## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:

YELLOW CORPORATION, et al.,1

Debtors.

Chapter 11

Case No. 23-11069 (CTG)

(Jointly Administered)

# GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

The Schedules of Assets and Liabilities (collectively, the "<u>Schedules</u>") and the Statements of Financial Affairs (collectively, the "<u>Statements</u>," and, together with the Schedules, the "<u>Schedules</u> and <u>Statements</u>"), filed by the above-captioned debtors and debtors in possession (collectively, the <u>Debtors</u>), were prepared, pursuant to section 521 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"), rule 1007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), and rule 1007-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "<u>Local Rules</u>"), by management of the Debtors, with the assistance of the Debtors' advisors. The Schedules and Statements are unaudited.

These Global Notes and Statement of Limitations, Methodology, and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") are incorporated by reference in, and comprise an integral part of, all the Schedules and Statements, and should be referred to and considered in connection with any review of the Schedules and Statements.<sup>2</sup>

The Schedules and Statements have been signed by Daniel L. Olivier, Chief Financial Officer of Debtor Yellow Corporation. Daniel L. Olivier is an authorized signatory for each of the Debtors.

<sup>&</sup>lt;sup>1</sup> A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at <u>https://dm.epiq11.com/YellowCorporation</u>. The location of the Debtors' principal place of business and the Debtors' service address in these chapter 11 cases is: 11500 Outlook Street, Suite 400, Overland Park, Kansas 66211.

<sup>&</sup>lt;sup>2</sup> These Global Notes supplement and are in addition to any specific notes contained in each Debtor's Schedules or Statements. The fact that the Debtors have prepared a Global Note with respect to any of an individual Debtor's Schedules and Statements and not to those of another should not be interpreted as a decision by the Debtors to exclude the applicability of such Global Note to any of the Debtors' other Schedules and Statements, as appropriate. Capitalized terms not defined herein shall have the meanings ascribed to such terms in the Declaration of Matthew A. Doheny, Chief Restructuring Officer of Yellow Corporation, In Support of the Debtors' Chapter 11 Petitions and First Day Motions [Docket No. 14].

In reviewing and signing the Schedules and Statements, Daniel L. Olivier relied upon the efforts, statements, and representations of the Debtors' other personnel and advisors. Daniel L. Olivier has not (and could not have) personally verified the accuracy of each such statement and representation, including, but not limited to, statements and representations concerning amounts owed to creditors, classification of such amounts, and respective creditor addresses.

In preparing the Schedules and Statements, the Debtors relied on financial data derived from their books and records that was available at the time of such preparation. Although the Debtors have made every reasonable effort to ensure the accuracy and completeness of the Schedules and Statements, subsequent information or discovery may result in material changes to the Schedules and Statements. As a result, inadvertent errors or omissions may exist. For the avoidance of doubt, the Debtors reserve all of their rights to amend and supplement the Schedules and Statements as may be necessary or appropriate.

The Debtors and their agents, attorneys, and advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein or the Schedules and Statements. In no event shall the Debtors or their agents, attorneys, and advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and advisors expressly do not undertake any obligation to update, modify, revise, or recategorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or recategorized, except as required by applicable law or order of the Bankruptcy Court.

Disclosure of information in one or more Schedules, one or more Statements, or one or more exhibits or attachments to the Schedules or Statements, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedules, Statements, exhibits, or attachments.

# **Global Notes and Overview of Methodology**

1. <u>Description of the Cases</u>. On August 6, 2023 (the "<u>Petition Date</u>"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the <u>Bankruptcy Court</u>). These chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Bankruptcy Rule 1015(b) [Docket No. 169]. The chapter 11 cases are being jointly administered under Case No. 23-11069 (CTG). The Debtors are managing their businesses and their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On August 16, 2023, the United States Trustee for the District of Delaware (the "U.S. Trustee") appointed an official committee of unsecured creditors [Docket No. 269] (the "<u>Committee</u>"). No trustee or examiner has been appointed in these chapter 11 cases.

- 2. <u>Global Notes Control</u>. These Global Notes pertain to and comprise an integral part of each of the Debtors' Schedules and Statements and should be referenced in connection with any review thereof. In the event that the Schedules and Statements differ from the Global Notes, the Global Notes shall control.
- 3. <u>**"As Of" Information Date**</u>. To the best of the Debtors' knowledge and except as otherwise noted herein, the asset information provided herein represents the asset data of the Debtors as of July 31, 2023, and the liability information herein represents the liability data of the Debtors as of August 6, 2023, the date by which the Debtors had ceased substantially all operations. Amounts ultimately realized may vary from net book value (or the applicable value ascribed herein) and such variance may be material. Accordingly, the Debtors reserve all of their rights to amend or adjust the value of each asset set forth herein. In addition, the amounts showing for total liabilities exclude items identified as "unknown," "disputed," "contingent," or "undetermined," and, thus, ultimate liabilities may differ materially from those stated in the Schedules and Statements.
- 4. <u>Reservations and Limitations</u>. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, as noted above, inadvertent errors or omissions may exist. The Debtors reserve all rights to amend and supplement the Schedules and Statements as may be necessary or appropriate. Nothing contained in the Schedules and Statements constitutes a waiver of any of the Debtors' rights or an admission of any kind with respect to these chapter 11 cases, including, but not limited to, any rights or claims of the Debtors against any third party or issues involving substantive consolidation, equitable subordination, or defenses or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable bankruptcy or non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.
  - 1. **No Admission.** Nothing contained in the Schedules and Statements is intended as, or should be construed as, an admission or stipulation of the validity of any claim against the Debtors, any assertion made therein or herein, or a waiver of the Debtors' rights to dispute any claim or assert any cause of action or defense against any party.
  - 2. **Recharacterization**. Notwithstanding that the Debtors have made reasonable efforts to correctly characterize, classify, categorize, and designate the claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors nonetheless may have improperly characterized, classified, categorized, designated or omitted certain items due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve all rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as necessary or appropriate, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition.
  - 3. **Classifications.** Listing (i) a claim on Schedule D as "secured," (ii) a claim on Schedule E/F as "priority" or "unsecured," or (iii) a contract on Schedule G as

"executory" or "unexpired" does not constitute an admission by the Debtors of the legal rights of the claimant or contract counterparty or a waiver of the Debtors' rights to recharacterize or reclassify such claim or contract.

- 4. **Claims Description**. Any failure to designate a claim in the Schedules and Statements as "contingent," "unliquidated," or "disputed" does not constitute an admission by the Debtors that such claim or amount is not "contingent," "unliquidated," or "disputed." The Debtors reserve all of their rights to dispute, or to assert offsets or defenses to, any claim reflected on their Schedules or Statements on any grounds, including, but not limited to, amount, liability, priority, status, or classification, or to otherwise subsequently designate any claim as "contingent," "unliquidated," or "disputed." Moreover, the Debtors reserve all of their rights to amend their Schedules and Statements as necessary and appropriate, including but not limited to, with respect to claim descriptions and designations. Listing a claim does not constitute an admission of liability by the Debtor against whom the claim is listed or by any of the other Debtors.
- 5. **Estimates and Assumptions**. To prepare and file the Schedules and Statements in accordance with the deadline ordered by the Bankruptcy Court in these chapter 11 cases, management was required to make reasonable estimates and assumptions that affected the reported amounts of these assets and liabilities. The Debtors reserve all rights to amend the reported amounts of assets and liabilities to reflect changes in those estimates or assumptions.
- 6. Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules and Statements, including, without limitation, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant bankruptcy and non-bankruptcy laws to recover assets. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment, and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any claims or Causes of Action or in any way prejudice or impair the assertion of such claims or Causes of Action.
- 7. **Intellectual Property Rights**. Exclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated, or otherwise have expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other

transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated, or otherwise have not expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. The Debtors have made every effort to attribute intellectual property to the rightful Debtor owner, however, in some instances, intellectual property owned by one Debtor may, in fact, be owned by another. Accordingly, the Debtors reserve all of their rights with respect to the legal status of any and all intellectual property rights.

8. **Insiders.** In the circumstance where the Schedules and Statements require information regarding "insiders," the Debtors have included information with respect to the individuals and entities whom the Debtors believe would be included in the definition of "insider" set forth in section 101(31) of the Bankruptcy Code during the relevant time periods. Such individuals may no longer serve in such capacities.

The listing or omission of a party as an insider for purposes of the Schedules and Statements is not intended to be, nor should it be, construed as an admission of any fact, right, claim, or defense, and all such rights, claims, and defenses are hereby expressly reserved. Parties listed as "insiders" have been included for informational purposes only, and such information may not be used for: (i) the purposes of determining (a) control of the Debtors; (b) the extent of which any party exercised management responsibilities or functions; (c) corporate decision making authority over the Debtors; or (d) whether the Debtors or any such insider could successfully argue that such party is not an "insider" under applicable law, including the Bankruptcy Code and federal securities laws, or with respect to any theories of liability; or (e) for any other purpose.

# 5. <u>Methodology</u>.

1. **Basis of Presentation**. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements. For financial reporting purposes, prior to the Petition Date, the Debtors and their non-Debtor affiliate ordinarily prepared consolidated financial statements. These Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP or any other generally accepted accounting principles of foreign jurisdictions, as applicable, nor are they intended to fully reconcile to the financial statements prepared by the Debtors. Unlike the consolidated financial statements, the Schedules and Statements reflect the assets and liabilities of each separate Debtor, except where otherwise indicated. Accordingly, the totals listed in the Schedules will likely differ, at times materially, from the consolidated financial reports prepared by the Debtors for financial reporting purposes or otherwise.

Additionally, the Schedules and Statements contain unaudited information that is subject to further review and potential adjustment and reflect the Debtors' commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time prior to the Petition Date. Likewise, to the extent a Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent at the Petition Date or any time prior to the Petition Date.

- 2. **Confidential or Sensitive Information**. There may be instances in which the Debtors deemed it necessary and appropriate to redact certain information due to the nature of an agreement between a Debtor and a third party, concerns about the confidential or commercially sensitive nature of certain information, or concerns for the privacy of an individual. The alterations are limited to only what is necessary to protect the Debtor or third party and are consistent with the relief granted under the Creditor Matrix Order.
- 3. **Duplication.** Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have determined to only list such assets, liabilities, and prepetition payments once.
- 4. Umbrella or Master Agreements. Contracts and leases listed in the Schedules and Statements may be umbrella or master agreements that cover relationships with some or all of the Debtors. Where relevant, such agreements have been listed in the Schedules and Statements only of the Debtor that signed the original umbrella or master agreement. Other Debtors, however, may be liable together with such Debtor on account of such agreements and the Debtors reserve all rights to amend the Schedules and Statements to reflect changes regarding the liability of the Debtors with respect to such agreements, if appropriate. Additionally, by listing an umbrella or master agreement in these Schedules and Statements, the Debtors make no representation as to the severability of such agreements and their related contracts and leases, including any subleases, and the Debtors reserve any and all rights with respect to any arguments or claims it may have in regard to the severability of such agreements.
- 5. **Executory Contracts**. Although the Debtors made diligent efforts to attribute an executory contract to its rightful Debtor, in certain instances, the Debtors may have inadvertently failed to do so. Accordingly, the Debtors reserve all of their rights with respect to the named parties of any and all executory contracts, including the right to amend Schedule G.

