, Suite 505 Rockaway, NJ 07866	Mark Kurtz 201-252-4141 FAX: 201-512-4215	Trade Vendor		\$1,936,625.00		\$1,936,625.00
	ALLIED INTEGRATED MARKETING 233 Broadway, 13th fl New York, NY 10279	Adam Cinque 212-819-8144 ACinque@alliedim.com	Trade Vendor		\$1,931,607.82		\$1,931,607.82
	GREENBERG GLUSKER FIELDS 1900 Avenue of the Stars, Suite 2100 Los Angeles, CA 90067-4590	Bert Fields 310-785-6842 bfields@greenbergglusker.co	Professional Services		\$1,820,078.15		\$1,820,078.15
	BRB INTERNATIONAL, S.A. Autovia Fuencarral-Alcobendas, KM12220 Madrid 28049 Spain	Carlos Biern 31 475 560 300 FAX: 31 475 560 144 info@brbbv.com	Trade Vendor		\$1,750,000.00		\$1,750,000.00
	CREATIVE ARTIST AGENCY 2000 Ave of the Stars, Los Angeles, CA 90067	Marissa Hughes 424-288-2000 Trustfollowuplz@caa.com	Trade Vendor		\$1,494,537.25		\$1,494,537.25

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated or disputed	amount and deduction for value of		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
18	DEBEVOISE & PLIMPTON LLP 919 Third Avenue, New York, NY 10022	Helen V. Cantwell 212-909-6000 hcantwell@debevoise.com	Professional Services		\$1,438,254.89		\$1,438,254.89
19	Y THEATRICAL LLC 9130 West Sunset Blvd. Los Angeles, CA 90069	David Barnes 310-789-7200 david.barnes@yucaipaco.com	Film Participant Vendor		\$1,385,146.00		\$1,385,146.00
20	TECHNICOLOR Dept. no 7658 Los Angeles, CA 90088-7658	Hunter Simon 805-445-1122 Hunter.Simon@technicolor.co m	Trade Vendor		\$1,364,802.87		\$1,364,802.87
21	ACACIA FILMED ENTERTAINMENT 150 Melacon Road, Marksvulle, LA 71351	Matthew George 609 330 3930 Matt@acaciafilmedentertain ment.com	Trade Vendor		\$1,310,832.65		\$1,310,832.65
22	SPEEDEE DISTRIBUTION, LLC 150 W 22nd St. FL 9, New York, NY 10011-6556	Glen Basner 917-484-8918 FAX: 917-484-8901 gbasner@filmnation.com	Trade Vendor		\$1,250,000.00		\$\$1,250,000.00
23	AMERICAN EXPRESS CARD MEMBER WIRE DEPOSITORY 1 Chase Plaza, New York, NY 10081	Christina Nunez-Gonzalez 602-537-6385 Christina.E.Nunez- Gonzalez@aexp.com	Trade Vendor		\$1,243,350.14		\$1,243,350.14
24	WALT DISNEY PICTURES AND TELEVISION 500 S Buena Vista St. Burbank, CA 91521	Chris Arroyo 818-560-1000 Chris.Arroyo@disney.com	Film Participant Vendor		\$1,137,734.00		\$1,137,734.00
25	SEYFARTH SHAW LLP 233 South Wacker Drive Suite 8000 Chicago, IL 60606	Gerald L. Maatman, Jr. 312-460-7965 gmaatman@seyfarth.com	Professional Services		\$1,114,433.27		\$1,114,433.27
26	22ND AND INDIANA INCORPORATED C/O Creative Artists Agency 2000 Avenue of the Stars Los Angeles, CA 90067	Marissa Hughes 424-288-2000 Trustfollowuplz@caa.com	Film Participant Vendor		\$940,706.00		\$940,706.00
27	CANAL PRODUCTIONS C/O Creative Artists Agency 2000 Avenue of the Stars Los Angeles, CA 90067	Marissa Hughes 424-288-2000 Trustfollowuplz@caa.com	Film Participant Vendor		\$940,706.00		\$940,706.00
28	KANZEON CORP 4020 Mandeville Canyon Rd Los Angeles, CA 90049	David O. Russell 424-288-2000 Trustfollowuplz@caa.com	Film Participant Vendor		\$940,706.00		\$940,706.00

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N	ame of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated or disputed	If the claim only unsecu is partially amount ar collatera	t of unsecur- n is fully unse- red claim am secured, fill in nd deduction al or setoff to nsecured clai Deduction for value of collateral or setoff	cured, fill in ount. If claim n total claim for value of calculate m. Unsecured claim
29	PHASE 2 DIGITAL CINEMA CORP. 902 Broadway 9th FI New York, NY 10010	Frank Lupo 212-206-8600 flupo@cinedigm.com	Trade Vendor		\$902,806.50	Seton	\$902,806.50
30	BARNES & THORNBURG 2029 Century Park East, Suite 300 Los Angeles, CA 90067-2904	Leasa Anderson 310-284-3880 Leasa.Anderson@btlaw.com	Professional Services		\$858,994.84		\$858,994.84

Case 18-10601 Doc 1 Filed 03/19/18 Page 23 of 31

	Out	DC 10 10001 D00 1	
Fill in this info	rmation to iden	ntify the case and this filing:	
Debtor Name	The Weinstein	n Company Holdings LLC	
United States	Bankruptcy Co	ourt for the: District of Delaware (State)	
Case number	(If known):		
Official F	orm 202		
		der Penalty of Peri	ury for Non-Individual Debtors 12/15
An individual submit this for the documen	who is author orm for the sch t, and any am	ized to act on behalf of a non-ind redules of assets and liabilities, a	lividual debtor, such as a corporation or partnership, must sign and ny other document that requires a declaration that is not included in his form must state the individual's position or relationship to the
by fraud in co		a bankruptcy case can result in	alse statement, concealing property, or obtaining money or property fines up to \$500,000 or imprisonment for up to 20 years, or both. 18
	De	eclaration and signature	
			thorized agent of the corporation; a member or an authorized agent of the a representative of the debtor in this case.
		examined the information in the docu	uments checked below and I have a reasonable belief that the information
		Schedule A/B: Assets–Real and	Personal Property (Official Form 206A/B)
		Schedule D: Creditors Who Have	e Claims Secured by Property (Official Form 206D)
		Schedule E/F: Creditors Who Ha	ve Unsecured Claims (Official Form 206E/F)
		Schedule G: Executory Contracts	s and Unexpired Leases (Official Form 206G)
		Schedule H: Codebtors (Official I	Form 206H)
		Summary of Assets and Liabilitie	s for Non-Individuals (Official Form 206Sum)
		Amended Schedule	_
		Chapter 11 or Chapter 9 Cases: Insiders (Official Form 204)	List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not
		Other document that requires a Unsecured Claims and are Not In	declaration Consolidated List of Creditors Who Have the 30 Largest siders
I declare unde	r penalty of perj	ury that the foregoing is true and cor	rect.
Executed on _	03/19/2018		/s/ Pohart Dal Gania
	MM / DD / YY	YY	/s/ Robert Del Genio Signature of individual signing on behalf of debtor
			Robert Del Genio
			Printed name
			Chief Restructuring Officer
			Position or relationship to debtor

	Y
In re:	: Chapter 11
The Weinstein Company Holdings LLC,	: Case No. 18 ()
Debtor.	: :

STATEMENT OF CORPORATE OWNERSHIP

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the undersigned authorized officer of the above-captioned debtor (the "**Debtor**") certifies that the following corporate entities directly or indirectly own 10% or more of the Debtor.

