IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:

Chapter 11

NOBLE HOUSE HOME FURNISHINGS LLC, et al.,

Case No. 23-90773 (CML)

Debtors.¹

(Jointly Administered)

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

Noble House Home Furnishings LLC, and its debtor affiliates in the above-captioned chapter 11 cases (the "**Chapter 11 Cases**") filed on September 11, 2023, as debtors and debtors in possession (collectively, the "**Debtors**"), are filing their respective Schedules of Assets and Liabilities (each, a "**Schedule**," and collectively, the "**Schedules**") and Statements of Financial Affairs (each, a "**Statement**" and collectively, the "**Statements**") in the United States Bankruptcy Court for the Southern District of Texas (the "**Bankruptcy Code**") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "**Bankruptcy Rules**").

These Global Notes and Statements of Limitations, Methodology, and Disclaimer Regarding Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, and are incorporated by reference in, and comprise an integral part of all of the Schedules and Statements. The Global Notes are in addition to the specific notes set forth below with respect to the Schedules and Statements (the "Specific Notes," and, together with the Global Notes, the "Notes"). These Notes should be referred to, and referenced in connection with, any review of the Schedules and Statements.

The Schedules and Statements have been signed by Gayla Bella, Chief Financial Officer of the Debtors. Ms. Bella is an authorized signatory for each of the Debtors. In reviewing and signing the Schedules and Statements, Ms. Bella necessarily relied upon the efforts, statements, and representations of the Debtors' other personnel and advisors. Ms. Bella 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.

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification numbers, are: Noble House Home Furnishings LLC (1671); Best Selling Home Decor Furniture, LLC (5580), Le Pouf, LLC (8197), NH Services LLC (9626), and Heavy Metal, Inc. (3124). The Debtors' service address in these Chapter 11 cases is 700 Milam Street, Suite 1300, Houston, TX 77002.

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The Schedules and Statements are unaudited and subject to potential adjustment. 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 preparation. The Debtors have made reasonable efforts to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances; however, subsequent information or discovery may result in material changes to the Schedules and Statements and errors or omissions may exist.

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 re—categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized, except as required by applicable law or order of the Bankruptcy Court.

The Debtors reserve all rights to amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including the right to dispute or otherwise assert offsets or defenses to any claim reflected on the Schedules and Statements as to amount, liability, classification, identity of Debtor, or to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated." Furthermore, nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of any of the Debtors' rights or an admission with respect to their Chapter 11 Cases, including any issues involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization or recharacterization of contracts and leases, assumption or rejection of contracts and leases under the provisions of chapter 3 of the Bankruptcy Code, causes of action arising under the provisions of chapter 5 of the Bankruptcy Code, or any other relevant applicable laws to recover assets or avoid transfers.

A. <u>Global Notes and Overview of Methodology</u>

The Schedules, Statements, and Notes should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of the Debtors or their affiliates.

1. **Description of the Chapter 11 Cases.** On September 11, 2023 (the "**Petition Date**"), each of the Debtors commenced a voluntary case under chapter 11 of the Bankruptcy Code. On September 12, 2023, the Bankruptcy Court entered an order authorizing the joint administration of the chapter 11 cases pursuant to Bankruptcy Rule 1015(b) [Docket No. 22]. Notwithstanding the joint administration of the Debtors' cases for procedural purposes, each Debtor has filed its own Schedules and Statements.

2. **Basis of Presentation**. Prior to the Petition Date, in the ordinary course of business, the Debtors prepared consolidated financial statements for financial reporting purposes on a monthly basis. The Schedules and Statements are unaudited and are the result of the Debtors' reasonable efforts to report certain financial information of each Debtor on an unconsolidated basis. The Schedules and Statements neither purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP") nor are they intended to be fully reconciled with the financial statements of each Debtor. The Debtors used reasonable efforts to attribute the assets and liabilities, certain required financial information, and various cash disbursements to each particular Debtor entity. Because the Debtors' accounting systems, policies, and practices were developed for consolidated reporting purposes rather than for reporting by legal entity, however, it is possible that not all assets and liabilities have been recorded with the correct legal entity on the Schedules and Statements.