The contracts, agreements, and leases listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtors' use of diligent efforts to identify such documents. In addition, although the Debtors have made diligent attempts to properly identify executory contracts and unexpired leases, the inclusion of a contract or lease on Schedule G does not constitute an admission as to the executory or unexpired nature (or non-executory or expired nature) of the contract or lease, or an admission as to the existence or validity of any claims held by any counterparty to such contract or lease.

- 6. **Unexpired Leases**. The Debtors have not included in the Schedules and Statements the future obligations of any capital or operating leases. To the extent that there was an amount outstanding as of the Petition Date, the creditor has been included on Schedule E/F.
- 7. Valuation. It would be prohibitively expensive, unduly burdensome, and an inefficient use of estate assets for the Debtors to obtain current market valuations of all of their assets. Accordingly, unless otherwise indicated, net book values of the Debtors' assets as of July 31, 2023, are reflected on the Schedules and Statements. Exceptions to this include operating cash and certain other assets. Operating cash is presented at bank balance as of August 6, 2023. Certain other assets, such as investments in the non-Debtor affiliates and other intangible assets, are listed at undetermined amounts, as the net book values may differ materially from fair market values. Amounts ultimately realized may vary from net book value (or whatever value was ascribed) and such variance may be material. Accordingly, the Debtors reserve all of their rights to amend or adjust the value of each asset set forth herein. In addition, the amounts shown for total liabilities exclude items identified as "unknown" or "undetermined," and, thus, ultimate liabilities may differ materially from those stated in the Schedules and Statements. Also, assets that have been fully depreciated or that were expensed for accounting purposes either do not appear in these Schedules and Statements or are listed with a zero-dollar value, as such assets have no net book value. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset. Given, among other things, the current market valuation of certain assets and the valuation and nature of certain liabilities, nothing in the Debtors' Schedules and Statements shall be, or shall be deemed to be an admission that any Debtor was solvent or insolvent as of the Petition Date.
- 8. **Property and Equipment**. Unless otherwise indicated, owned property and equipment are stated at net book value. The Debtors may lease furniture, fixtures, and equipment from certain third-party lessors. Any such leases are set forth in the Schedules and Statements. Nothing in the Schedules and Statements is or shall be construed as an admission as to the determination as to the legal status of any lease, including whether any lease is a true lease or a financing arrangement, and the Debtors reserve all of their rights with respect thereto.
- 9. **Contingent Assets**. The Debtors believe that they may possess certain claims and causes of action against various parties. Additionally, the Debtors may possess contingent claims in the form of various avoidance actions they could commence under the provisions of chapter 5 of the Bankruptcy Code and other relevant non-bankruptcy laws. The Debtors are continuing to review potential causes of action, and accordingly, despite reasonable efforts, may not have set forth all of their causes of action against third parties as assets in their Schedules and Statements. The Debtors

reserve all of their rights with respect to any claims, causes of action, or avoidance actions they may have and nothing contained in these Global Notes or the Schedules and Statements shall be deemed a waiver of any such claims, avoidance actions, or causes of action or in any way prejudice or impair the assertion of such claims.

- 10. **Undetermined Amounts.** Claim amounts that could not be quantified by the Debtors are scheduled as "Undetermined". The description of an amount as "Undetermined" is not intended to reflect upon the materiality of such amount.
- 11. **Totals**. All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements. To the extent there are undetermined amounts, the actual total may be different than the listed total. The description of an amount as "undetermined" is not intended to reflect upon the materiality of such amount. To the extent a Debtor is a guarantor of debt held by another Debtor, the amounts reflected in these Schedules and Statements are inclusive of each Debtor's guarantor obligations.
- 12. Allocation of Liabilities. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research that was conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between prepetition and postpetition periods may change. The Debtors reserve the right to amend the Schedules and Statements as they deem appropriate in this regard.

The liabilities listed on the Schedules do not reflect any analysis of claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any asserted claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's claim.

- 13. **Paid Claims.** Pursuant to certain orders of the Bankruptcy Court entered in these chapter 11 cases (collectively, the "<u>First Day Orders</u>"), the Debtors were authorized to pay, among other things, certain prepetition claims of employees, lien claimants, foreign claimants, critical vendors, claimants under section 503(b)(9) of the Bankruptcy Code, and taxing authorities. Accordingly, these liabilities may have been or may be satisfied in accordance with such First Day Orders. Regardless of whether such claims are listed in the Schedules and Statements, to the extent such claims are paid pursuant to an order of the Bankruptcy Court (including the First Day Orders), the Debtors reserve all rights to amend, supplement, or otherwise modify the Schedules and Statements.
- 14. **Other Paid Claims.** To the extent the Debtors have reached any postpetition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Debtors' Schedules and Statements, and shall be enforceable by all parties, subject to any necessary Bankruptcy Court approval. To the extent the Debtors pay any of the claims listed in the Schedules and Statements

pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all rights to amend, supplement, or otherwise modify the Schedules and Statements and take such other actions, including the filing of claims objections, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.

- 15. **Credits and Adjustments**. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed at the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.
- 16. Intercompany Claims. Receivables and payables among and between Debtors and (i) other Debtors and (ii) the non-Debtor affiliates are reported on Statement 4, Schedule A/B-77, and Schedule E/F, respectively, per the Debtors' books and records as of July 31, 2023. The listing of any amounts with respect to such receivables and payables is not, and should not be construed as, an admission of the characterization of such balances as debt, equity, or otherwise or an admission as to the validity of such receivables and payables. For the avoidance of doubt, the Debtors reserve all rights, claims, and defenses in connection with any and all intercompany receivables and payables, including, but not limited to, with respect to the characterization of intercompany claims, loans, and notes. Without limiting the generality of the foregoing, certain intercompany receivables and payables among and between the Debtors have been consolidated and netted in the Debtors' books and records. Such treatment is not, and should not be construed as, an admission of the amount and/or validity of any such intercompany receivables and payables or the validity of any netting or offset per the Debtors' books and records. The Debtors take no position in these Schedules and Statements as to whether any such amounts would be allowed as a claim or an interest, or not all allowed at all. The listing of these amounts is not necessarily indicative of the ultimate recovery, if any, on any intercompany asset account or the impairment or claim status of any intercompany liability account. The Debtors reserve all rights to later change the amounts, characterization, classification, categorization or designation of intercompany accounts reported in the Schedules and Statements.

Prior to the Petition Date, the Debtors routinely engaged in intercompany transactions (collectively, "Intercompany Transactions") resulting in intercompany payables and receivables (the "Intercompany Claims"). Pursuant to the Interim Order (I) Authorizing the Debtors to (A) Continue to Operate Their Cash Management Systems, (B) Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Existing Business Forms, and (D) Perform Intercompany Transactions and (II) Granting Related Relief [Docket No. 178] (the "Interim Cash Management Order"), the Debtors received the authority to continue to collect, concentrate and disburse cash in accordance with the Cash Management System (as defined in the Interim Cash Management Order), including Intercompany Transactions between Debtors and other Debtors or non-Debtor affiliates. To the extent that an

Intercompany Claim has been satisfied pursuant to the Interim Cash Management Order, such Intercompany Claim is excluded from Schedule AB and Schedule E/F.

In addition, certain of the Debtors act on behalf of other Debtors. Reasonable efforts have been made to indicate the ultimate beneficiary of a payment or obligation. Whether a particular payment or obligation was incurred by the entity actually making the payment or incurring the obligation is a complex question of applicable non-bankruptcy law, and nothing herein constitutes an admission that any Debtor entity is an obligor with respect to any such payment. The Debtors reserve all rights to reclassify any payment or obligation as attributable to another entity and all rights with respect to the proper accounting and treatment of such payments and liabilities.

- 17. **Guarantees and Other Secondary Liability Claims**. The Debtors have exercised reasonable efforts to locate and identify guarantees and other secondary liability claims (collectively, the "<u>Guarantees</u>") in their executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements. Where such Guarantees have been identified, they have been included on Schedule H for the affected Debtor or Debtors. However, certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements, and other such agreements may have been inadvertently omitted. The Debtors reserve all of their rights to amend, supplement, and otherwise modify the Schedules to the extent that additional Guarantees are identified.
- 18. **Claims of Third-Party Related Entities**. While the Debtors have made every effort to properly classify each claim listed in the Schedules as being either disputed or undisputed, liquidated or unliquidated, and contingent or noncontingent, the Debtors have not been able to fully reconcile all payments made to certain third parties and their related entities on account of the Debtors' obligations thereto. Therefore, to the extent that the Debtors have classified their estimate of claims of a creditor as disputed, all claims of such creditor's affiliates listed in the Schedules and Statements shall similarly be considered as disputed, whether or not they are designated as such.
- 19. **Excluded Assets and Liabilities**. The Debtors have excluded certain categories of assets, tax accruals, and liabilities from the Schedules and Statements, including without limitation, accrued salaries, employee benefit accruals and accrued accounts payable. The Debtors have also excluded potential rejection damage claims of counterparties to executory contracts and unexpired leases that may be rejected (if any), to the extent such damage claims exist. In addition, the Debtors may have excluded amounts for which the Debtors have been granted authority to pay pursuant to the First Day Orders or other order that may be entered by the Bankruptcy Court. Certain immaterial assets and liabilities may have been excluded.
- 20. Liens. The inventories, property, and equipment listed in the Statements and Schedules are presented without consideration of any asserted mechanics', materialmen, shippers', or similar liens that may attach, or have attached, to such inventories, property, and equipment.

- 21. **Currency**. All amounts are reflected in U.S. dollars, which the Company uses as its reporting currency. Unless otherwise noted, the Debtors used conversion rates provided by WSJ Markets as of the Petition Date. One significant exception is the value of prepetition transfers, which were valued using the conversion rates as of the date of such transfer.
- 22. Setoffs. The Debtors routinely incur setoffs and net payments in the ordinary course of business. Such setoffs and nettings may occur due to a variety of transactions or disputes, including but not limited to, intercompany transactions, counterparty settlements, pricing discrepancies, rebates, returns, warranties, refunds, and negotiations and/or other disputes between the Debtors and their customers or vendors. These setoffs and other similar rights are consistent with the ordinary course of business in the Debtors' industry and are not tracked separately. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for and, as such, are or may not be included separately in the Schedules and Statements. In addition, some amounts listed in the Schedules and Statements may have been affected by setoffs or nettings by third parties of which the Debtors are not aware. The Debtors reserve all rights to challenge any setoff and/or recoupment rights that may be asserted.

# 6. Specific Schedules Disclosures.

Schedule A/B-3 – Checking, savings, or other financial accounts, CDs, etc. Schedule A/B-3 lists closing bank balances as of August 6, 2023. The Debtors have excluded bank accounts with no balance.

Schedule A/B-11 – Accounts receivable. This item excludes intercompany receivables and certain non-operating accounts receivables. Please see Global Notes regarding Intercompany Items.

Certain AR accounts including, but not limited to, overpayments in suspense, re-rates, etc. are not netted against amounts listed in AB 11.

Schedule A/B-15 – Stock and interests in incorporated and unincorporated businesses. See Schedule Exhibit A/B-15 for additional businesses each applicable Debtor was a parent of or owned a significant interest in. Ownership interests in subsidiaries have been listed in an undetermined amount because the fair market value of such ownership is dependent on numerous variables and factors and may differ significantly from their net book value.

Schedules A/B, Part 10, Items 59-66 – Intangibles and intellectual property. The Debtors' patents and trademarks are listed in undetermined amounts. These assets are also part of an ongoing marketing effort and thus are currently being valued in connection with possible sale transactions.