Woodland Asset Holdings LLC

Case 18-10601 Doc 1 Filed 03/19/18 Page 25 of 31

Fill in this information to identify the case and this filing:
Debtor Name The Weinstein Company Holdings LLC
United States Bankruptcy Court for the: <u>District of Delaware</u> (State)
Case number (If known):

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
	Schedule H: Codebtors (Official Form 206H)
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
	Amended Schedule
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
\boxtimes	Other document that requires a declaration Statement of Corporate Ownership
I declare under penalty	of perjury that the foregoing is true and correct.
Executed on O3/19/	2018 /S/ Robert Del Genio Signature of individual signing on behalf of debtor
	Robert Del Genio Printed name
	Chief Restructuring Officer Position or relationship to debtor

	X
In re:	: : Chapter 11
The Weinstein Company Holdings LLC,	: Case No. 18 ()
Debtor.	:
	x

LIST OF EQUITY SECURITY HOLDERS

Pursuant to Federal Rule of Bankruptcy Procedure 1007(a)(3), the above-captioned debtor hereby provides the following name and address of the holders of its limited liability company interests:¹

Class A-1	Ownership %	Shares
2929 Media LP		
3030 McKinney		
Suite 2301		
Dallas, TX 75204	0.910%	10,000
A-1 Internation Investments BV		
(Quinta Communications SA)		
Hertog Hendriksingel 28		
UNIT B		
5216 BB's-Hertogenbosch		
the Netherlands	3.032%	33,333
Ambac Private Holdings, LLC		
One State Street Plaza		
New York, NY 10004	0.910%	10,000
Direct Solutions, Inc. (Technicolor)		
2255 N. Ontario Street, Suite 100		
Burbank, CA 91504	1.092%	12,000
Direct Solutions, Inc. (Technicolor)		
2255 N. Ontario Street, Suite 100		
Burbank, CA 91504	5.000%	54,962

¹ The Company, through its counsel, has been contacted by various lawyers for Georgina Chapman claiming that at least some of Harvey Weinstein's shares have been transferred pursuant to the terms of the divorce agreement between Ms. Chapman and Mr. Weinstein. Such transfers are not reflected in the Company's records.

TWCH Investors, Inc.		
C/O William A. Newman, Esq.		
420 Lexington Ave., 18th Floor		
New York, NY 10170	5.094%	56,000
BP-PE2 Inc.		Ź
C/O The Baupost Group, LLC		
10 St. James Avenue, Suite 1700		
Boston, MA 02116	1.365%	15,000
Eton Park TWC Holding Corp.		
(Eton Park Capital Mgmt.)		
825 3rd Ave., 8th Floor	4.0040/	45,000
New York, NY 10022	4.094%	45,000
Group M Movie Entertainment Inc. (WPP)		
Worldwide Plaza		
825 8th Avenue	2 2740/	25,000
New York, NY 10019	2.274%	25,000
HWCH Corp (Highbridge Capital Management)		
Highbridge Capital Management, LLC		
9 West 57th St., 27th Floor	0.0100/	10.000
New York, NY 10019	0.910%	10,000
Launchdock & Co.		
Hartford Series Fund, Inc: Hartford Capital		
Appreciation HLS Fund		
Wellington Management Company, LLP		
75 State Street	2.7110/	20.000
Boston, MA 02109	2.711%	29,800
Luxurylines & Co.		
Hartford Series Fund, Inc: Hartford Capital		
Appreciation HLS Fund		
Wellington Management Company, LLP		
75 State Street	2 2020/	25 200
Boston, MA 02109	2.292%	25,200
MATWIN LLC (Marathon Asset Management)		
461 5th Avenue, 11th Floor		
New York, NY 10017	0.455%	5,000
Maverick Holdings Ltd.		
C/O Maverick Capital, Ltd.		
300 Crescent Court, 18th Floor		
Dallas, TX 75201	0.188%	2,062
Maverick II Holdings, Ltd.		_,
C/O Maverick Capital, Ltd.		
300 Crescent Court, 18th Floor		
Dallas, TX 75201	0.171%	1,877
Maverick USA II		2,011
C/O Maverick Capital, Ltd.	0.097%	1,061
		-,001

300 Crescent Court, 18th Floor		
Dallas, TX 75201		
NAOF Inc. (GLG Partners)		
C/O GLG Partners Services Ltd		
The Waterfront Centre, North Church Street, PO		
Box 2427		
George Town, Grand Cayman, Cayman Islands	0.910%	10,000
Nevo, Aviv	0.91070	10,000
12250 Castlegate Drive		
Los Angeles, CA 90049	0.101%	1,111
Radical Investments LP	0.10170	1,111
5424 Deloache Ave.		
Dallas, TX 75220	0.910%	10,000
RS Movie Holdings LLC	0.91070	10,000
Two Manhattanville Road		
Second Floor		
	0.0010/	1 000
Purchase, NY 10577	0.091%	1,000
Salomon, David		
345 North Maple Drive		
Suite 205	0.0010/	1 000
Beverly Hills, CA 90210	0.091%	1,000
Saul, Julian		
P.O. Box 2128		4.5.000
Dalton, GA 30722	1.365%	15,000
SB America 2 Inc.		
Softbank Corp.		
1-9-1, Higashi-shimbashi		
Minato-ku, 105-7303		
Tokyo, Japan	0.910%	10,000
Sofidiv, Inc. (LVMH)		
1-9-1, Higashi-shimbashi		
Minato-ku, 105-7303		
Tokyo, Japan	0.910%	10,000
Viola Brothers Productions LLC		
19 East 57th St.		
New York, NY 10022	0.364%	4,000
WCH Holdco 2, Inc. (Fidelity)		
C/O Fidelity Investments		
E31C		
82 Devonshire Street		
Boston, MA 02109-3614	1.046%	11,499
WCH Holdco 3, Inc. (Fidelity)		,
C/O Fidelity Investments		
E31C		
82 Devonshire Street		
Boston, MA 02109-3614	0.206%	2,267
/		-, '

WCH Holdco, Inc. (Fidelity)		
C/O Fidelity Investments		
E31C		
82 Devonshire Street		
Boston, MA 02109-3614	3.751%	41,234
The Weinstein Company Holdings LLC		
99 Hudson Street, 4th Floor		
New York, NY 10013	1.819%	20,000
Weinstein, Harvey		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	1.365%	15,000
Weinstein, Robert		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	1.365%	15,000
Woodland Asset Holdings LLC		
350 Park Avenue, 11th Floor		
New York, NY 10022	10.000%	109,924