3. **Reporting Date**. Unless otherwise noted in specific responses, the Schedules and Statements reflect the Debtors' books and records as of the close of business on September 11, 2023, or the latest available record date.

4. **Current Values**. The assets and liabilities of each Debtor are listed on the basis of the net book value of the asset or liability in the respective Debtor's accounting books and records. Unless otherwise noted, the carrying value on each of the Debtor's books, rather than the current market value, is reflected in the Schedules and Statements.

5. **Confidentiality**. There may be instances when personal information was not included or was redacted due to the nature of an agreement between a Debtor and a third party or concerns to protect the privacy of an individual. Pursuant to the Order (I) Authorizing the Debtors to Redact Certain Personally Identifiable Information, (II) Approving the Form and Manner of Notifying Creditors of the Commencement of the Chapter 11 Cases and Other Information, and (III) Granting Related Relief [Docket No. 49], the Debtors are authorized to redact certain personally identifiable information from their Schedules and Statements.

Consolidated Entity Accounts Payable and Disbursement Systems. As 6. described in the Debtors' Emergency Motion for Entry of Interim and Final Orders (I) Authorizing Maintenance of Existing Bank Accounts; (II) Authorizing Continuance of Existing Cash Management System; (III) Granting Limited Waiver of Section 345(b) Deposit Requirements; (IV) Authorizing Continued Performance of Intercompany Transactions and Funding; and (V) Granting Related Relief [Docket No. 7] (the "Cash Management Motion"), the Debtors utilize a centralized cash management system in the ordinary course of business to collect, concentrate, and disburse funds generated by their operations. In the ordinary course of business, the Debtors maintained business relationships among each other, which result in intercompany receivables and payables (the "Intercompany Claims") arising from intercompany transactions (the "Intercompany Transactions"). Additional information regarding the Intercompany Claims and Intercompany Transactions is described in the Cash Management Motion. Historically the Debtors have engaged in intercompany transactions with their Debtor and non-Debtor affiliates in the ordinary course and therefore, have been excluded from these filings. Material additional work is necessary to fully analyze all of the intercompany transactions. The Debtors, and each of the Debtor's non-debtor affiliated entities, each reserve all of their respective rights with respect to any intercompany accounts payable and receivable.

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7. Accuracy. The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling, or transferring the claims against or equity interests in the Debtors should evaluate this financial information in light of the purposes for which it was prepared.

8. **Undetermined Amounts**. Claim amounts that could not readily be quantified by the Debtors are scheduled as "undetermined," "unknown," or "N/A." The description of an amount as "undetermined," "unknown," or "N/A" is not intended to reflect upon the materiality of the amount.

9. Liabilities. The Debtors have sought to allocate liabilities between the prepetition and post-petition periods based on the information and research 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 the prepetition and post-petition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate.

10. **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.

11. **Insiders.** For purposes of the Schedules and Statements, the Debtors define "insiders" pursuant to section 101(31) of the Bankruptcy Code as: (a) officers that are either (i) Section 16-related officers or (ii) select leaders with effective authority of each debtor entity; (b) directors; (c) persons in control of the Debtors; (d) relatives of the Debtors' directors, officers (as defined herein), or persons in control of the Debtors; and (e) debtor/non-Debtor affiliates of the foregoing. Moreover, the Debtors do not take any position with respect to: (a) any insider's influence over the control of the Debtors; (b) the management responsibilities or functions of any such insider; (c) the decision making or corporate authority of any such insider; or (d) whether the Debtors or any such insider could successfully argue that he or she is not an "insider" under applicable law or with respect to any theories of liability or for any other purpose. The listing of a party as an "insider" is not intended to be nor should it be construed as a legal characterization of such party as an insider and does not act as an admission of any fact, Claim, right, or defense, and all such rights, Claims, and defenses are hereby expressly reserved.