Schedules A/B-74 and 75 – Causes of action against third parties (whether or not a lawsuit has been filed) and other contingent and unliquidated claims or causes

of action of every nature, including counterclaims of the debtors and rights to set off claims. The Debtors attempted to list known causes of action and other claims. Potential preference actions and/or fraudulent transfer action were not listed because the Debtors have not completed an analysis of such potential claims. The Debtors' failure to list any cause of action, claim, or right of any nature is not an admission that such cause of action, claim, or right does not exist, and should not be construed as a waiver of such cause of action, claim, or right.

**Executory Contracts**. The Debtors have not attached such agreements on Schedule A/B. Instead, the Debtors have only listed such agreements on Schedule G.

Schedule D – Creditors Who Have Claims Secured by Property. Except as otherwise ordered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset for the benefit of a secured creditor listed on a Debtor's Schedule D. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including without limitation, any intercompany agreement) related to such creditor's claim.

In certain instances, a Debtor may be a co-obligor with respect to scheduled claims of other Debtors. No claim set forth on Schedule D of any Debtor is intended to acknowledge claims of creditors that are or may be otherwise satisfied or discharged.

Schedule D does not include beneficiaries of letters of credit. Although the claims of these parties may be secured by a letter of credit, the Debtors' obligations under the letters of credit run to the issuers thereof, and not to the beneficiaries thereof.

The descriptions provided in Schedule D are intended only to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements.

Except as specifically stated herein, real property lessors, utility companies, and other parties which may hold security deposits have not been listed on Schedule D. The Debtors have not included parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights.

Detailed descriptions of the Debtors' prepetition debt structure and descriptions of collateral relating to the debt contained on Schedule D are contained in the *Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) Obtain Postpetition Financing and (B) Utilize Cash Collateral, (II) Granting Liens and Superpriority Administrative Expense Claims, (III) Modifying the Automatic Stay, (IV) Authorizing the Debtors to Use UST Cash Collateral, (V) Granting Adequate Protection, (VI) Scheduling a Final Hearing, and (VII) Granting Related Relief* 

[Docket No. 16] (the "<u>DIP Motion</u>"). The secured debt is jointly and severally the responsibility of multiple Debtors, as such the liability has been listed on each Debtor who is an obligor or guarantor of such debt. Only the principal amount is listed on Scheduled D; however, other amounts might be due to the creditors.

In response to "Describe debtor's property that is subject to lien", any description of the creditor's liens or their priority herein is qualified in its entirety by reference to the operative documents, agreements, schedules, any amendments and exhibits to the preceding and any documents evidencing perfection of such lien. The Debtor is taking no position on the extent or priority of a particular creditor's lien in this document.

The Debtors have indicated that multiple creditors have an interest in the same property when, among other things, inchoate statutory liens may exist with respect to such property. The Debtors take no position in these Schedules and Statements regarding the validity of any such liens or the extent or validity of a particular creditor's lien, including other creditors listed in Schedule D, and the Debtors reserve their rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected on any such property.

# Schedule E/F – Creditors Who Hold Unsecured Claims

*Part 1 – Creditors with Priority Unsecured Claims*. The listing of a claim on Schedule E/F, Part 1, does not constitute an admission by the Debtors that such claim or any portion thereof is entitled to priority treatment under section 507 of the Bankruptcy Code. The Debtors reserve all of their rights to dispute the amount and the priority status of any claim on any basis at any time.

Pursuant to the Interim Order (I) Authorizing the Payment of Certain Taxes and Fees and (II) Granting Related Relief [Docket No. 276] (the "Interim Taxes Order"), the Debtors have been granted the authority to pay certain tax liabilities that accrued prepetition. Accordingly, unsecured priority tax claims may have been paid or may be paid pursuant to the Interim Taxes Order or pursuant to further Bankruptcy Court order. Therefore, the Debtors have listed certain taxing authorities with an undetermined amount.

# **Employee PTO and Vacation Scheduled Claims**:

All non-active U.S. Union employees and Union and Non-Union Canadian employees as of the Petition Date.: as part of its customary benefits programs, the Debtors allow a certain amount of accrued and unpaid vacation to carry over for Union employees in the U.S. and Union and non-Union employees in Canada. The basis for determining the dates of carryover calculations varies by benefits program. Similarly, PTO and vacation accruals are determined specific to individual benefits programs and the Debtors have used records from July 21, 2023 for purposes of calculating such carryover as part of the claims listed for each former Union employee in the U.S and Union and non-Union employee in Canada. Further, for purposes of these Schedules and Statements, the Debtors have listed all remaining, accrued and unpaid Non-Union PTO in the U.S. and Non-Union and Union vacation pay in Canada, as of the Petition Date, in an aggregate gross liquidated claim amount, without distinguishing between priority and unsecured portions for each individual employee, to the extent a bifurcation is applicable.

All non-active Non-Union Employees in the U.S.: As part of its customary benefits programs, the Debtors allow a certain amount of accrued and unpaid PTO to carry over in accordance with the terms of each program. In addition, each employee is entitled to PTO during the current 2023 calendar year. For purposes of calculating the accruals for PTO earned in 2023 for non-Union employees in the U.S., the Debtors multiplied the individual employee's total vacation accrual potential for 2023 by 0.8667 to determine the portion of the 2023 balance that fell within the 180-day priority window and scheduled those amounts as a priority claim. The remainder of the 2023 balance for each claimant, as applicable, is scheduled as an unsecured claim, along with the total amount of any accrued and unused carryover days.

All current Employees as of the Petition Date: all current U.S. and Non-U.S. employees, regardless of whether or not they are owed accrued and unused PTO or vacation pay, have had these liabilities omitted from the Schedules. As of September 8, 2023, the Bankruptcy Court has entered the *Third Interim Order (I) Authorizing the Debtors to (A) Pay Prepetition Wages, Salaries, Other Compensation, and Reimbursable Expenses and (B) Continue Employee Benefits Programs, and (II) Granting Related Relief* [Docket No. 422] which, among other things, authorized the Debtors to pay all accrued and unused PTO or vacation pay, as applicable, to employees severed between August 7, 2023 – September 8, 2023. In the Wage Motion [Docket No. 20] currently in front of the Court, the Debtors have requested additional final relief to pay, non-insider, current employees all outstanding PTO or vacation, as applicable, as they are severed in the course of continuing the winddown of the Debtors' business.

In addition to PTO or vacation pay, certain current or former employees may be owed amounts by the Debtor for other liabilities. For those employees, the Debtors have listed these liabilities as a separate schedule entry.

*Part 2 – Creditors with Nonpriority Unsecured Claims*. The liabilities identified on Schedule E/F, Part 2, are derived from the Debtors' books and records. The Debtors made a reasonable attempt to set forth their unsecured obligations, although the actual amount of claims against the Debtors may vary from those liabilities represented on Schedule E/F Part 2. The listed liabilities may not reflect the correct amount of any unsecured creditor's allowed claims or the correct amount of all unsecured claims.

The Schedules generally attribute liabilities as reflected on the Debtors' books and records.

Pursuant to the First Day Orders, the Debtors received authority to pay certain prepetition claims. Accordingly, no undisputed, prepetition unsecured claims of

non-insiders that have been paid pursuant to the First Day Orders or pursuant to further Bankruptcy Court order have been listed on Schedule E/F, Part 2. Listing a claim or failure to list a claim on Schedule E/F, Part 2 that is subject to payment pursuant to the First Day Orders does not serve as an admission by the Debtors as to the validity of such claim or as to the status of payment of such claim.

Schedule E/F, Part 2 and Statements, Part 3, Question 7, contain information regarding pending litigation involving the Debtors. The amounts for these potential claims are listed as "undetermined" and are marked as contingent, unliquidated, and disputed in the Schedules and Statements. For the avoidance of doubt, demand letters received from potential litigants that do not list a specific Debtor are listed in the Schedules for Debtor Yellow Corporation.

Schedule E/F, Part 2, reflects certain prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption or assumption and assignment of an executory contract or unexpired lease. In addition, Schedule E/F, Part 2, does not include claims that may arise in connection with the rejection of any executory contracts or unexpired leases, if any, that may be or have been rejected in these chapter 11 cases.

In many cases, the claims listed on Schedule E/F, Part 2, arose, accrued, or were incurred on various dates or on a date or dates that are unknown to the Debtors or are subject to dispute. Where the determination of the date on which a claim arose, accrued, or was incurred would be unduly burdensome and costly to the Debtors' estates, the Debtors have not listed a specific date or dates for such claim.

As of the time of filing of the Schedules and Statements, the Debtors may not have received all invoices for payables, expenses, and other liabilities that may have accrued prior to the Petition Date. Accordingly, the information contained on Schedules D and E/F may be incomplete. The Debtors reserve their rights to, but undertake no obligations to, amend Schedules D and E/F if and as they receive such invoices.

Liabilities listed on Schedules E/F do not reflect any prepetition amounts paid under various authority granted by the Bankruptcy Court, including the First Day Orders, that have been issued postpetition. The Debtors expect that certain claimants may continue to receive payments for prepetition amounts paid under various authority granted by the Bankruptcy Court that would be issued postpetitition. The Debtors reserve all of their rights with respect to such payments, including the right to amend, supplement, or otherwise modify Schedule E/F, Part 2, to reflect such payments.

Schedule E/F does not include certain deferred charges, deferred liabilities, accruals, or general reserves. Such amounts are, however, reflected on the Debtors' books and records as required in accordance with GAAP. Such accruals are general estimates of liabilities and do not represent specific Claims as of the Petition Date. The Debtors have made every effort to include as contingent, unliquidated, or disputed the Claim

of any vendor not included on the Debtors' open accounts payable that is associated with an account that has an accrual or receipt not invoiced.

Schedule E/F reflects the prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may ultimately be paid in connection with the cure costs associated with assumption or assumption and assignment of an executory contract or unexpired lease.

Schedule G – Executory Contracts and Unexpired Leases. While reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors, omissions, and unintended duplication or overinclusion of items may have occurred.

Listing a contract, lease, or agreement on Schedule G does not constitute an admission that such contract, lease, or agreement is an executory contract or unexpired lease or that such contract, lease, or agreement was in effect on the Petition Date or is valid or enforceable. The Debtors hereby reserve all their rights, claims and Causes of Action with respect to the contracts, leases, or agreements on Schedule G, including the right to dispute the validity, status, or enforceability of, or otherwise modify any contracts, leases, or agreements set forth on Schedule G and to amend, supplement, or otherwise modify Schedule G as necessary, at any time, to remove any contracts, leases, or agreements.

Certain contracts, leases, and agreements listed on Schedule G may contain renewal options, guarantees of payment, indemnifications, options to purchase, rights of first refusal, and other miscellaneous rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as supplemental agreements and letter agreements, which agreements may not be set forth on Schedule G. The Debtors reserve all of their rights to amend, supplement, or otherwise modify Schedule G to the extent that additional information regarding such agreements becomes available. Certain executory contracts or unexpired leases may not have been memorialized and could be subject to dispute. Any executory contracts or unexpired leases that have not been reduced to writing are not included on Schedule G.

Certain of the contracts, leases, and agreements listed on Schedule G may consist of several parts, including, without limitation, purchase orders, amendments, restatements, waivers, letters, and other documents that may not be identified in Schedule G or that may be listed as a single entry. The Debtors expressly reserve their rights to determine or challenge whether such documents constitute an executory contract or unexpired lease, a single contract, agreement or lease, or multiple, severable or separate contracts, agreements or leases.