Class A-2	Ownership %	Shares
Goldman Sachs		
One New York Plaza		
New York, NY 10004	4.55%	50,000.00

Class B	Ownership %	Shares
Harvey Weinstein		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	17.32%	190,369.62
Harvey Weinstein 2005 GRAT		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	2.28%	25,077.08
Robert Weinstein		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	17.32%	190,369.62
Robert Weinstein 2005 GRAT		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	2.28%	25,077.08

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Class W	Ownership %	Shares
Harvey Weinstein		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	0.23%	2,507.78
Robert Weinstein		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	0.23%	2,507.78

Fill in this information to identify the case and this filling:
Debtor Name The Weinstein Company Holdings LLC
United States Bankruptcy Court for the: <u>District of Delaware</u> (State)
Case number (If known):

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

		Schedule A/B: Assets-	Real and Personal Property (Official Form 206A/B)
		Schedule D: Creditors	Who Have Claims Secured by Property (Official Form 206D)
		Schedule E/F: Creditor	rs Who Have Unsecured Claims (Official Form 206E/F)
		Schedule G: Executory	Contracts and Unexpired Leases (Official Form 206G)
		Schedule H: Codebtor	s (Official Form 206H)
		Summary of Assets an	d Liabilities for Non-Individuals (Official Form 206Sum)
		Amended Schedule	
		Chapter 11 or Chapter (Official Form 204)	9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders
	\boxtimes	Other document that re	equires a declaration List of Equity Security Holders
declare und	er penalty	of perjury that the foreg	oing is true and correct.
executed on_		2018 D/YYYY	/s/ Robert Del Genio Signature of individual signing on behalf of debtor
			Robert Del Genio Printed name
			Chief Restructuring Officer Position or relationship to debtor

ease:
waree)
Chapter <u>11</u>
١١

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, Instructions for Bankruptcy Forms for Non-Individuals, is available.

1.	Debtor's name	The Weinstein Company Holdings LLC	
_			
2.	All other names debtor used in the last 8 years		
	Include any assumed names, trade		
	names, and doing business as names		
_			
3.	Debtor's federal Employer Identification Number (EIN)	<u>20-2183837</u>	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		99 Hudson Street	
		Number Street	Number Street
		4 th Floor	
		4 F1001	P.O. Box
		New York, New York 10013 City State Zip Code	City State Zip Code
			Location of principal assets, if different from principal place of business
		New York County	
		County	Number Street
			City State Zip Code
5.	Debtor's website (URL)	www.WeinsteinCo.com	
6.	Type of debtor	 ☐ Corporation (including Limited Liability Company (☐ Partnership (excluding LLP) ☐ Other. Specify: 	LLC) and Limited Liability Partnership (LLP))

		 ☐ Health Care Business (as defined in 11 U.S.C. § 101(27A)) ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) ☐ Railroad (as defined in 11 U.S.C. § 101(44)) ☐ Stockbroker (as defined in 11 U.S.C. § 101(53A)) ☐ Commodity Broker (as defined in 11 U.S.C. § 101(6)) ☐ Clearing Bank (as defined in 11 U.S.C. § 781(3)) ☑ None of the above B. Check all that apply: ☐ Tax-exempt entity (as described in 26 U.S.C. § 501) ☐ Investment company, including hedge fund or pooled investment vehicle (as defined in Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) 				s defined in 15 U.S.C. § 80a-3)	
		http://v			assification System) 4-dig ational-association-naics-		t describes debtor. See
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check on Chap Chap Chap	ter 7 ter 9 ter 11. C	affiliates) are less 3 years after that) The debtor is a smis a small busines operations, cash-documents do not A plan is being file Acceptances of the in accordance with the debtor is required Securities and Executing for Bankrup	than \$2,566,050 (amoun). nall business debtor as destances debtor, attach the most flow statement, and federate exist, follow the procedured with this petition. The plan were solicited preparate of the periodic report of the periodic report change Commission according 34. File the Attachmentatcy under Chapter 11 (Office).	efined in 11 U.S recent balance al income tax re in 11 U.S.C. petition from one is (for example, ording to § 13 or to Voluntary Pficial Form 201A	eturn or if all of these § 1116(1)(B). The or more classes of creditors, 10K and 10Q) with the securities retition for Non-Individuals
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes.	District	t	When MM / DD / YYY	Case nur	nber
	If more than 2 cases, attach a separate list.		District	t			nber
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No □ Yes.					MM / DD / VVVV
	List all cases. If more than 1, attach a separate list.		Case n	number, if known			MM / DD / YYYY

Deb	_	<mark>'he Weinstein Company H</mark> lame	oldings LLC	Case number (if known)		_
11.	Why is t	he case filed in <i>this</i>	immediately preceding the date district.	rincipal place of business, or principal e of this petition or for a longer part of debtor's affiliate, general partner, or p	such 180 days than in any other	
12.	possess property property	e debtor own or have sion of any real or personal or that needs ate attention?	Why does the property ☐ It poses or is alleged safety. What is the hazard? ☐ It needs to be physic ☐ It includes perishable attention (for examp assets or other optice)	d to pose a threat of imminent and ideal cally secured or protected from the we goods or assets that could quickly die, livestock, seasonal goods, meat, d	eather. leteriorate or lose value without lairy, produce, or securities-related	
			Where is the property? Is the property insured □ No □ Yes. Insurance agence Contact name Phone	Number Street City	State ZIP Code	
	Stat	istical and administrat	ive information			_
13.	Debtor's available	s estimation of e funds	Check one: ☐ Funds will be available for dist ☐ After any administrative expen creditors.	ribution to unsecured creditors. ses are paid, no funds will be availabl	e for distribution to unsecured	
14.	Estimate creditors	ed number of s	☐ 1-49 ☐ 50-99 ☐ 100-199 ☑ 200-999	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000	
15.	Estimate	ed assets	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		