12. **Totals**. All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements and exclude items identified

as "unknown" or "undetermined" or "N/A." If there are unknown or undetermined amounts, the actual totals may be materially different from the listed totals.

13. **Currency**. All amounts shown in the Schedules and Statements are in U.S. Dollars, unless otherwise indicated.

14. **Payment of Prepetition Claims Pursuant to First Day Orders**. The Debtors have requested authority to pay certain outstanding prepetition claims pursuant to orders entered by this court after the initial hearing in these cases (collectively, the "**First Day Orders**"). The Schedules and Statements reflect the Debtors' outstanding liabilities in their amounts owed as of the Petition Date which have been adjusted where the Debtors could identify amounts that have been paid. *If liabilities on account of prepetition wages and benefits have been satisfied in full, they are not listed on the Schedules and Statements unless otherwise noted*.

15. **Other Paid Claims**. If the Debtors have reached any post-petition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Schedules and Statements, and shall be enforceable by all parties.

16. **Setoffs**. The Debtors routinely incurred certain setoffs from customers and suppliers in the ordinary course of business. Setoffs in the ordinary course can result from various items including pricing discrepancies, customer programs, returns, and other disputes between the Debtors and their customers or suppliers. In the ordinary course of business, the Debtors would setoff invoices with credit memos. These routine setoffs were consistent with the ordinary course of business in the Debtors' industry. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not always independently accounted for, and may be excluded from the Schedules and Statements.

17. **Debtors' Reservation of Rights**. Nothing contained in the Schedules, Statements, or Notes shall constitute a waiver of rights with respect to these Chapter 11 Cases, including the following:

- a. Any failure to designate a claim listed on the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent," or "unliquidated." The Debtors reserve the right to dispute and to assert setoff rights, counterclaims, and defenses to any claim reflected on the Schedules as to amount, liability, and classification, and to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated."
- b. Notwithstanding that the Debtors have made reasonable efforts to correctly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors nonetheless may have improperly characterized, classified, categorized, or designated certain items. The Debtors thus reserve all rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as is necessary and appropriate.

- c. The listing of a claim or agreement (i) on Schedule D as "secured," (ii) on Schedule E/F (Part 1) as "priority," (iii) on Schedule E/F (Part 2) as "unsecured," or (iv) on Schedule G as "executory" or "unexpired" does not constitute an admission by the Debtors of the legal rights of the claimant, the executory nature of the agreement under section 365 of the Bankruptcy Code, or a waiver of the Debtors' rights to recharacterize or reclassify such claim or agreement pursuant to an amendment to a Schedule, a claim objection, or otherwise. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a security interest has been undertaken. Except as provided in an order of the Bankruptcy Court, the Debtors reserve all rights to dispute and challenge the secured nature or amount of any such creditor's claims or the characterization of the structure of any transaction, or any document or instrument related to such creditor's claim.
- d. In the ordinary course of their businesses, the Debtors leased equipment and other assets from certain third-party lessors for use in their daily operations. The Debtors have made commercially reasonable efforts to list any such leases in Schedule G, and any current amounts due under such leases that were outstanding as of the Petition Date are listed on Schedule D or Schedule E/F. Except as otherwise noted herein, the property subject to any such lease is not reflected in Schedule A/B as either owned property or an asset of the Debtors, and neither is such property or assets of third parties within the control of the Debtors except where noted. Nothing in the Schedules is or shall be construed as an admission or 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 rights with respect to any of such issues, including the recharacterization thereof.
- e. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as 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 or setoffs with respect to the same.
- f. The Debtors' businesses were part of a complex enterprise. Although the Debtors have exercised their reasonable efforts to ensure the accuracy of their Schedules and Statements, they nevertheless may contain errors and omissions. The Debtors hereby reserve all of their rights to dispute the validity, status, and enforceability of any contracts, agreements, and leases identified in the Schedules and Statements, and to amend and supplement the Schedules and Statements as necessary.
- g. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on the Schedules and Statements,

including the right to dispute and challenge the characterization or the structure of any transaction, document, and instrument related to a creditor's claim.