The contracts, leases, and agreements identified in Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letters, memoranda, and other documents, instruments, and agreements that may not be listed therein despite the Debtors' use of reasonable efforts to identify such documents.

Unless otherwise specified in Schedule G, each executory contract or unexpired lease identified therein shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, or other agreements made directly or indirectly by any agreement, instrument, or other document that in any manner affects such executory contract or unexpired lease, without respect to whether such agreement, instrument, or other document is listed therein. In some cases, the same supplier or provider may appear multiple times in Schedule G. Multiple listings, if any, reflect distinct agreements between the applicable Debtor and such supplier or provider.

The Debtors are party to certain confidentiality agreements which may constitute executory contracts. In order to not breach any such confidentiality agreements, the Debtors have not listed such confidentiality agreements in Schedule G. Such agreements may be provided upon request to the Debtors' counsel.

Omission of a contract, lease, or agreement from Schedule G does not constitute an admission that such omitted contract, lease, or agreement is not an executory contract or unexpired lease. The Debtors' rights under the Bankruptcy Code with respect to any such omitted contracts, leases, or agreements are not impaired by any such omission.

Certain Debtors are guarantors and parties to guaranty agreements regarding the Debtors' prepetition credit facility. The guaranty obligations arising under these agreements are reflected in Schedule D only and are not listed on Schedule E/F.

In the ordinary course of business, the Debtors utilize purchase orders to obtain goods from various vendors. Due to the generally brief durations of purchase orders and the volume and frequency of these transactions, individual purchase orders that were active as of the Petition Date are not listed on Schedule G. The Debtors reserve all rights as to active purchase orders as of the Petition Date. The omission of purchase orders from Schedule G does not constitute an admission that any such purchase order is not an executory contract or unexpired lease.

Schedule H - Co-Debtors. For purposes of Schedule H, the Debtors may not have identified certain guarantees that are embedded in the Debtors' executory contracts, unexpired leases, debt instruments, and other agreements. Thus, the Debtors reserve their rights to amend Schedule H to the extent that additional guarantees are identified, or such guarantees are discovered to have expired or become unenforceable. The disclosure of a guarantee relationship in Schedule H does not constitute an admission by the Debtors as to the effectiveness or enforceability of such guarantee.

In the ordinary course of businesses, the Debtors may become subject to pending or threatened litigation and claims arising out of the conduct of their businesses. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-claims and counterclaims against other parties. The Debtors have not listed any litigation-related co-Debtors in Schedule H. Instead, all such listings to the extent known to the Debtors are listed on Schedule E/F.

## 7. <u>Specific Statements Disclosures</u>.

Statements, Part 1, Question 1 – Gross revenue from business. Revenue for fiscal year 2023 is as of July 31, 2023, is unaudited and as such could be subject to material adjustments.

**Statements, Part 1, Question 2 – Non-business revenue**. Non-business revenue for fiscal year 2023 is as of July 31, 2023, which includes such items as interest income, foreign exchange gain, rental income on owned and leased property, gain on disposition and gain on property sales.

Statements, Part 2, Question 3 – Certain payments or transfers to creditors within 90 days before filing this case. Prior to the Petition Date, the Debtors maintained a centralized cash management system through which certain Debtors made payments on behalf of certain Debtor affiliates and certain non-Debtor affiliates, as further explained in the Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) Continue to Operate Their Cash Management System, (B) Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Existing Business Forms, and (D) Perform Intercompany Transactions and (II) Granting Related Relief [Docket No. 10] (the "Cash Management Motion"). As further described in the Cash Management Motion, prior to the Petition Date, in the ordinary course of business, the Debtors engaged in intercompany transactions with one another and with their non-Debtor affiliate, which resulted in the creation of corresponding intercompany payables and receivables. Consequently, all payments to creditors listed in response to Statements, Part 2, Question 3 in each of the Debtors' Statements reflect payments made by Yellow Corporation or one of its Debtor affiliates from operating bank accounts on behalf of the corresponding Debtor, pursuant to the Debtors' Cash Management System as described in the Cash Management Motion.

Payments to insiders made in the ninety-day period before filing (and disclosed as part of the one-year period response to Statements, Part 2, Question 4) and payments related to bankruptcy in the ninety-day period before filing (and disclosed as part of the one-year period response to Statements, Part 6, Question 11) are not included in the response to Statements, Part 2, Question 3 – ninety-day payments. There is no overlap or duplication between or among the data presented in response to these disclosures.

Disbursements made on account of multiple invoices may be reflected as a single payment on Statements, Part 2, Question 3.

Statements, Part 2, Question 4 – Payments or other transfers of property made within 1 year before filing this case that benefited any insider. The listing of any

individual or entity as an insider does not constitute an admission or a final determination that any such individual or entity is or is not an insider. Distributions by the Debtors to their directors and officers are listed in the attachment to Statements, Part 2, Question 4. Certain directors and executive officers are directors and executive officers of multiple Debtor entities.

In the ordinary course of business, certain of the Debtors' eligible employees are granted awards whereby they are issued equity securities ("Equity Securities") of Yellow Corporation as part of their compensation package. The Debtors transfer such Equity Securities on the vesting date. For purposes of Statement 3, Question 4, the Debtors have listed the fair market value of the Equity Securities as of their applicable vesting date. The Debtors have not listed the value of any Equity Securities that were granted in the one-year period prior to the Petition Date that have not vested.

Statements, Part 2, Question 6 – Setoffs. For a discussion of setoffs and nettings incurred by the Debtors, refer to section 4(w) of the Global Notes.

Statements, Part 5, Question 10 - Certain losses. The Debtors occasionally incur losses for a variety of reasons, including theft and property damage. The Debtors, however, may not have records of all such losses to the extent such losses do not have a material impact on the Debtors' businesses or are not reported for insurance purposes.

**Statements, Part 6, Question 11 – Payments related to bankruptcy**. All disbursements listed in Statements, Part 2, Question 11 were initiated and disbursed by Yellow Corporation, but were for the benefit of all Debtors.

**Statements, Part 10, Question 20 – Off-premises storage**. The locations listed for off-premises storage do not include shippers that are holding goods in-transit, including but not limited to goods on ships, in trucks, or in warehouses where they may be temporarily stored during the transport process.

**Statements, Part 11, Question 21 – Property Held for Another.** As a trucking and logistics company that provides LTL services, the Debtors are in possession of customer shipments as part of the ordinary course of running their businesses. On the petition date, the Debtors were in possession of approximately 28,000 undelivered shipments. It would be unduly burdensome, and an inefficient use of estate assets for the Debtors to obtain the location, description, and value of every undelivered shipment in the Debtors' possession as of the Petition Date. Therefore, the Debtors did not include the details of these undelivered shipments on Part 11, Question 21 of the Statements.

Statements, Part 13, Question 30 – Payments, Distributions, or Withdrawals Credited or Given to Insiders. Please refer to Statements, Part 2, Question 4 regarding all payments to insiders.

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fy the case:
District of Delaware

□ Check if this is an amended filing

04/22

# Official Form 207

# **Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy**

The debtor must answer every question. 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 case number (if known).

### Part 1: Income

□ None

### 1. Gross revenue from business

Identify the beginning and o year, which may be a calend		otor's fiscal	Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)
From the beginning of the fiscal year to filing date:	From 01/01/2023 MM/DD/YYYY	to <u>07/31/2023</u>	<ul> <li>Operating a business</li> <li>Other</li> </ul>	\$ \$442,073,824.03
For prior year:	From 01/01/2022 MM/DD/YYYY	to <u>12/31/2022</u> MM/DD/YYYY	☑ Operating a business ☐ Other	\$ \$1,036,418,944.72
For the year before that:	From 01/01/2021 MM/DD/YYYY	to <u>12/31/2021</u> <u>MM/DD/YYYY</u>	<ul> <li>✓ Operating a business</li> <li>☐ Other</li> </ul>	\$ \$1,185,912,746.33

### 2. Non-business revenue

Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1.

□ None

See Attached Rider for Addit	ional Details			Description of sources of revenue	each so	deductions and
From the beginning of the fiscal year to filing date:	From 01/01/2023 MM/DD/YYYY	to	07/31/2023	Various	\$	1,117,813.52
For prior year:	From 01/01/2022 MM/DD/YYYY	to	12/31/2022 MM/DD/YYYY	Various	\$	1,737,613.73
For the year before that:	From 01/01/2021 MM/DD/YYYY	to	12/31/2021 MM/DD/YYYY	Gain on Property Sales	\$	1,160,481.70

Case number (If known) 23-11079 (CTG)

Debtor USF Holland LLC



### Part 2: List Certain Transfers Made Before Filing for Bankruptcy

#### 3. Certain payments or transfers to creditors within 90 days before filing this case

List payments or transfers including expense reimbursements to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$7, 575. (This amount may be adjusted on 4/01/2025 and every 3 years after that with respect to cases filed on or after the date of adjustment.)

#### None

	Creditor's name	e and address	5	Dates	Total amount or value	Reasons for payment or transfer Check all that apply
3.1					\$	Secured debt
-	Street					Unsecured loan repayments
-						Suppliers or vendors
ō	Dity	State	Zip Code			☐ Services
						□ Other
3.2					\$	Secured debt
-						Unsecured loan repayments
-	Street					□ Suppliers or vendors
ō	City	State	Zip Code			
						□ Other

### 4. Payments or other transfers of property made within 1 year before filing this case that benefited any insider

List payments or transfers, including expense reimbursements, made within 1 year before filing this case on debts owed to an insider or guaranteed or cosigned by an insider unless the aggregate value of all property transferred to or for the benefit of the insider is less than \$7, 575. (This amount may be adjusted on 4/01/2025 and every 3 years after that with respect to cases filed on or after the date of adjustment.) Do not include any payments listed in line 3. Insiders include officers, directors, and anyone in control of a corporate debtor and their relatives; general partners of a partnership debtor and their relatives; affiliates of the debtor and insiders of such affiliates; and any managing agent of the debtor. 11 U.S.C. § 101(31).