Sestimated liabilities \$0.850,000 \$1,000,001-\$10 million \$500,000,001-\$10,000,000 \$10,000,000 \$10,000,000 \$10,000,000,000 \$10,	The	he Weinstein Company Holdings LLC		Case number (if known)				
\$50,001-\$100,000			· ·					
WARNING — Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. 17. Declaration and signature of authorized representative of debtor The debtor requests relief in accordance with the chapter of title 11, United States Code, petition. I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 03/19/2018	mated li	ed liabilities	\$50,0 \$100	001-\$100,000 ,001-\$500,000	\$10,000,001 \$50,000,001	-\$50 million -\$100 million	☐ \$1,000,0 ☐ \$10,000,	00,001-\$10 billion 000,001-\$50 billion
Imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. 17. Declaration and signature of authorized representative of debtor The debtor requests relief in accordance with the chapter of title 11, United States Code, petition. I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 03/19/2018		Request for Re	elief, Declarati	on, and Signatur	es			
authorized representative of debtor I have been authorized to file this petition on behalf of the debtor.	IG Ban impi	Bankruptcy fraud is a imprisonment for up t	serious crime. I o 20 years, or bo	Making a false stater oth. 18 U.S.C. §§ 15	ment in connection with a 2, 1341, 1519, and 357	a bankruptcy cas 1.	se can result in fir	nes up to \$500,000 or
I have examined the information in this petition and have a reasonable belief that the information correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 03/19/2018 MM / DD / YYYYY ** /s/ Robert Del Genio Signature of authorized representative of debtor Title Chief Restructuring Officer 18. Signature of attorney ** /s/ Mark D. Collins Signature of attorney for debtor Date 03/19/2018 MM / DD / YYYY	orized r				ef in accordance with the	e chapter of title	11, United States	Code, specified in this
and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 03/19/2018			■ I hav	ve been authorized t	o file this petition on beh	alf of the debtor.		
Executed on 03/19/2018 MM / DD / YYYY ** ** ** ** ** ** ** **					ormation in this petition a	nd have a reaso	nable belief that t	he information is true
MM / DD / YYYY			I declare	under penalty of per	jury that the foregoing is	true and correct	t.	
Signature of authorized representative of debtor Title Chief Restructuring Officer 18. Signature of attorney S. Mark D. Collins Signature of attorney			Execut		Y YY			
Signature of attorney for debtor Mark D. Collins Printed name Richards, Layton & Finger, P.A. Firm name 920 North King Street Number Street Wilmington City DE State Collins@rlf.com			Sign:	ature of authorized repr			Genio	
Printed name Richards, Layton & Finger, P.A. Firm name 920 North King Street Number Street Wilmington City DE State Collins@rlf.com	nature o	re of attorney	/3/ 1		btor			
Street DE State								
Number Street					er, P.A.			
Wilmington DE City State (302) 651-7700 collins@rlf.com								
City State								
				gton				19801 ZIP Code
2981 DE State				er				_

	X
	:
In re:	: Chapter 11
	:
The Weinstein Company Holdings LLC,	: Case No. 18()
	:
Debtor.	:
	X
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Rider 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "**Debtors**") filed a voluntary petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of their cases with the lead case number assigned to the chapter 11 case of The Weinstein Company Holdings LLC.

- Avenging Eagle SPV, LLC
- Branded Partners LLC
- Check Hook LLC
- CTHD 2 LLC
- Cues TWC (ASCAP), LLC
- Current War SPV, LLC
- DRT Films, LLC
- DRT Rights Management LLC
- FFPAD, LLC
- HRK Films, LLC
- InDirections LLC
- InteliPartners LLC
- ISED, LLC
- MarcoTwo, LLC
- One Chance LLC
- PA Entity 2017, LLC
- Paddington 2, LLC
- PS Post LLC
- Scream 2 TC Borrower, LLC
- Small Screen Productions LLC
- Small Screen Trades LLC
- Spy Kids TV Borrower, LLC
- Team Players LLC

- The Actors Group LLC
- The Giver SPV, LLC
- The Weinstein Company Holdings LLC
- The Weinstein Company LLC
- Tulip Fever LLC
- TWC Borrower 2016, LLC
- TWC Domestic LLC
- TWC Fearless Borrower, LLC
- TWC Library Songs (BMI), LLC
- TWC Loop LLC
- TWC Mist, LLC
- TWC Polaroid SPV, LLC
- TWC Production-Acquisition Borrower 2016, LLC
- TWC Production, LLC
- TWC Replenish Borrower, LLC
- TWC Short Films, LLC
- TWC Untouchable SPV, LLC
- TWC Waco SPV, LLC
- Twenty O Five Holdings, LLC
- W Acquisition Company LLC
- WC Film Completions, LLC
- Weinstein Books, LLC
- Weinstein Development LLC
- Weinstein Global Funding Corp.
- Weinstein Global Film Corp.
- Weinstein Productions LLC
- Weinstein Television LLC
- WTV Guantanamo SPV, LLC
- WTV JCP Borrower 2017, LLC
- WTV Kalief Browder Borrower, LLC
- WTV Scream 3 SPV, LLC
- WTV Yellowstone SPV, LLC

	X
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In re:	: Chapter 11
The Weinstein Company Holdings LLC,	: Case No. 18()
	:
Debtor.	:
	X

Rider 2

Real Property or Personal Property that Needs Immediate Attention

Question 12, among other things, asks the debtor to identify any property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.

The above-captioned debtor (the "**Debtor**") does not believe it owns or possesses any real or personal property that (i) poses a threat of imminent and identifiable hazard to public health or safety, (ii) needs to be physically secured or protected from the weather, or (iii) includes perishable goods or assets that could quickly deteriorate. The Debtor notes that it is not aware of the exact definition of "imminent and identifiable hazard" as used in this form.

UNANIMOUS WRITTEN CONSENT OF THE BOARD OF REPRESENTATIVES OF THE WEINSTEIN COMPANY HOLDINGS LLC

March 19, 2018

The undersigned, being all of the members of the Board of Representatives (the "**Board**") of The Weinstein Company Holdings LLC, a Delaware limited liability company (the "**Company**"), hereby consent in writing, pursuant to the provisions of applicable law, based on the advice of the Company's professionals and advisors, and after thorough discussions, to the following actions and hereby adopt the following resolutions:

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties that a petition be filed by the Company and by each of its direct and indirect wholly-owned subsidiaries listed on <u>Schedule A</u> hereto (the "**Subsidiaries**") seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**") in the United States Bankruptcy Court for the District of Delaware (the "**Chapter 11 Case**");

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the law firm of Cravath, Swaine & Moore LLP ("Cravath"), as bankruptcy co-counsel for the Company, and the law firm of Richards, Layton & Finger, P.A. ("RL&F"), as bankruptcy co-counsel for the Company, each under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of FTI Consulting, Inc. ("FTI"), to provide the Company with restructuring and interim management services, subject to any requisite bankruptcy court approval;

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of Moelis & Company LLC ("Moelis"), as investment banker for the Company in the Chapter 11 Case, subject to any requisite bankruptcy court approval; and

WHEREAS, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other interested parties to, in connection with the Chapter 11 Case, engage the firm of Epiq Bankruptcy Solutions, LLC ("**Epiq**"), as claims agent and administrative advisor for the Company in the Chapter 11 Case, subject to any requisite bankruptcy court approval.