h. The Debtors exercised their reasonable efforts to locate and identify guarantees and other secondary liability claims (the "Guarantees") in their executory contracts, unexpired leases, secured financings, debt instruments, and other agreements. If such Guarantees have been identified, they are included in the relevant Schedules and Statements. Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments, and other agreements may have been omitted inadvertently. Thus, the Debtors reserve their rights to amend and supplement the Schedules and Statements if additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to re-characterize and reclassify any such contract or claim.

18. **Global Notes Control**. If the Schedules or Statements differ from any of the foregoing Global Notes, the Global Notes shall control.

B. <u>Specific Notes for Schedules</u>

1. Schedule A/B.

- a. **A/B.7**. Deposits listed are potentially subject to offset by counterparty. The bank accounts at Pacific Western Bank have been closed
- b. A/B.8. Prepayments are as of 8/31/23.
- c. **A/B.11**. Accounts receivable information listed on Schedule A/B, Part 3, Question 11 represents gross receivables as of September 11, 2023. These amounts do not include any amounts that may be owed to customers in the form of chargebacks, returns or other adjustments pursuant to the Debtor's customer program policies and day-to-day operating policies. In addition, amounts listed as potentially uncollectible include invoices that have been past due for greater than 90 days past their original due date. Receivables and payables among the Debtors and among the Debtors and their non-Debtor affiliates are reported on Schedule A/B and Schedule E/F, respectively, per the Debtors' books and records.
- d. **A/B.19-26**. Inventory pricing is listed at actual value. Inventory value excludes duty & tariff, drayage, quality control, which are only calculated and reconciled monthly. Packaging and warehouse supplies are not included in inventory and expensed as purchased. Although they are not included in inventory, the materials purchased 20 days prior to filing have been identified.
- e. A/B.39 & 40. In the Debtors' books and records, office furniture and fixtures are included in one trial balance amount. As such, in certain instances, the Debtors have not specifically reported office equipment by office furniture, office fixtures, and office equipment. After a reasonable effort, the Debtors

have not been able to identify all collectibles, artwork, and other memorabilia; however, it is possible that inadvertent errors or omissions may have occurred, or that property of de minimis value is not included in response to this question.

- f. A/B.39-45. Data as of 8/31/23.
- g. **A/B.70–77**. Despite exercising commercially 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.

2. Schedule D. Certain of the claims listed on Schedule D, as well as the Guarantees of those claims listed on Schedule H, arose and were incurred on various dates; a determination of the date upon which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, not all of these dates are included for each such claim. To the best of the Debtors' knowledge, all claims listed on Schedule D arose or were incurred before the Petition Date. The amounts in Schedule D are consistent with the Debtors' stipulations set forth in the *Debtors' Emergency Motion for Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) Obtain Postpetition Financing and (B) Use Cash Collateral, (II) Granting Liens and Providing Superpriority Administrative Expense Claims, (III) Granting Adequate Protection to Prepetition ABL Parties, (IV) Modifying the Automatic Stay, (V) Scheduling a Final Hearing, and (VI) Granting Related Relief [Docket No. 15] (the "DIP Financing Motion"), which are subject to investigation and challenge by the Official Committee of Unsecured Creditors or other parties in interest.*

Except as otherwise agreed to or stated pursuant to a stipulation or order entered by the Bankruptcy Court that is or becomes final, including any final order approving the DIP Financing Motion, the Debtors and their estates, subject to the foregoing limitations, note as follows: (a) although the Debtors may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a lien has been undertaken; (b) the descriptions provided on Schedule D only are intended to be a summary; and (c) the Debtors have not included on Schedule D claims that were secured by property for which the collateral was not in the Debtors' possession as of the Petition Date.