### None

	Insider's name and address	Dates	Total amount or value	Reasons for payment or transfer
a I r	Current and former Insider disclosures, and associated payments, for all entities are isted at Yellow Corporation on the respective Statement 4a, 28 and 29, as applicable.		\$	
	Relationship to debtor			
4.2			\$	
	Relationship to debtor			
_				

USF Holland LLC Debtor

Name

Creditor's name and address       Description of the property       Date       Value of property         1	old a	all property of the debtor that wa at a foreclosure sale, transferre	ed by a deed i	n lieu of foreclosure, or returned to the	seller. Do not include property	listed in line 6.
Street	<u>y</u> n	None				
Struct		Creditor's name and address	S	Description of the property	Date	Value of property
street         div       State       Zip Code         2	1					\$
2	Str	reet				
Street         City       State         2ip Code         etoffs         st any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an accourt e debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debtor         Image: Creditor's name and address       Description of the action creditor took       Date action was taken       Amount         Street	City	ty State	Zip Code	-		
Street	2					\$
etoffs         st any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an accourt e debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debtor.         1       None         Creditor's name and address       Description of the action creditor took       Date action was taken         Street	Str					
st any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account e debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debtor None          Creditor's name and address       Description of the action creditor took       Date action was taken       Amount         street						
Street       City     State       Zip Code       Last 4 digits of account number: XXXX	<b>ieto</b> i	, offs any creditor, including a bank or	r financial inst	- itution, that within 90 days before filing a payment at the debtor's direction fro	this case set off or otherwise t om an account of the debtor bec	ook anything from an accour cause the debtor owed a deb
City State Zip Code Last 4 digits of account number: XXXX	eto sta ie de ] l	o <b>ffs</b> any creditor, including a bank or lebtor without permission or refu None	r financial inst used to make	a payment at the debtor's direction fro	r took Date action	cause the debtor owed a deb
Last 4 digits of account number: XXXX	eto sta ede [ ]	o <b>ffs</b> any creditor, including a bank or lebtor without permission or refu None	r financial inst used to make	a payment at the debtor's direction fro	r took Date action	ause the debtor owed a deb was Amount
	eto sta ede í ľ	offs any creditor, including a bank or lebtor without permission or refu None Creditor's name and address	r financial inst used to make	a payment at the debtor's direction fro	r took Date action	ause the debtor owed a deb was Amount
3: Legal Actions or Assignments	eto st a e de ] N	offs any creditor, including a bank or lebtor without permission or refu None Creditor's name and address	r financial inst used to make s	a payment at the debtor's direction fro	r took Date action taken	ause the debtor owed a deb was Amount
	eto st a e de ] N	offs any creditor, including a bank or lebtor without permission or refu None Creditor's name and address	r financial inst used to make s	a payment at the debtor's direction fro	r took Date action taken	ause the debtor owed a deb was Amount
	etor st a e de [ 1 Stree City 3:	offs any creditor, including a bank or lebtor without permission or refu None Creditor's name and address reet Legal Actions or As al actions, administrative pro-	r financial inst used to make s zip Code ssignments ceedings, co	a payment at the debtor's direction fro Description of the action credito Last 4 digits of account number: XX urt actions, executions, attachment	r took Date action taken XX	ause the debtor owed a deb was Amount \$\$
st the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor as involved in any capacity-within 1 year before filing this case.	etor st a e de [ 1 Stree City 3:	offs any creditor, including a bank or lebtor without permission or refu None Creditor's name and address eet Legal Actions or A al actions, administrative pro- he legal actions, proceedings, i	r financial inst used to make s zip Code ssignments ceedings, co investigations	a payment at the debtor's direction fro Description of the action credito Last 4 digits of account number: XX urt actions, executions, attachment , arbitrations, mediations, and audits b	r took Date action taken XX	ause the debtor owed a deb was Amount \$\$
	etor sta e de í ľ Stree City 3: ega st thas in	offs any creditor, including a bank or lebtor without permission or refu None Creditor's name and address aeet Legal Actions or Ae al actions, administrative pro- the legal actions, proceedings, i involved in any capacity-within i	r financial inst used to make s zip Code ssignments ceedings, co investigations	a payment at the debtor's direction fro Description of the action credito Last 4 digits of account number: XX urt actions, executions, attachment , arbitrations, mediations, and audits b	r took Date action taken XX	ause the debtor owed a deb was Amount \$\$

	Case title	Nature of case	Court or agen	cy's name and a	address	S	tatus of case
7.2							Pending On appeal
	Case number		Street City	State	Zip Code		Concluded

Name

### 8. Assignments and receivership

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

$\checkmark$	None			
	Custodian's name and address	Description of the property	Value	
			\$	
	Street	Case title	Court name and add	ress
	City State Zip Code	Case number		
		Date of order or assignment		
Part	4: Certain Gifts and Charitable Contributio	ns		
va	st all gifts or charitable contributions the debtor ga lue of the gifts to that recipient is less than \$1,000	ive to a recipient within 2 years before filing t	his case unless the age	gregate
V	None Recipient's name and address	Description of the gifts or contributions	Dates given	Value
9.1				\$
5.1				φ
	Street			
	City State Zip Code			
	Recipient's relationship to debtor			
9.2				\$
	Street			
	City State Zip Code			
	Recipient's relationship to debtor			
Part	5: Certain Losses			
10. <b>A</b>	Il losses from fire, theft, or other casualty within 1	year before filing this case.		
	None			
	Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets - Real and Personal Property).	Date of loss	Value of property lost
				\$

Case number (If known) 23-11079 (CTG)

Deptor USF Holland LLC	Debtor	USF Holland LLC
------------------------	--------	-----------------

Name

Part	6: Certain Payments or Transfers			
Li th	ayments related to bankruptcy st any payments of money or other transfers of pro e filing of this case to another person or entity, inc eking bankruptcy relief, or filing a bankruptcy case	luding attorneys, that the debtor consulted ab	n behalf of the debtor within 1 ye out debt consolidation or restru	ear before cturing,
	None			
V	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
11.1				\$
	Address			
	Street			
	City State Zip Code			
	Email or website address			
	Who made the payment, if not debtor?			
	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
11.2				\$
	Address			
	Street			
	City State Zip Code			
	Email or website address			
	Who made the payment, if not debtor?	-		
12. <b>S</b>	elf-settled trusts of which the debtor is a benef	- ficiary		
th	st any payments or transfers of property made by is case to a self-settled trust or similar device.		debtor within 10 years before t	he filing of
	o not include transfers already listed on this staten	nent.		
M	None Name of trust or device	Describe any property transferred	Dates transfers	Total amount or
	Name of trust of device	Describe any property transferred	were made	value
				\$
	Trustee			
	140100			

Case number (If known) 23-11079 (CTG)

Name

#### 13. Transfers not already listed on this statement

List any transfers of money or other property-by sale, trade, or any other means-made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

None	See Attached Rider					
Who r	received transfer?	Description o	f property transferred or eived or debts paid in exc	hange	Date transfer was made	Total amount or value
13.1		paymenteree		Jiango	nuo muuo	\$
Addre	SS					
Street						
City	State Zip	Code				
Relati	onship to debtor					
Relati						
Who r	received transfer?	Description o	f property transferred or eived or debts paid in exc	hange	Date transfer was made	Total amount or value
13.2		payments ree		Jiange	nuo muo	\$
Addre	SS					
, luuro						
_						
Street						
	State Zip	Code				
Street City	State Zip	Code				
	State Zip	Code				
City	State Zip onship to debtor	Code				
City		Code				
City Relati		Code				
City Relation	onship to debtor evious Locations	Code				
City Relation art 7: Pro 4. Previous	onship to debtor evious Locations		filing this case and the date	es the address	ses were used.	
City Relation art 7: Pro 4. Previous	onship to debtor evious Locations s addresses evious addresses used by the		filing this case and the date	es the address	ses were used.	
City Relation art 7: Pro 4. Previous List all pre	onship to debtor evious Locations s addresses evious addresses used by the ot apply		filing this case and the date		ses were used. s of Occupancy	
City Relation art 7: Previous List all previous Does no Addree 14.1	onship to debtor evious Locations s addresses evious addresses used by the ot apply		filing this case and the date			То
City Relation art 7: Pro 4. Previous List all pro Does no Addre	onship to debtor evious Locations s addresses evious addresses used by the ot apply		filing this case and the date	Date		То
City Relation art 7: Previous List all previous Does no Addree 14.1	onship to debtor evious Locations s addresses evious addresses used by the ot apply	debtor within 3 years before	filing this case and the date	Date		То
City Relati art 7: Pro 4. Previous List all pro Addre 14.1 Street City	onship to debtor evious Locations addresses evious addresses used by the ot apply ess	debtor within 3 years before		<b>Date</b>		
City Relati art 7: Pro 4. Previous List all pre ☑ Does no Addre 14.1 Street	onship to debtor evious Locations addresses evious addresses used by the ot apply ess	debtor within 3 years before		Date		To
City Relati Relati City City City City City City 14.2	onship to debtor evious Locations addresses evious addresses used by the ot apply ess	debtor within 3 years before		<b>Date</b>		

Debtor USF Holland LLC

Name

- -...

Case number (If known) 23-11079 (CTG)

15. Health Care bankruptcles         Is the debtor primarily engaged in offering services and facilities for:         - diagnosing or treating injury, deformity, or disease, or         - providing any surgical, psychiatric, drug treatment, or obstetric care?         ✓       No. Go to Part 9.         Yes. Fill in the information below.         Image: Service Fill in the information below.         15.1	Imber of or's care s kept? bly: es meals imber of
- idiagnosing or treating injury, deformity, or disease, or         - providing any surgical, psychiatric, drug treatment, or obstetric care?         No. Go to Part 9.         Yes. Fill in the information below.         Facility name and address       Nature of the business operation, including type of services the debtor provides       If debtor provide and housing, nu patients in debtor         15.1	Imber of or's care s kept? bly: es meals imber of
Yes. Fill in the information below.       Facility name and address       Nature of the business operation, including type of services the debtor provides       If debtor provide and housing, nu patients in debtor         15.1	Imber of or's care s kept? bly: es meals imber of
Facility name and address       Nature of the business operation, including type of services the debtor provides       If debtor provide and housing, nu patients in debtor         15.1	Imber of or's care s kept? bly: es meals imber of
15.1	Imber of or's care s kept? bly: es meals imber of
Street       City       State       Zip Code       Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.       How are records         Electronically       Electronically       Electronically         Paper       Nature of the business operation, including type of services the debtor provides       If debtor provide and housing, nu patients in debto         15.2       Street       Location where patient records are maintained (if different from facility address). If electronic, identify any service provides       How are records         15.2       Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.       How are records	es meals umber of
City       State       Zip Code       Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.       How are records	es meals umber of
(if different from facility address). If electronic, identify any service provider.       Check all that app         Electronically       Electronically         Paper       If debtor provides         If debtor provides       If debtor provides	es meals umber of
Facility name and address       Nature of the business operation, including type of services the debtor provides       If debtor provide and housing, nu patients in debtor         15.2	es meals Imber of
Facility name and address       Nature of the business operation, including type of services the debtor provides       If debtor provide and housing, nu patients in debtor         15.2	mber of
Facility name and address       Nature of the business operation, including type of services the debtor provides       If debtor provide and housing, nu patients in debtor         15.2	mber of
15.2	mber of
Street       Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.       How are records	
City       State       Zip Code       Location where patient records are maintained       How are records         (if different from facility address). If electronic, identify any service provider.       How are records       How are records	
(if different from facility address). If electronic, identify any service provider.	
(if different from facility address). If electronic, identify any service provider.	
Check all that app	kept?
	oly:
☐ Paper	
art 9: Personally Identifiable Information	
6. Does the debtor collect and retain personally identifiable information of customers?	
<ul> <li>✓ Yes. State the nature of the information collected and retained.</li> <li>Name, Address, Phone, And Email</li> </ul>	
Does the debtor have a privacy policy about that information?	
☑ Yes	
7. Within 6 years before filing this case, have any employees of the debtor been participants in any ERISA, 401(k), 403(b), or other pension or profit-sharing plan made available by the debtor as an employee benefit?	
□ No. Go to Part 10.	
Yes. Does the debtor serve as plan administrator?	
☑ No. Go to Part 10.	
Yes. Fill in below	
Name of plan Employer identification number of the pla	an
EIN:	
Has the plan been terminated?	

Case number (If known) 23-11079 (CTG)

Debtor USF Holland LLC

Name

### Part 10: Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

#### 18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, old, moved, or transferred?

Include checking, savings, money market, or other financial accounts; certificates of deposit; and shares in banks, credit unions, brokerage houses, cooperatives, associations, and other financial institutions.