NOW THEREFORE BE IT RESOLVED, that the Company and each of the Subsidiaries shall be, and hereby is, authorized and directed to: (a) each file a voluntary petition (collectively, the "**Petition**") for relief under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**") and (b) perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect the foregoing; and it be further

RESOLVED, that Robert Del Genio and Luke Schaeffer be, and hereby are, appointed as officers of the Company with the titles of Chief Restructuring Officer (the "CRO") and Chief Strategy Officer (the "CSO"), respectively, and both the CRO and CSO and each of the other officers of the Company or members of the Board of the Company (each individually, an "Authorized **Person**" and collectively, the "Authorized Persons") shall be, and each of them, acting alone, hereby is, authorized and empowered on behalf of and in the name of the Company and each of the subsidiaries to: (a) verify and execute the Petition, as well as all other ancillary documents, and file, or cause to be filed with the Bankruptcy Court, the Petition and make or cause to be made, prior to execution thereof, any modifications to the Petition or ancillary documents as any such Authorized Person, in such officer's discretion, deems necessary or desirable to carry out the intent and accomplish the purposes of these resolutions (the approval of which to be conclusively established by the execution thereof by such Authorized Person); (b) verify, execute and file or cause to be filed all petitions, schedules, lists, motions, applications and other papers or documents (including authorization to incur debtor-in-possession indebtedness and to enter into debtorin-possession loan agreements and related documents) necessary or desirable in connection with the foregoing; and (c) verify and execute or cause to be executed any and all other documents necessary or appropriate in connection therewith in such form or forms as any such Authorized Person may approve; and it be further

RESOLVED, that the Authorized Persons of the Company shall be, and each of them, acting alone, hereby is, authorized and empowered to retain, on behalf of the Company: (a) Cravath, as bankruptcy co-counsel for the Company; (b) RL&F, as bankruptcy co-counsel for the Company; (c) FTI, to provide the Company with restructuring and interim management services; (c) Moelis, as investment banker for the Company; (d) Epiq, as claims agent and administrative advisor for the Company; and (e) such additional professionals, including attorneys, accountants, consultants or brokers, in each case as in such officer's or officers' judgment may be necessary or desirable in connection with the Company's Chapter 11 Case and other related matters, on such terms as such officer or officers shall approve; and it be further

RESOLVED, that the Company shall be, and hereby is, authorized to: (a) borrow funds from, provide guaranties to and undertake related financing transactions (the "**Financing Transactions**") with such lenders and other parties

and on such terms as may be approved by one or more of the Authorized Persons, as reasonably necessary for the continuing conduct of the business and affairs of the Company and (b) pay related fees and grant security interests in and liens upon, some, all or substantially all of the Company's assets, as may be deemed necessary by any one or more of the Authorized Persons in connection with such Financing Transactions; and it be further

RESOLVED, that the Board hereby approves the form, terms and provisions of the Asset Purchase Agreement (the "Stalking Horse Agreement"), between the Company, its debtor affiliates and Buyer (as defined in the Stalking Horse Agreement), in substantially the form submitted to the Board, with such modifications thereto as the Authorized Persons and the Company's management may deem necessary or advisable; and it be further

RESOLVED, that the Company shall be, and hereby is, and the Authorized Persons shall be, and each of them, acting alone, hereby is, in the name of and on behalf of the Company, authorized, directed and empowered to execute and deliver the Stalking Horse Agreement and any documents contemplated by or related to the Stalking Horse Agreement, each in the form or substantially in the form submitted to the Board, with such modifications thereto as the Authorized Persons and the Company's management may deem necessary or advisable; and it be further

RESOLVED, that the Company shall be, and hereby is, and the Authorized Persons shall be, and each of them, acting alone, hereby is, in the name and on behalf of the Company, authorized, directed and empowered to file a motion with the Bankruptcy Court (i) seeking approval of bidding procedures to be used to facilitate a potential sale of all or substantially all of the Company's assets pursuant to section 363 of the Bankruptcy Code (the "Potential Sale Transaction"), (ii) seeking approval of Buyer as a stalking horse purchaser (the "Stalking Horse Bidder") for the Potential Sale Transaction pursuant to the Stalking Horse Agreement and (iii) seeking approval of the payment of certain fees (including expense reimbursement and breakup fees) to the Stalking Horse Bidder, all substantially in accordance with the summary presented to the Board, subject to such modifications thereto as the Authorized Persons and the Company's management may deem necessary or advisable (the approval of which to be conclusively established by the execution thereof by an Authorized Person); and it be further

RESOLVED, that the Authorized Persons shall be, and each of them alone, hereby is, authorized, directed and empowered, in the name of and on behalf of the Company, to conduct a further marketing process to identify Potential Sale Transactions under the supervision of the Bankruptcy Court; and it be further

RESOLVED, that the Authorized Persons shall be, and each of them alone, hereby is, authorized, directed and empowered, in the name of and on behalf of the Company, to (a) take actions and negotiate, or cause to be prepared and negotiated, and, subject to Bankruptcy Court approval as required, to execute, deliver, perform and cause the performance of any other agreements (including asset purchase agreements), certificates, instruments, receipts, petitions, motions or other papers or documents in furtherance of, and necessary to effectuate, any Potential Sale Transactions to which the Company is or will be a party and (b) request the Bankruptcy Court to approve any Potential Sale Transaction (including the Potential Sale Transaction contemplated by the Stalking Horse Agreement) and for any related relief; and it be further

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Persons of the Company, each of the Authorized Persons of the Company or their designees shall be, and each of them, acting alone, hereby is, authorized, directed and empowered, in the name of and on behalf of the Company and/or the subsidiaries, as applicable, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments and other documents, including, without limitation, (a) limited liability company agreements of certain subsidiaries or amendments and/or restatements thereof, in the Company's capacity as sole member of such subsidiaries, and (b) further resolutions authorizing or otherwise facilitating the matters described in these resolutions for any subsidiaries, in the Company's capacity as sole member of such subsidiaries, and to pay all expenses, including filing fees, in each case as in such Authorized Person's or Authorized Persons' judgment shall be necessary or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and it be further

RESOLVED, that any and all acts taken and any and all certificates, instruments, agreements or other documents executed for or on behalf of the Company and any subsidiaries by any Authorized Person prior to the adoption of the foregoing resolutions with regard to any of the transactions, actions, certificates, instruments, agreements or other documents authorized or approved by the foregoing resolutions be, and they hereby are, ratified, confirmed, adopted and approved.

This Unanimous Written Consent may be executed in one or more counterparts.

[Signature page follows]

Tarak Ben Ammar Class A Representative Detailed by: Deta	
Lance Maerov Class A Representative	<u> </u>
Robert Weinstein Class W Representative	
Frank Rainone Class W Representative	······································

Tarak Ben Ammar
Class A Representative
DacuSigned by:
LanceE7F2D62337334DA
Class A Representative
Robert Weinstein
Class W Representative
Frank Rainone
Class W Representative
Campo ii arabi anairiii.