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.

In addition to funded debt obligations, the Debtors have also listed on Schedule D potential claims relating to leased equipment still in the Debtors' possession on the Petition Date. These claims are listed as 'undetermined' amounts, and are contingent and unliquidated, noting their potential security interest relates to their interest in the leased equipment.

Except as specifically stated herein, real property lessors, equipment lessors, utility companies, and other parties that may hold security deposits or other security interests have not been listed on Schedule D.

The Debtors have not listed on Schedule D any parties whose claims may be secured through rights of setoff, deposits, or advance payments posted by, or on behalf of, the Debtors, or judgment or statutory lien rights.

3. Schedule E/F

a. **Part 1**.

Certain of the claims listed on Schedule E/F (Part 1) arose and were incurred on multiple dates; a determination of the date upon which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, not all of these multiple dates are included for each such claim.

The liabilities listed on Schedule E/F (Part 1) do not reflect any analysis of such claims under sections 503 or 507 of the Bankruptcy Code. The Debtors reserve the right to dispute or challenge whether creditors listed on Schedule E/F are entitled to priority status pursuant to sections 503 or 507 of the Bankruptcy Code.

Claims owing to various taxing authorities to which the Debtors potentially may be liable are included on the Debtors' Schedule E/F. Certain claims, may also be subject to ongoing audits further creating difficulties in determining with certainty the amount of the remaining claims. Therefore, the Debtors have listed all such claims as contingent, unliquidated, and disputed, pending final resolution of ongoing audits or other outstanding issues.

Schedule E/F does not include certain deferred charges, deferred liabilities, accruals, or general reserves. Such amounts are, however, reflected on the Debtor's 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 Bankruptcy Court granted the Debtors authority to pay or honor certain prepetition obligations for employee wages, salaries, and other compensation, reimbursable employee expenses, and employee benefits including accrued PTO up to predefined amounts. Unsecured claims related to accrued PTO that has not been paid or used postpetition have been listed on Schedule E as "Undetermined" in amount. *See Order Authorizing the Debtors to (1) Pay and/or Honor Prepetition Wages, Salaries, Incentive Payments, Employee Benefits, and Other Compensation; (II) Remit Withholding Obligations and Deductions; (III) Maintain Employee Compensation and Benefits Programs and Pay Related Administrative Obligations; and (IV) Have Applicable Banks And Other Financial Institutions Receive, Process, Honor, and Pay Certain Checks Presented for Payment and Honor Certain Fund Transfer Requests [Docket No. 42] (the "Wage and Benefits Order").*

b. Part 2.

The Debtors have exercised their commercially reasonable efforts to list all liabilities on Schedule E/F of each applicable Debtor. As a result of the Debtors' consolidated operations, however, the reader should review Schedule E/F for all Debtors in these cases for a complete understanding of the unsecured debts of the Debtors. Certain creditors listed on Schedule E/F may owe amounts to the Debtors, and, as such, the Debtors may have valid setoff and recoupment rights with respect to such amounts. The amounts listed on Schedule E/F may not reflect any such right of setoff or recoupment, and the Debtors reserve all rights to assert the same and to dispute and challenge any setoff or recoupment rights that may be asserted against the Debtors by a creditor. Additionally, certain creditors may assert mechanics, materialman's, or other similar liens against the Debtors for amounts listed on Schedule E/F. The Debtors reserve

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their rights to dispute and challenge the validity, perfection, and immunity from avoidance of any lien purported to be perfected by a creditor listed on Schedule E/F of any Debtor. In addition, certain claims listed on Schedule E/F (Part 2) may be entitled to priority under section 503(b)(9) of the Bankruptcy Code.