### □ None

Financial institution name and address	Last 4 digits of account number	Type of account	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
18.1 BANK OF NOVA SCOTIA P.O. Box 3700, Station Main 71787 WINNIPEG, MB R3C 0A7	XXXX-5419	<ul> <li>Checking</li> <li>Savings</li> <li>Money Market</li> <li>Brokerage</li> <li>Other</li> </ul>	01/17/2023	\$0.00
18.2	<u>XXXX-</u>	<ul> <li>Checking</li> <li>Savings</li> <li>Money Market</li> <li>Brokerage</li> <li>Other</li> </ul>		\$

#### 19. Safe deposit boxes

List any safe deposit box or other depository for securities, cash, or other valuables the debtor now has or did have within 1 year before filing this case.

### None

Depository address	institution na	ime and	Names of anyone with access to it	Description of the contents	Does debtor still have it?
					□ No □ Yes
Street City	State	Zip Code			
	ciaio		Address		

#### 20. Off-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

#### ✓ None

Facility na	ame and addre	SS	Names of anyone with access to it	Description of the contents	Does debtor still have it?
Street					□ No □ Yes
City	State	Zip Code	Address		

Case number (If known) 23-11079 (CTG)

Debtor USF Holland LLC

Name

### Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own 21. Property held for another List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property. □ None See Statements, Part 11, Question 21 – Property Held for Another section of the Global Notes. Owner's name and address Location of the property Description of the property Value \$ Street City State Zip Code **Details About Environmental Information** Part 12: For the purpose of Part 12, the following definitions apply: Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium). Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized. Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance. Report all notices, releases, and proceedings known, regardless of when they occurred. 22. Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders. ☑ No Yes. Provide details below. Nature of the case Case title Court or agency name and address Status of case □ Pending On appeal Street **Case Number** Concluded Zip Code City State 23. Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law? □ No Yes. Provide details below. Site name and address Governmental unit name and address Environmental law, if known Date of notice DEHC LAND AND WASTE HORTON SALES DEVELOPMENT SC DEHC 11/15/2007 CORPORATION SITE 2600 BULL STREET MANAGEMENT **1870 PIEDMONT HIGHWAY** COLUMBIA, SC 29206 PIEDMONT, SC 29673

Debtor USF Holland LLC

Name	
Name	

Site name and address       Governmental unit name and address       Environmental law, if known       Date of noti-         avait	Yes. Provide details below. See Attache	d Rider		
Image: State Stat	Site name and address	Governmental unit name and address	Environmental law, if known	Date of notice
Business name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         Start       Elsiness name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         Start       Business name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         Start       Employer Identification number Do not include Social Security number or ITII       ElN: 86-3892533         Start       VERLAND DARK, KS 66211       YELLOW CORPORATION ENTITY       ElN: 86-3892533         Dovertification number       Do not include Social Security number or ITII         Start       Employer Identification number         Do not include Social Security number or ITII       To PRESENT         Start       Environ       To PRESENT         Start       Employer Identification number       To ITII         Start       ElN:       Environ       To PRESENT         Start       Elsiness name and address       Describe the nature of the business       Employer Identification number         Start       Elsiness name and address       Describe the nature of the business       Employer Identification number         Start       Elsusiness name and address       Describe the n	Street	Street		
Other businesses in which the debtor has or has had an interest         List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this case.         Include this information even if already listed in the Schedules.       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         31 USF HOLLAND INTERNATIONAL SALES CORPORATION 11500 OUTLOOK STREET SUITE 400 OVERLAND PARK, KS 66211       YELLOW CORPORATION ENTITY       EIN: <u>86-3892533</u> Business name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         Business name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         S2       Eusiness name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         S2       Eusiness name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         S3       Eusiness name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         S3       Eusiness name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII </th <th>City State Zip Code</th> <th>City State Zip Code</th> <th></th> <th></th>	City State Zip Code	City State Zip Code		
List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this case. Include this information even if already listed in the Schedules. None           Business name and address         Describe the nature of the business         Employer Identification number           INSF HOLLAND INTERNATIONAL SALES CORPORATION 1100 OUTLOOK STREET SUITE 400 OVERLAND PARK, KS 66211         YELLOW CORPORATION ENTITY         EIN: 86-3892533           Dates business existed         Dates business existed           From 07/27/1933         To         PRESENT           2         Employer Identification number Do not include Social Security number or ITIT           2         Employer Identification number Do not include Social Security number or ITIT           2         Employer Identification number Do not include Social Security number or ITIT           2         Environment         To           3         Describe the nature of the business         Employer Identification number Do not include Social Security number or ITIT				
Business name and address       Describe the nature of the business       Employer Identification number         1:USF HOLLAND INTERNATIONAL SALES CORPORATION 11500 OUTLOOK STREET SUITE 400 OVERLAND PARK, KS 66211       YELLOW CORPORATION ENTITY To present       EIN: 86-3892533         Business name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITIN Present         2       Eusiness name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITIN Pates business existed         2       ElN:	List any business for which the debtor was a Include this information even if already listed	n owner, partner, member, or otherwise a perso	on in control within 6 years before filin	g this case.
CORPORATION 11500 OUTLOOK STREET SUITE 400 OVERLAND PARK, KS 66211       Dates business existed         Business name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITH EIN:	- 	Describe the nature of the business	Employer Identification nu Do not include Social Secur	<b>ımber</b> ity number or ITIN
SUITE 400 OVERLAND PARK, KS 66211 Business name and address Describe the nature of the business Employer Identification number Do not include Social Security number or ITIN 2. Business name and address Describe the nature of the business Employer Identification number To To Business name and address Describe the nature of the business Employer Identification number Dates business existed From To Business name and address Describe the nature of the business Employer Identification number Do not include Social Security number or ITIN 3. Employer Identification number Do not include Social Security number or ITIN Dates business existed Employer Identification number Do not include Social Security number or ITIN Dates business existed Employer Identification number	CORPORATION	YELLOW CORPORATION ENTITY	EIN: <u>86-3892533</u>	
Business name and address       Describe the nature of the business       Employer Identification number Do not include Social Security number or ITII         2       EIN:	SUITE 400			
Do not include Social Security number or ITIR   .2   EIN:   Dates business existed   From   To   .3     Describe the nature of the business     Employer Identification number   Do not include Social Security number or ITIR   Dates business existed     Image: Describe the nature of the business   Employer Identification number   Do not include Social Security number or ITIR   .3     Dates business existed				
Business name and address   Describe the nature of the business   Employer Identification number   Do not include Social Security number or ITIN   3   Business existed	Business name and address	Describe the nature of the business		
Business name and address       Describe the nature of the business       Employer Identification number         3       EIN:	2		EIN:	
Business name and address       Describe the nature of the business       Employer Identification number         .3       EIN:			Dates business existed	
.3     Do not include Social Security number or ITIN       .3     EIN:       Dates business existed			From 1	Го
.3 EIN: Dates business existed	Business name and address	Describe the nature of the business	Employer Identification nu Do not include Social Secur	<b>ımber</b> itv number or ITIN
	3			,
From To			Dates business existed	
			From 1	Го

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Case number (If known) 23-11079 (CTG)

□ None <u>See Attached</u>	Rider			
Name and address			Dates of service	
			From	То
Street				
City	State	Zip Code		
Name and address			Dates of service	
			From	То
Street				
City	State	Zip Code		
Statement within 2 years None Name and address KPMG 1000 WALNUT ST	s who have audited, compiled, or before filing this case.	reviewed debtor's books of account	and records or prepared          Dates of service         From 2002	a financial
statement within 2 years None Name and address KPMG	before filing this case.	reviewed debtor's books of account	Dates of service	
statement within 2 years None Name and address KPMG 1000 WALNUT ST SUITE 1000	before filing this case.	reviewed debtor's books of account a	Dates of service	
statement within 2 years None Name and address KPMG 1000 WALNUT ST SUITE 1000 KANSAS CITY, MO 647	before filing this case.	reviewed debtor's books of account	Dates of service	_ To <u>CURRENT</u>
statement within 2 years None Name and address KPMG 1000 WALNUT ST SUITE 1000 KANSAS CITY, MO 64: Name and address	before filing this case.	reviewed debtor's books of account a	Dates of service From 2002 Dates of service	_ To <u>CURRENT</u>
statement within 2 years None Name and address KPMG 1000 WALNUT ST SUITE 1000 KANSAS CITY, MO 64: Name and address KANSAS	before filing this case.	debtor's books of account and record	Dates of service         From 2002         Dates of service         From	_ To <u>CURRENT</u>
Statement within 2 years None Name and address KPMG 1000 WALNUT ST SUITE 1000 KANSAS CITY, MO 642 Name and address Robe 2 Cob.2 Cob.2	before filing this case.		Dates of service         From 2002         Dates of service         From	_ To <u>CURRENT</u>

Debtor USF Holland LLC

Name

Case number (If known) 23-11079 (CTG)

Debtor	USF Holland LLC
	Name

			if any books of account and records are unavailable, explain why
6c.2 OLIVIER, DANIEL ADDRESS ON FILE			
d. List all financial institutions, c statement within 2 years befo	reditors, and other parties, including mer re filing this case	cantile and trade agencie	es, to whom the debtor issued a financial
□ None <u>See Attached Ride</u>	-		
Name and address			
6d.1			
Street			_
City	State	Zip Code	_
Name and address			
6d.2			_
City	State	Zip Code	_
0		p 0000	
ventories		Filip this second	
	's property been taken within 2 years bef	ore filing this case?	
] No	e two most recent inventories. See Atta	ched Rider	
Yes. Give the details about the	ervised the taking of the inventory	Date of inventory	The dollar amount and basis (cost, market, or other basis) of each inventor
Yes. Give the details about the	ervised the taking of the inventory		The dollar amount and basis (cost, market, or other basis) of each inventor
Yes. Give the details about the	ervised the taking of the inventory		market, or other basis) of each inventor
Yes. Give the details about the Name of the person who supe Name and address of the person variable inventory records	ervised the taking of the inventory		market, or other basis) of each inventor
Yes. Give the details about the Name of the person who supe Name and address of the person inventory records	ervised the taking of the inventory son who has possession of		market, or other basis) of each inventor
Yes. Give the details about the Name of the person who supe Mame and address of the person inventory records	ervised the taking of the inventory son who has possession of		market, or other basis) of each inventor
Yes. Give the details about the Name of the person who supe Name and address of the pers inventory records	ervised the taking of the inventory son who has possession of	inventory	market, or other basis) of each inventor