Tarak Ben Ammar Class A Representative		
Lance Maerov		
Class A Representative		
Robert Weinstein		
Class W Representative		
Frank Rainone		
Class W Representative		

Tarak Ben Ammar Class A Representative	
Lance Maerov	
Class A Representative	
Robert Weinstein	
Class W Representative	
- Docusigned by: Rah Rainer	
Frank Rainone	
Class W Representative	

Schedule A

Avenging Eagle SPV, LLC

Branded Partners LLC

Check Hook LLC

CTHD 2 LLC

Cues TWC (ASCAP), LLC

Current War SPV, LLC

DRT Films, LLC

DRT Rights Management LLC

FFPAD, LLC

HRK Films, LLC

InDirections LLC

InteliPartners LLC

ISED, LLC

MarcoTwo, LLC

One Chance LLC

PA Entity 2017, LLC

Paddington 2, LLC

PS Post LLC

Scream 2 TC Borrower, LLC

Small Screen Productions LLC

Small Screen Trades LLC

Spy Kids TV Borrower, LLC

Team Players LLC

The Actors Group LLC

The Giver SPV, LLC

The Weinstein Company LLC

Tulip Fever LLC

TWC Borrower 2016, LLC

TWC Domestic LLC

TWC Fearless Borrower, LLC

TWC Library Songs (BMI), LLC

TWC Loop LLC

TWC Mist, LLC

TWC Polaroid SPV, LLC

TWC Production-Acquisition Borrower 2016, LLC

TWC Production, LLC

TWC Replenish Borrower, LLC

TWC Short Films, LLC

TWC Untouchable SPV, LLC

TWC Waco SPV, LLC

Twenty O Five Holdings, LLC

W Acquisition Company LLC

WC Film Completions, LLC

Weinstein Books, LLC

Weinstein Development LLC
Weinstein Global Funding Corp.
Weinstein Global Film Corp.
Weinstein Productions LLC
Weinstein Television LLC
WTV Guantanamo SPV, LLC
WTV JCP Borrower 2017, LLC
WTV Kalief Browder Borrower, LLC
WTV Scream 3 SPV, LLC
WTV Yellowstone SPV, LLC

	X
In re:	: : Chapter 11
The Weinstein Company Holdings LLC,	: Case No. 18 ()
Debtor.	: :
	V

CONSOLIDATED LIST OF CREDITORS WHO HAVE THE THIRTY (30) LARGEST UNSECURED CLAIMS AND ARE NOT INSIDERS

The above-captioned debtor and its debtor affiliates (collectively, the "**Debtors**") hereby certify that the *Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders* submitted herewith contains the names and addresses of the Debtors' consolidated top thirty (30) unsecured creditors (the "**Top Thirty List**"). The list has been prepared from the Debtors' unaudited books and records as of the Petition Date. The Top Thirty List was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top Thirty List does not include: (1) persons who come within the definition of an "insider" set forth in 11 U.S.C. § 101(31) or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the thirty (30) largest unsecured claims. The information presented in the Top Thirty List shall not constitute an admission by, nor is it binding on, the Debtors. Moreover, nothing herein shall affect the Debtors' right to challenge the amount or characterization of any claim at a later date. The failure of the Debtors to list a claim as contingent, unliquidated or disputed does not constitute a waiver of the Debtors' right to contest the validity, priority, and/or amount of any such claim.

Debtor Name The Weinstein Company Holdings LLC
United States Bankruptcy Court for the: <u>District of Delaware</u> (State)
Case number (If known):

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders 12/15

A list of creditors holding the thirty (30) largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the thirty (30) largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address, including zip code address of creditor contact trade		Nature of the claim (for example, trade debts, bank loans, professional		Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			services, and government contracts)	and government	and government		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	SARTRACO, INC. C/O LETO BASSUK 777 Brickwell Ave., Ste 600 Miami, FL 33131	Justin Leto, Larry Bassuk 305-577-8448 JLeto@letobassuk.com; lbassuk@letobassuk.com	Judgement Creditor	D	\$17,367,331.00		\$17,367,331.00		
2	WANDA PICTURES F18, BlockC, Century Square No. 352, Qingyang Rd. Lanzhou 730030 China	Tian Di 1-880-942-1670 Rhcncpa.com	Film Participant Vendor		\$14,407,220.54		\$14,407,220.54		
3	PALISADES MEDIA GROUP INC 1620 26th St. Suite 200S Santa Monica, CA 90404	CONTACT: Russell Dean PHONE: 310-564-5465 FAX: 310-828-7852	Trade Vendor		\$13,731,757.06		\$13,731,757.06		
4	BOIES, SCHILLER & FLEXNER (1999) LLC 2200 Corporate Blvd. N.W. Boca Raton, FL 33431	Sherri Venticinque-Presti 561-886-6000 FAX: 561-886-6006	Film Participant Vendor		\$5,697,646.05		\$5,697,646.05		
5	VIACOM INTERNATIONAL 1515 Broadway New York, NY 10036	W. Keyes Hill-Edgar 212-846-6491 FAX: 201-422-6628	Trade Vendor		\$5,613,918.95		\$5,613,918.95		
6	CROSS CITY FILMS LTD 74 Rivington Street London EC2A 3AY United Kingdom	Layla Zhang 61 2 9357 0700 lz@see-saw-films.com	Trade Vendor		\$5,610,000.00		\$5,610,000.00		

Name of creditor and complete mailing address, including zip code				Indicate if claim is contingent, unliquidated or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
	BOIES, SCHILLER & FLEXNER LLP 2200 Corporate Blvd. N.W. Boca Raton, FL 33431	Sherri Venticinque-Presti 561-886-6000 FAX: 561-886-6006	Professional Services		\$4,499,926.32		\$4,499,926.32
8	SONY PICTURES ENTERTAINMENT 10202 West Washington Blvd Culver City, CA 90232	David A. Steinberg 310-244-6070 FAX: 310-244-8103	Film Participant Vendor		\$3,720,566.00		\$3,720,566.00
9	FINTAGE COLLECTION ACCOUNT MGMT. BV Schipholweg 71 2316 ZL Leiden The Netherlands	Marcel Hoogenberk 31 71 565 9928 marcel.hoogenberk@fintage house.com	Trade Vendor		\$3,327,588.00		\$3,327,588.00
10	O'MELVENY & MYERS LLP 1999 Avenue of the Stars 8th FI Los Angeles, CA 90067-6035	Matthew Erramouspe 310-553-6700 FAX: 310-246-6779	Professional Services		\$3,154,077.03		\$3,154,077.03
11	LIGHT CHASER ANIMATION Art base one Cuigezhuang Chaoyang District Beijing 100103 China	Zhou Yu Gary@lightchaseranimation. com	Trade Vendor		\$2,250,000.00		\$2,250,000.00
12	LAVELY AND SINGER'S CLIENT TRUST 2049 Century Park east, Suite 2400 Los Angeles, CA 90067	Martin S Singer 310-556-3501 FAX: 310-556-3615	Trade Vendor		\$2,000,000.00		\$2,000,000.00
13	KASIMA, LLC 100 Enterprise Drive, Suite 505 Rockaway, NJ 07866	Mark Kurtz 201-252-4141 FAX: 201-512-4215	Trade Vendor		\$1,936,625.00		\$1,936,625.00
14	ALLIED INTEGRATED MARKETING 233 Broadway, 13th fl New York, NY 10279	Adam Cinque 212-819-8144 ACinque@alliedim.com	Trade Vendor		\$1,931,607.82		\$1,931,607.82
15	GREENBERG GLUSKER FIELDS 1900 Avenue of the Stars, Suite 2100 Los Angeles, CA 90067-4590	Bert Fields 310-785-6842 bfields@greenbergglusker.co	Professional Services		\$1,820,078.15		\$1,820,078.15
	BRB INTERNATIONAL, S.A. Autovia Fuencarral-Alcobendas, KM12220 Madrid 28049 Spain	Carlos Biern 31 475 560 300 FAX: 31 475 560 144 info@brbbv.com	Trade Vendor		\$1,750,000.00		\$1,750,000.00
17	CREATIVE ARTIST AGENCY 2000 Ave of the Stars, Los Angeles, CA 90067	Marissa Hughes 424-288-2000 Trustfollowuplz@caa.com	Trade Vendor		\$1,494,537.25		\$1,494,537.25