The Debtors have included trade creditors and other government bodies on Schedule E/F, some of whose claims may have been satisfied, in whole or in part, pursuant to the First Day Orders. The Debtors have reflected the prepetition liabilities of such trade creditors and other government bodies as of the Petition Date which have been adjusted or removed entirely where the Debtors could identify amounts that have been paid. Moreover, Schedule E/F does not include certain balances including deferred liabilities, accruals, or general reserves. In certain instances these amounts may have been listed and classified as "Unknown" balances. The accruals primarily represent general estimates of liabilities and do not represent specific claims as of the Petition Date. The Debtors have made reasonable efforts to include as contingent, unliquidated, or disputed the claim of any party not included on the Debtors' open accounts payable that is associated with an account that has an accrual or receipt not invoiced.

To the extent practicable, Schedule E/F is intended to reflect the balance as of the Petition Date. Despite the Debtors' reasonable best efforts, to the extent an unsecured claim has been paid or may be paid, it is possible such claim is not included on Schedule E/F. Certain Debtors may pay additional claims listed on Schedule E/F during these chapter 11 cases pursuant to orders of the Bankruptcy Court, and the Debtors reserve all of their rights to update Schedule E/F to reflect such payments or to modify the claims register to account for the satisfaction of such claim. Additionally, Schedule E/F does not include any potential rejection damage claims of the counterparties to executory contracts and unexpired leases that may be rejected.

Schedule E/F is based on current invoices received from the company. Additional invoices pertaining to Pre-Petition liabilities may be received Post-Petition and may not have been included in this document.

4. **Schedule G.** Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases (collectively, the "**Agreements**"), review is ongoing and inadvertent errors, omissions, or overinclusion may have occurred. The Debtors may have entered into various other types of Agreements in the ordinary course of their businesses, such as indemnity agreements, supplemental agreements, and amendments/letter agreements that may not be set forth in Schedule G. In addition, as described herein, certain nondisclosure agreements or other confidential information has been omitted, as well as certain short-term purchase and sales orders given their large number and transitory nature. The Agreements 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, letter and other documents, instruments, and agreements that may not be listed on Schedule G. Executory agreements that are oral in nature have not been included in Schedule G. Certain of the Agreements listed on Schedule G may have been entered into on behalf of more than one of the Debtors.

5. **Schedule H**. The Debtors are party to certain prepetition secured credit agreements that were executed by multiple Debtors. The obligations of guarantors under the prepetition

secured credit agreements are noted on Schedule H for each individual Debtor. Furthermore, the Debtors may not have identified certain guarantees that are embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements. No claim set forth on the Schedules and Statements of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other Debtors.

C. <u>Specific Notes for Statements</u>

1. **Statement 3**. The payments disclosed in Statement 3 are based on payments made by the Debtors with payment dates from June 13, 2023, through September 11, 2023. The actual dates that cash cleared the Debtors' bank accounts may differ based on the form of payment. The Debtors' accounts payable system does not include the corresponding payment clear dates and compiling this data would have required a time-consuming manual review of individual bank statements. It is expected, however, that many payments included in Statement 3 have payment clear dates that are the same as payment dates (*e.g.*, wires and other forms of electronic payments).

2. **Statement 4**. For the purpose of this question, all payments are listed on the Statement of the Debtor that actually made the payment.

3. **Statement 6**. The Debtors routinely incur setoffs from third parties during the ordinary course of business. Set-offs in the ordinary course can result from various items including intercompany transactions, counterparty settlements, pricing/quantity discrepancies, and other transaction true-ups. These customary setoffs are consistent with the ordinary course of business in the Debtor's industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtor to list all such setoffs. Consequently, ordinary course set-offs are excluded from the Debtors' responses to Statement 6. The Debtors reserve all rights to enforce or challenge any setoffs that have been or may have been asserted.

4. **Statement 7**. The Debtors have used reasonable efforts to report all legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the Debtors were involved in any capacity within one year before the Petition Date. The Debtors reserve their rights to assert that neither the Debtors nor any affiliate of the Debtors is an appropriate party to such actions or proceedings.