Debtor	USF Holland LLC
	-

Name of the person who s	supervised the taking of the inventory	Date inver		The dollar amou market, or other			
				\$			
Name and address of the inventory records	person who has possession of						
2							
Street							
City	State	Zip Code					
	ectors, managing members, general p the debtor at the time of the filing of tl		contro	l, controlling sha	arehold	ers,	
Name	Address	F	Position nterest	and nature of a	ny	% of inter	est, if ar
SEE RESPONSE TO QUESTION	14.1						
YELLOW CORPORATION	11500 OUTLOOK STREET SUITE PARK, KS 66211	400 OVERLAND O	WNER			100%	
members in control of the de	g of this case, did the debtor have office btor, or shareholders in control of the					rs,	
	btor, or shareholders in control of the	debtor who no long	ger hold Position	these positions and nature of	Perio	od during	
members in control of the de No Yes. Identify below. <u>See Re</u> s	btor, or shareholders in control of the sponse to Question 4.1	debtor who no long	ger hold	these positions and nature of	Perio posit was l	od during ion or inte	erest
members in control of the de No Yes. Identify below. <u>See Re</u> s	btor, or shareholders in control of the sponse to Question 4.1	debtor who no long	ger hold Position	these positions and nature of	Perio posit was l From	od during ion or inte	To
members in control of the de No Yes. Identify below. <u>See Re</u> s	btor, or shareholders in control of the sponse to Question 4.1	debtor who no long	ger hold Position	these positions and nature of	Peric posit was l From From	od during ion or inte	To
members in control of the de No Yes. Identify below. <u>See Re</u> s	btor, or shareholders in control of the sponse to Question 4.1	debtor who no long	ger hold Position	these positions and nature of	Periciposit posit was l From From From	od during ion or inte	To To To
members in control of the de No Yes. Identify below. <u>See Res</u> Name	book book book book book book book book	e debtor who no long	ger hold Position	these positions and nature of	Peric posit was l From From	od during ion or inte	To
members in control of the de No Yes. Identify below. <u>See Res</u> Name Payments, distributions, or w Within 1 year before filing this o ponuses, loans, credits on loan	betor, or shareholders in control of the sponse to Question 4.1 Address Address vithdrawals credited or given to inside case, did the debtor provide an insider wi is, stock redemptions, and options exerci	rs th value in any form, i	Position ny inter including	these positions and nature of rest	Peric posit was I From From From From	od during ion or inte held	rrest To To To for
Members in control of the de No Yes. Identify below. <u>See Res</u> Name Payments, distributions, or v Within 1 year before filing this of bonuses, loans, credits on loan No Yes. Identify below. Name and address of recip	betor, or shareholders in control of the sponse to Question 4.1 Address Address vithdrawals credited or given to inside case, did the debtor provide an insider wi is, stock redemptions, and options exerci	rs th value in any form, i sed? Amount of money of description and va	Position ny inter including	these positions and nature of rest	Peric posit was I From From From From	od during ion or into held ion, draws	rrest To To To for
members in control of the de No Yes. Identify below. <u>See Res</u> Name Payments, distributions, or w Within 1 year before filing this of bonuses, loans, credits on loan No Yes. Identify below.	betor, or shareholders in control of the sponse to Question 4.1 Address Address vithdrawals credited or given to inside case, did the debtor provide an insider wi is, stock redemptions, and options exerci	rs th value in any form, i sed? Amount of money of description and va	Position ny inter including	these positions and nature of rest	Peric posit was I From From From From	od during ion or into held ion, draws	rrest To To To for
Members in control of the de No Yes. Identify below. <u>See Res</u> Name Payments, distributions, or v Within 1 year before filing this of bonuses, loans, credits on loan No Yes. Identify below. Name and address of recip	betor, or shareholders in control of the sponse to Question 4.1 Address Address vithdrawals credited or given to inside case, did the debtor provide an insider wi is, stock redemptions, and options exerci	rs th value in any form, i sed? Amount of money of description and va	Position ny inter including	these positions and nature of rest	Peric posit was I From From From From	od during ion or into held ion, draws	rrest To To To for

Case number (If known) 23-11079 (CTG)

	Name and address of recipient	Amount of mon description and property		Dates	Reason for providing the value
30.2					
	Street				
	City State Zip Code				
	Relationship to debtor				
	Vithin 6 years before filing this case, has the debtor been a memb	per of any consoli	dated group f	for tax purposes?	
-	No Yes. Identify below.				
			<b>E</b>	41 <b>6</b> 1 - 41	£ 41
	Name of the parent corporation		corporation	entification number o	of the parent
			EIN:		
32. <b>V</b>	Vithin 6 years before filing this case, has the debtor as an employ	/er been responsi	ble for contri	buting to a pension fu	ind?
_	No Yoa Idantifu balaw				
	Yes. Identify below.		<b>F</b>		£ 41
	Name of the pension fund		Employer Id	lentification number of	of the pension
1			EIN:		
Part '	14: Signature and Declaration				
	WARNING Bankruptcy fraud is a serious crime. Making a false sta connection with a bankruptcy case can result in fines up to \$500,000 18 U.S.C. §§ 152, 1341, 1519, and 3571.				perty by fraud in
	I have examined the information in this Statement of Financial Affairs is true and correct.	s and any attachme	ents and have	a reasonable belief tha	t the information
	I declare under penalty of perjury that the foregoing is true and correct	ot.			
	Executed on 09/11/2023				
	MM / DD / YYYY				
х	/s/ Daniel L. Olivier	Printed name	Daniel L. Olivi	er	
	Signature of individual signing on behalf of the debtor				
	Position or relationship to debtor Chief Financial Officer				
-	no additional names to Statement of Financial Affairs for More trai	ividuala Filina fa	Bonkrater	(Official Forms 207) - ++	aahad2
	re additional pages to Statement of Financial Affairs for Non-Ind	ividuals Filing for	вапкгиртсу	Umicial Form 207) att	acneo ?
	No Yes				
L.					

Debtor USF Holland LLC Name

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Debtor Name: USF Holland LLC

Case Number: 23-11079 (CTG)

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

### SOFA Question 2: Non-business revenue

From Date	To Date	Description of sources of revenue	Gross Revenue
01/01/2023	07/31/2023	Gain on Property Sales	\$1,099,233.46
01/01/2023	07/31/2023	Interest Income	\$3,830.06
01/01/2023	07/31/2023	Rent Income on Owned Property	\$14,750.00
01/01/2022	12/31/2022	Gain on Disposition - Land and Building	\$1,734,663.73
01/01/2022	12/31/2022	Rent Income on Owned Property	\$2,950.00
01/01/2021	12/31/2021	Gain on Property Sales	\$1,160,481.70

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#### Debtor Name: USF Holland LLC

#### Case Number: 23-11079 (CTG)

#### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

### Part 2, Question 4: Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Debtor	Ending Balance Description	Trading Partner	Balance - July 31 2022 Receivable (Payable)	Balance - July 31 2023 Receivable (Payable)	Net Year Activity Increase (Decrease)
USF Holland LLC	Intercompany Receivable From	Yellow Corporation	\$300,573,222.71	\$324,406,487.84	\$23,833,265.13
USF Holland LLC	Intercompany Payable To	YRC Enterprise Services, Inc.	(\$6,476,740.85)	(\$6,210,840.34)	\$265,900.51
USF Holland LLC	Intercompany Payable To	New Penn Motor Express LLC	\$497.46	(\$41,641.21)	(\$42,138.67)
USF Holland LLC	Intercompany Payable To	YRC Regional Transportation, Inc.	\$28,736.94	(\$1,982.04)	(\$30,718.98)
USF Holland LLC	Intercompany Receivable From	USF Reddaway Inc.	(\$877.95)	\$1,371.97	\$2,249.92
USF Holland LLC	Intercompany Receivable From	YRC Freight Canada Company	\$340.69	\$3,911.31	\$3,570.62
USF Holland LLC	Intercompany Receivable From	YRC Inc.	\$11,350,239.93	\$1,453,762.90	(\$9,896,477.03)

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### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Case Title	Case Number	Nature of Case	Court Name and Address	Status
ANGELA FORD V. USF HOLLAND (DOL-IL)	5-2962-20-052	REGULATORY/COMPLIANCE	OTHER - MO.	Concluded
ARMANDO RIVERA, ON BEHALF OF HIMSELF AND ALL OTHERS SIMILARLY SITUATED, VS. YELLOW CORPORATION, YRC INC. (D/B/A YRC FREIGHT), USF HOLLAND LLC, NEW PENN MOTOR EXPRESS LLC, AND USF REDDAWAY INC.,	23-cv-830	CLASS ACTION	TO BE DETERMINED	Pending
CAESAR SMITH V. YRC, INC., SEDGWICK CLAIMS MANAGEMENT SERVICES, INC., OLD REPUBLIC INSURANCE COMPANY AND/OR FICTITIOUS DEFENDANTS A - N	01-CV-2002-901479. 00	COMMERCIAL LITIGATION	OFFICE OF THE JEFFERSON COUNTY CIRCUIT CLERK BIRMINGHAM DIVISION TENTH JUDICIAL CIRCUIT 716 RICHARD ARRINGTON JR BLVD N BIRMINGHAM, AL 35203	Pending
CENTRAL STATES, SOUTHEAST AND SOUTHWEST AREAS PENSION FUND; CENTRAL STATES, SOUTHEAST AND SOUTHWEST AREAS HEALTH AND WELFARE FUND; AND CHARLES A WHOBREY, AS TRUSTEE PLAINTIFF, V. YRC INC., A DELAWARE CORPORATION; AND USF HOLLAND LLC	23-CV-4685	LABOR AND EMPLOYMENT LITIGATION	TO BE DETERMINED	Pending
COLE, MARIO V HOLLAND	435-2023-00378	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION 129 W TRADE ST, STE 400 CHARLOTTE, NC 28202	Pending
DANIELS, SCOTTIE V. HOLLAND (WISCONSIN ERD – MILWAUKEE) NO. CR202202046	CR202202046	REGULATORY/COMPLIANCE	WI DEPARTMENT OF WORKFORCE DEVELOPMENT EQUAL RIGHTS DIVISION	Concluded
DERNARD STEWART V. USF HOLLAND	R23A-2022-00044C	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION PATRICK V MCNAMARA BLDG 477 MICHIGAN AVE, ROOM 865 DETROIT, MI 48226	Pending
DEZERAE DURANSO V. USF HOLLAND INC.	1:23-cv-10777-TLL-P TM	LABOR AND EMPLOYMENT LITIGATION	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN US POST OFFICE BLDG 1000 WASHINGTON AVE, RM 214 BAY CITY, MI 48708	Pending
EEOC (MARILYN HERVERY) V. USF HOLLAND, LLC		LABOR AND EMPLOYMENT LITIGATION	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION RIDGE PARK PL 1130 22ND ST S, STE 2000 BIRMINGHAM, AL 35205	Pending
ERNEST A. SOUTHALL V. U.S.F. HOLLAND, INC.	494-2019-00081	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION 200 JEFFERSON AVE, 14TH FL MEMPHIS, TN 38103	Pending

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Case Title	Case Number	Nature of Case	Court Name and Address	Status
ERNEST A. SOUTHALL V. USF HOLLAND, LLC, ET AL.	3:19-cv-01033	LABOR AND EMPLOYMENT LITIGATION	UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE FRED D THOMPSON US COURTHOUSE AND FEDERAL BLDG 719 CHURCH ST COURTROOM 5C CHAMBERS, STE 5325 NASHVILLE, TN 37203	Pending
FRANKLIN DUGGER V. USF HOLLAND LLC	2021-L-0000081	LABOR AND EMPLOYMENT LITIGATION	THOMAS A KLEIN WINNEBAGO COUNTY CLERK OF THE CIRCUIT COURT 400 W STATE ST ROCKFORD, IL 61101	Pending
HERVERY, MARILYN M. V. USF HOLLAND	490-2016-00058	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION 200 JEFFERSON AVE, 14TH FL MEMPHIS, TN 38103	Pending
JACOBS, FALCON V. HOLLAND	443202202289	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION REUSS FEDERAL PLAZA 310 W WISCONSIN AVE, STE 500 MILWAUKEE, WI 53203	Pending
JARED SMITH V. USF HOLLAND, DAVE WAGNER & MICHAEL WEADICK	5-2700-21-134	LABOR AND EMPLOYMENT CHARGE	OTHER - MICH.	Pending
JEFFREY SPEARMAN V. USF HOLLAND TRUCKING CO. (DOL - OSHA/STAA)	2019-57	REGULATORY/COMPLIANCE	US DEPARTMENT OF LABOR OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 200 CONSTITUTION AVE NW WASHINGTON, DC 20210	Concluded
LARRY SIMONS V. USF HOLLAND	22-CV-02481	LABOR AND EMPLOYMENT LITIGATION	UNITED STATES DISTRICT COURT DISTRICT OF KANSAS 500 STATE AVE, STE 529 KANSAS CITY, KS 66101	Pending
LENHART, KENNETH V. HOLLAND	440-2023-00599	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION JCK FEDERAL BLDG 230 S DEARBORN ST, STE 1866 CHICAGO, IL 60604	Pending
MATTHEW BARR V. HOLLAND, INC.	2022-19	LABOR AND EMPLOYMENT CHARGE	STATE AGENCY - S.C.	Pending
MIOSHA CITATION - HOLLAND (WAYLAND, MI) CASE NO 1573684	1573684	OSHA CITATION	OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 530 W ALLEGAN ST PO BOX 30643 LANSING, MI 48909-8143	Pending
MORRIS, TATIANNA V HOLLAND	410-2023-02460	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION SAM NUNN ATLANTA FEDERAL CTR 100 ALABAMA ST SW, STE 4R30 ATLANTA, GA 30303	Pending
NICK KATIB V. USF HOLLAND LLC	3:22-CV-489	LABOR AND EMPLOYMENT LITIGATION	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO JAMES M ASHLEY AND THOMAS WL ASHLEY US COURTHOSUE 1716 SPIELBUSCH AVE, RM 307 TOLEDO, OH 43604	Pending