Name of creditor and complete mailing address, including zip code		address, including zip code address of creditor contact bar		Indicate if claim is contingent, unliquidated or disputed	only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
18	DEBEVOISE & PLIMPTON LLP 919 Third Avenue, New York, NY 10022	Helen V. Cantwell 212-909-6000 hcantwell@debevoise.com	Professional Services		\$1,438,254.89		\$1,438,254.89
19	Y THEATRICAL LLC 9130 West Sunset Blvd. Los Angeles, CA 90069	David Barnes 310-789-7200 david.barnes@yucaipaco.com	Film Participant Vendor		\$1,385,146.00		\$1,385,146.00
20	TECHNICOLOR Dept. no 7658 Los Angeles, CA 90088-7658	Hunter Simon 805-445-1122 Hunter.Simon@technicolor.co m	Trade Vendor		\$1,364,802.87		\$1,364,802.87
21	ACACIA FILMED ENTERTAINMENT 150 Melacon Road, Marksvulle, LA 71351	Matthew George 609 330 3930 Matt@acaciafilmedentertain ment.com	Trade Vendor		\$1,310,832.65		\$1,310,832.65
22	SPEEDEE DISTRIBUTION, LLC 150 W 22nd St. FL 9, New York, NY 10011-6556	Glen Basner 917-484-8918 FAX: 917-484-8901 gbasner@filmnation.com	Trade Vendor		\$1,250,000.00		\$\$1,250,000.00
23	AMERICAN EXPRESS CARD MEMBER WIRE DEPOSITORY 1 Chase Plaza, New York, NY 10081	Christina Nunez-Gonzalez 602-537-6385 Christina.E.Nunez- Gonzalez@aexp.com	Trade Vendor		\$1,243,350.14		\$1,243,350.14
24	WALT DISNEY PICTURES AND TELEVISION 500 S Buena Vista St. Burbank, CA 91521	Chris Arroyo 818-560-1000 Chris.Arroyo@disney.com	Film Participant Vendor		\$1,137,734.00		\$1,137,734.00
25	SEYFARTH SHAW LLP 233 South Wacker Drive Suite 8000 Chicago, IL 60606	Gerald L. Maatman, Jr. 312-460-7965 gmaatman@seyfarth.com	Professional Services		\$1,114,433.27		\$1,114,433.27
26	22ND AND INDIANA INCORPORATED C/O Creative Artists Agency 2000 Avenue of the Stars Los Angeles, CA 90067	Marissa Hughes 424-288-2000 Trustfollowuplz@caa.com	Film Participant Vendor		\$940,706.00		\$940,706.00
27	CANAL PRODUCTIONS C/O Creative Artists Agency 2000 Avenue of the Stars Los Angeles, CA 90067	Marissa Hughes 424-288-2000 Trustfollowuplz@caa.com	Film Participant Vendor		\$940,706.00		\$940,706.00
28	KANZEON CORP 4020 Mandeville Canyon Rd Los Angeles, CA 90049	David O. Russell 424-288-2000 Trustfollowuplz@caa.com	Film Participant Vendor		\$940,706.00		\$940,706.00

N	ame of creditor and complete mailing address, including zip code	ng zip code address of creditor contact example, trade debts bank loans professiona		Indicate if claim is contingent, unliquidated or disputed	If the clain only unsecu is partially amount ar collatera u	secured, fill in and deduction al or setoff to nsecured clai	cured, fill in ount. If claim n total claim for value of calculate m.
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
	PHASE 2 DIGITAL CINEMA CORP. 902 Broadway 9th FI New York, NY 10010	Frank Lupo 212-206-8600 flupo@cinedigm.com	Trade Vendor		\$902,806.50		\$902,806.50
30	BARNES & THORNBURG 2029 Century Park East, Suite 300 Los Angeles, CA 90067-2904	Leasa Anderson 310-284-3880 Leasa.Anderson@btlaw.com	Professional Services		\$858,994.84		\$858,994.84

Fill in this information to identif	fy the case and this filing:
Debtor Name The Weinstein	Company Holdings LLC
United States Bankruptcy Cou	rt for the: <u>District of Delaware</u> (State)
Case number (If known):	
Official Form 202	
	er Penalty of Perjury for Non-Individual Debtors 12/15
submit this form for the sche the document, and any amer	ed to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and dules of assets and liabilities, any other document that requires a declaration that is not included in adments of those documents. This form must state the individual's position or relationship to the ument, and the date. Bankruptcy Rules 1008 and 9011.
	d is a serious crime. Making a false statement, concealing property, or obtaining money or property bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 3571.
Dec	claration and signature
	president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the ip; or another individual serving as a representative of the debtor in this case.
I have ex is true an	amined the information in the documents checked below and I have a reasonable belief that the information d correct:
	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
	Schedule H: Codebtors (Official Form 206H)
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
	Amended Schedule
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
\boxtimes	Other document that requires a declaration Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and are Not Insiders

I declare under penalty of perjury that the foregoing is true and correct.

Robert Del Genio Printed name	Executed on 03/19/2018 MM / DD / YYYY	/s/ Robert Del Genio Signature of individual signing on behalf of debtor

	X
In re:	: : Chapter 11
The Weinstein Company Holdings LLC,	: : Case No. 18 ()
Debtor.	: :
	X

STATEMENT OF CORPORATE OWNERSHIP

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the undersigned authorized officer of the above-captioned debtor (the "**Debtor**") certifies that the following corporate entities directly or indirectly own 10% or more of the Debtor.