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Case Title	Case Number	Nature of Case	Court Name and Address	Status
ONTRELL VIRGIL VS. USF HOLLAND FREIGHT COMPANY	443202100440	LABOR AND EMPLOYMENT CHARGE	US EQUAL EMPLOYMENT OPPORTUNITY COMMISSION 310 W WISCONSIN AVE, STE 500 MILWAUKEE, WI 53203	Pending
OSHA CITATION – HOLLAND (KANSAS CITY, MO) INSPECTION NO. 1600422	Inspection 1600422	OSHA CITATION	OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 100 N BROADWAY, STE 470 WICHITA, KS 67202	Pending
OSHA CITATION – HOLLAND (MCCOOK, IL) INSPECTION NO. 1651926	Inspection 1651926	OSHA CITATION	OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 230 S DEARBORN ST, ROOM 3244 CHICAGO, IL 60604	Pending
OSHA CITATION - HOLLAND, BOWLING GREEN, OH (DOL - OSHA)	1550031	REGULATORY/COMPLIANCE	US DEPARTMENT OF LABOR OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 200 CONSTITUTION AVE NW WASHINGTON, DC 20210	Concluded
OSHA CITATION - HOLLAND, INC. (DES MOINES, IA #375)	1570601	REGULATORY/COMPLIANCE	US DEPARTMENT OF LABOR OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 200 CONSTITUTION AVE NW WASHINGTON, DC 20210	Concluded
OSHA CITATION - HOLLAND, TOLEDO, OH (DOL - OSHA)	22-0183 / 22-0184	REGULATORY/COMPLIANCE	US DEPARTMENT OF LABOR OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 200 CONSTITUTION AVE NW WASHINGTON, DC 20210	Concluded
OSHA CITATION - USF HOLLAND (DETROIT, MI)	1709773	REGULATORY/COMPLIANCE	US DEPARTMENT OF LABOR OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 200 CONSTITUTION AVE NW WASHINGTON, DC 20210	Concluded
OSHA CITATION - USF HOLLAND INC MILWAUKEE, WI	1526386	REGULATORY/COMPLIANCE	US DEPARTMENT OF LABOR OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 200 CONSTITUTION AVE NW WASHINGTON, DC 20210	Concluded
PATEL, VIRALKUMAR "RICK" V. USF HOLLAND, LLC & YRC INC.	3:22-cv-122-RLY-MP B	LABOR AND EMPLOYMENT LITIGATION	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA BIRCH BAYH FEDERAL BLDG & US COURTHOUSE 46 E OHIO ST INDIANAPOLIS, IN 46204	Pending
ROADWAYDELIVERY.COM		IP DISPUTES	TO BE DETERMINED	Concluded
ROBERT E. SMITH V. USF HOLLAND (STAA-OH)	5-1680-22-078	STAA LITIGATION	OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION 51 CENTURY BLVD STE 250 NASHVILLE, TN 37214	Pending
SOUTHALL, ERNEST A. V. USF HOLLAND, INC.	3:15-cv-01266	LABOR AND EMPLOYMENT LITIGATION	UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE FRED D THOMPSON US COURTHOUSE AND FEDERAL BLDG 719 CHURCH ST COURTROOM 5C CHAMBERS, STE 5325 NASHVILLE, TN 37203	Pending
UPESLEJA, MICHAEL - FMLA AUDIT (DOL CASE NO. 1980980)	1980980	LABOR AND EMPLOYMENT CHARGE	US DEPARTMENT OF LABOR WAGE AND HOUR DIVISION 200 CONSTITUTION AVE NW WASHINGTON, DC 20210	Pending

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Case Title	Case Number	Nature of Case	Court Name and Address	Status
YELLOW CORPORATION, YRC INC. (d/b/a YRC FREIGHT), USF HOLLAND LLC, NEW PENN MOTOR EXPRESS LLC, and USF REDDAWAY INC. v. INTERNATIONAL BROTHERHOOD OF TEAMSTERS, TEAMSTERS NATIONAL FREIGHT INDUSTRY NEGOTIATING COMMITTEE, TEAMSTERS LOCAL NO. 696, TEAMSTERS LOCAL NO. 795, and TEAMSTERS LOCAL NO. 41,		CLASS ACTION	UNITED STATES DISTRICT COURT DISTRICT OF KANSAS 500 STATE AVE, STE 529 KANSAS CITY, KS 66101	Pending
YRC INC.,D/B/A YRC FREIGHT, AND USF HOLLAND LLC V. BRANDON LOONEY, AN INDIVIDUAL D/B/A ALABAMA AUTOMOTIVE AND DIESEL REPAIR AND PATRICK MEADOWS, AN INDIVIDUAL D/B/A M&M AUTO SALES, A/K/A M&M CUSTOMS AUTO PAINT & BODY		COMMERCIAL LITIGATION	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA	Pending

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### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 13: Transfers not already listed on this statement

Creditor Name and Address	Description of Property	Relationship to Debtor	Date	Amount
ASH GREY PROPERTIES, LLC 5805 LEASE LANE RALEIGH, NC 27617	SALE OF REAL PROPERTY. LOCATION - 201 STAGE COACH TRAIL, GREENSBORO, NC	NONE	07/14/2023	\$2,080,000.00
SAIA MOTOR FREIGHT LINE, LLC 11465 JOHNS CREEK PARKWAY, SUITE 330 JOHNS CREEK, GA 30097	SALE OF REAL PROPERTY. LOCATION - 461 TRANSPORT COURT, LEXINGTON, KY	NONE	04/06/2022	\$2,450,000.00
THE HOME CITY ICE COMPANY 6045 BRIDGETOWN ROAD CINCINNATI, OH 45248	SALE OF REAL PROPERTY. LOCATION - 480 REPUBLIC CIRCLE, BIRMINGHAM, AL	NONE	12/31/2021	\$1,600,000.00

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

### SOFA Question 24: Has the debtor notified any governmental unit of any release of hazardous material?

Site Name and Address	Gov Unit Name and Address	Environmental Law	Date Of Notice
BAXTER SPRINGS, KS	U.S. COAST GUARD NATIONAL RESPONSE CENTER (NRC) - U.S. EPA OFFICE OF EMERGENCY MANAGEMENT ARIEL RIOS BUILDING (5104A) 1200 PENNSYLVANIA AVENUE, NW WASHINGTON. DC 20460		2021
BROOKLYN, OH	U.S. COAST GUARD NATIONAL RESPONSE CENTER (NRC) - U.S. EPA OFFICE OF EMERGENCY MANAGEMENT ARIEL RIOS BUILDING (5104A) 1200 PENNSYLVANIA AVENUE, NW WASHINGTON, DC 20460		2023
HOLLAND MOTOR EXPRESS 8601 W 53RD STREET MCCOOK, IL 60525	IL EPA 1021 N. GRAND AVENUE PO BOX 19276 SPRINGFIELD, IL 62794	35 IAC 731 - UST PROGRAM	07/15/1987
USF HOLLAND TERMINAL 2530 S. TIBBS AVE. INDIANAPOLIS, IN 46241	INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT INDIANA GOVERNMENT CENTER NORTH 100 N SENATE AVE. INDIANAPOLIS, IN 46205	IC 13-25	12/02/2010
USF HOLLAND TERMINAL 2530 S. TIBBS AVE. INDIANAPOLIS, IN 46241	INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT INDIANA GOVERNMENT CENTER NORTH 100 N SENATE AVE. INDIANAPOLIS, IN 46205	IC 13-24	08/17/2020
YOUNGSTOWN, OH	U.S. COAST GUARD NATIONAL RESPONSE CENTER (NRC) - U.S. EPA OFFICE OF EMERGENCY MANAGEMENT ARIEL RIOS BUILDING (5104A) 1200 PENNSYLVANIA AVENUE, NW WASHINGTON, DC 20460		2021

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### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 26a: List all accountants and bookkeepers who maintained the debtor's books and records within 2 years before filing this case.

Name and Address	From	То
CARLSON, JAMIE ADDRESS ON FILE	JULY 2022	CURRENT
FAUGHT, JAMES ADDRESS ON FILE	JULY 2017	DECEMBER 2022
OLIVIER, DANIEL ADDRESS ON FILE	MAY 2008	CURRENT
SWEARINGEN, JAKE ADDRESS ON FILE	SEPTEMBER 2020	JUNE 2022

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 26d: List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issues a financial statement within 2 years before filing this case.

Name and Address

The Debtors are publicly traded and their financial statements are available as a matter of public record. The Debtors provide certain parties, such as banks, auditors, potential investors, vendors, and financial advisors, with financial statements. The Debtors do not maintain complete lists or other records tracking such disclosures. Therefore, the Debtors have not provided lists of these parties in their Responses to Statement.

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### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

### SOFA Question 27: Inventories

Supervisor Name	Name and Address of Person in Possession	Date	Amount
ERIC PORTER - INVENTORY: VEHICLE FLUIDS	BRUCE GRESS 11500 OUTLOOK ST., SUITE 400 OVERLAND PARK, KS 66211	09/30/2021	79,318.68; MARKET
CLAYTON BEERS - INVENTORY: VEHICLE FLUIDS	BRUCE GRESS 11500 OUTLOOK ST., SUITE 400 OVERLAND PARK, KS 66211	03/31/2022	108,051.24; MARKET
BRYAN HAGGARD - INVENTORY: TIRES	BRUCE GRESS 11500 OUTLOOK ST., SUITE 400 OVERLAND PARK, KS 66211	04/30/2022	597,594.68; MARKET
CLAYTON BEERS - INVENTORY: REPAIR PARTS	BRUCE GRESS 11500 OUTLOOK ST., SUITE 400 OVERLAND PARK, KS 66211	11/30/2022	551,071.98; COST
CLAYTON BEERS - INVENTORY: TIRES	BRUCE GRESS 11500 OUTLOOK ST., SUITE 400 OVERLAND PARK, KS 66211	05/31/2023	459,239.13; MARKET
JON ESRY - INVENTORY: BULK DIESEL FUEL	BRUCE GRESS 11500 OUTLOOK ST., SUITE 400 OVERLAND PARK, KS 66211	07/31/2023	1,520,236.23; MARKET