Woodland Asset Holdings LLC

Fill in this information to identify the case and this filling:
Debtor Name The Weinstein Company Holdings LLC
United States Bankruptcy Court for the: <u>District of Delaware</u> (State)
Case number (If known):

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
	Schedule H: Codebtors (Official Form 206H)
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
	Amended Schedule
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
\boxtimes	Other document that requires a declaration Statement of Corporate Ownership
I declare under penalty	of perjury that the foregoing is true and correct.
Executed on	2018 D / YYYYY Signature of individual signing on behalf of debtor
	Robert Del Genio Printed name
	Chief Restructuring Officer Position or relationship to debtor

	X
In re:	: : Chapter 11
The Weinstein Company Holdings LLC,	: Case No. 18()
Debtor.	: :
	X

LIST OF EQUITY SECURITY HOLDERS

Pursuant to Federal Rule of Bankruptcy Procedure 1007(a)(3), the above-captioned debtor hereby provides the following name and address of the holders of its limited liability company interests:¹

Class A-1	Ownership %	Shares
2929 Media LP		
3030 McKinney		
Suite 2301		
Dallas, TX 75204	0.910%	10,000
A-1 Internation Investments BV		
(Quinta Communications SA)		
Hertog Hendriksingel 28		
UNIT B		
5216 BB's-Hertogenbosch		
the Netherlands	3.032%	33,333
Ambac Private Holdings, LLC		
One State Street Plaza		
New York, NY 10004	0.910%	10,000
Direct Solutions, Inc. (Technicolor)		
2255 N. Ontario Street, Suite 100		
Burbank, CA 91504	1.092%	12,000
Direct Solutions, Inc. (Technicolor)		
2255 N. Ontario Street, Suite 100		
Burbank, CA 91504	5.000%	54,962

¹ The Company, through its counsel, has been contacted by various lawyers for Georgina Chapman claiming that at least some of Harvey Weinstein's shares have been transferred pursuant to the terms of the divorce agreement between Ms. Chapman and Mr. Weinstein. Such transfers are not reflected in the Company's records.

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TWCH Investors Inc		
TWCH Investors, Inc. C/O William A. Newman, Esq.		
420 Lexington Ave., 18th Floor		
New York, NY 10170	5.094%	56,000
BP-PE2 Inc.	3.09470	30,000
C/O The Baupost Group, LLC		
10 St. James Avenue, Suite 1700	1 2650/	15 000
Boston, MA 02116	1.365%	15,000
Eton Park TWC Holding Corp.		
(Eton Park Capital Mgmt.)		
825 3rd Ave., 8th Floor		
New York, NY 10022	4.094%	45,000
Group M Movie Entertainment Inc. (WPP)		
Worldwide Plaza		
825 8th Avenue		
New York, NY 10019	2.274%	25,000
HWCH Corp (Highbridge Capital Management)		
Highbridge Capital Management, LLC		
9 West 57th St., 27th Floor		
New York, NY 10019	0.910%	10,000
Launchdock & Co.		
Hartford Series Fund, Inc: Hartford Capital		
Appreciation HLS Fund		
Wellington Management Company, LLP		
75 State Street		
Boston, MA 02109	2.711%	29,800
Luxurylines & Co.		
Hartford Series Fund, Inc: Hartford Capital		
Appreciation HLS Fund		
Wellington Management Company, LLP		
75 State Street		
Boston, MA 02109	2.292%	25,200
MATWIN LLC (Marathon Asset Management)		
461 5th Avenue, 11th Floor		
New York, NY 10017	0.455%	5,000
Maverick Holdings Ltd.	0.43370	3,000
C/O Maverick Capital, Ltd.		
300 Crescent Court, 18th Floor		
Dallas, TX 75201	0.188%	2,062
Maverick II Holdings, Ltd.	0.100/0	2,002
C/O Maverick Capital, Ltd.		
300 Crescent Court, 18th Floor		
Dallas, TX 75201	0.171%	1,877
Maverick USA II	0.1/1/0	1,077
C/O Maverick Capital, Ltd.	0.097%	1,061
C/O Mayorion Capital, Liu.	0.077/0	1,001

300 Crescent Court, 18th Floor		
Dallas, TX 75201		
NAOF Inc. (GLG Partners)		
C/O GLG Partners Services Ltd		
The Waterfront Centre, North Church Street, PO		
Box 2427		
George Town, Grand Cayman, Cayman Islands	0.910%	10,000
Nevo, Aviv	0.91070	10,000
12250 Castlegate Drive		
Los Angeles, CA 90049	0.101%	1,111
Radical Investments LP	0.10170	1,111
5424 Deloache Ave.		
Dallas, TX 75220	0.910%	10,000
RS Movie Holdings LLC	0.91070	10,000
Two Manhattanville Road		
Second Floor		
	0.0010/	1 000
Purchase, NY 10577	0.091%	1,000
Salomon, David		
345 North Maple Drive		
Suite 205	0.0010/	1 000
Beverly Hills, CA 90210	0.091%	1,000
Saul, Julian		
P.O. Box 2128		4.5.000
Dalton, GA 30722	1.365%	15,000
SB America 2 Inc.		
Softbank Corp.		
1-9-1, Higashi-shimbashi		
Minato-ku, 105-7303		
Tokyo, Japan	0.910%	10,000
Sofidiv, Inc. (LVMH)		
1-9-1, Higashi-shimbashi		
Minato-ku, 105-7303		
Tokyo, Japan	0.910%	10,000
Viola Brothers Productions LLC		
19 East 57th St.		
New York, NY 10022	0.364%	4,000
WCH Holdco 2, Inc. (Fidelity)		
C/O Fidelity Investments		
E31C		
82 Devonshire Street		
Boston, MA 02109-3614	1.046%	11,499
WCH Holdco 3, Inc. (Fidelity)		,
C/O Fidelity Investments		
E31C		
82 Devonshire Street		
Boston, MA 02109-3614	0.206%	2,267
/		-, '

WCH Holdco, Inc. (Fidelity)		
C/O Fidelity Investments		
E31C		
82 Devonshire Street		
Boston, MA 02109-3614	3.751%	41,234
The Weinstein Company Holdings LLC		,
99 Hudson Street, 4th Floor		
New York, NY 10013	1.819%	20,000
Weinstein, Harvey		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	1.365%	15,000
Weinstein, Robert		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	1.365%	15,000
Woodland Asset Holdings LLC		_
350 Park Avenue, 11th Floor		
New York, NY 10022	10.000%	109,924

Class A-2	Ownership %	Shares
Goldman Sachs		
One New York Plaza		
New York, NY 10004	4.55%	50,000.00

Class B	Ownership %	Shares
Harvey Weinstein		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	17.32%	190,369.62
Harvey Weinstein 2005 GRAT		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	2.28%	25,077.08
Robert Weinstein		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	17.32%	190,369.62
Robert Weinstein 2005 GRAT		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	2.28%	25,077.08

Class W	Ownership %	Shares
Harvey Weinstein		
C/O Citrin Cooperman		
529 5th Avenue		
New York, NY 10017	0.23%	2,507.78
Robert Weinstein		
C/O Spielman, Koenigsberg & Parker, LLP		
1745 Broadway, Floor 18		
New York, NY 10019	0.23%	2,507.78

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United States Bankruptcy Court for the: <u>District of Delaware</u> (State)
Case number (If known):

Official Form 202

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		Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insider (Official Form 204)
		Other document that requires a declaration List of Equity Security Holders
declare und	er penalty	of perjury that the foregoing is true and correct.
Executed on 03/19/2018 MM / DD / YYYY		
		Robert Del Genio Printed name
		Chief Restructuring Officer Position or relationship to debtor