5. **Statement 10**. Amounts listed herein were for events that were reported or tracked for insurance purposes. *De minimis* losses are not separately tracked by the Debtors and were not included on Statement 10.

6. **Statement 11**. The Debtors have used reasonable efforts to identify payments for services of any entities who provided consultation concerning debt counseling or restructuring services, relief under the Bankruptcy Code or preparation of a petition in bankruptcy within one year immediately before the Petition Date, which are identified in the Debtors' response to Statement 11. Additional information regarding the Debtors' retention of professional service firms is and will be more fully described in the individual retention applications for those firms and any related orders.

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7. **Statement 26(d)**. Over the past two years, the Debtors have provided their financial statements via physical and electronic mail to various parties in the ordinary course of business, including current or potential secured lenders, government entities, shareholders, customers, and other interested parties. Recipients of financial information generally received consolidated accounts for the Debtors. The Debtors routinely provide financial information to current and potential banks, customers, suppliers, advisors, governmental authorities, landlords, investors, and other financial institutions in the ordinary course of business.

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Debtor NH Services LLC			
United States Bankruptcy Court for the:	Southern District of Texas		
Case number 23-90775 (if known)			

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).

Gross revenue from business					
Identify the beginning and end may be a calendar year	ling dates of the debtor's f	fiscal year, which	Sources of revenue Check all that apply		Gross revenue (before deductions and exclusions)
FROM THE BEGINNING From 1/1/2 OF THE FISCAL YEAR TO FILING DATE:		To 9/11/2023	☑ Operating a busir□ Other	ness	\$5,697,296.88
FOR PRIOR YEAR:	From 1/1/2022	To 12/31/2022	☑ Operating a busir □ Other	ness	\$10,013,481.13
FOR THE YEAR BEFORE THAT:	From 1/1/2021	To 12/31/2021	☑ Operating a busir□ Other	ness	\$24,139,587.60
from lawsuits, and royalties. List €	each source and the gro	USS LEVENUE TOF EACH SE	eparatery. Do not include rever	iue iisieu in IIAE 1.	
Certain payments or transfers to List payments or transfers—incluo	o creditors within 90 da ding expense reimburse	ays before filing this comments—to any creditor	, other than regular employee	· · · · · · · · · · · · · · · · · · ·	2
Certain payments or transfers to List payments or transfers—includ before filing this case unless the a on 4/1/25 and every 3 years after	o creditors within 90 da ding expense reimburse aggregate value of all p	ays before filing this c ements—to any creditor roperty transferred to th	, other than regular employee nat creditor is less than \$7,575	. (This amount may be	adjusted
Certain payments or transfers to List payments or transfers—includ before filing this case unless the a on 4/1/25 and every 3 years after None	o creditors within 90 da ding expense reimburse aggregate value of all p	ays before filing this ca ements—to any creditor roperty transferred to th ses filed on or after the	, other than regular employee at creditor is less than \$7,575 date of adjustment.)	· · · · · · · · · · · · · · · · · · ·	adjusted
Certain payments or transfers to List payments or transfers—include before filing this case unless the a on 4/1/25 and every 3 years after None Creditor's name and address ACJG INC.	o creditors within 90 da ding expense reimburse aggregate value of all p	ays before filing this ca ements—to any creditor roperty transferred to th ses filed on or after the	, other than regular employee at creditor is less than \$7,575 date of adjustment.)	(This amount may be Reasons for payment Check all that apply	adjusted or transfer
Certain payments or transfers to List payments or transfers—includ before filing this case unless the a on 4/1/25 and every 3 years after None Creditor's name and address	o creditors within 90 da ding expense reimburse aggregate value of all p	ays before filing this c ements—to any creditor roperty transferred to th ses filed on or after the Dates 06/16/2023 06/23/2023	r, other than regular employee hat creditor is less than \$7,575 date of adjustment.) Total amount or value \$61,743.75 \$31,942.50	Reasons for payment Check all that apply Secured debt Unsecured loan	adjusted or transfer repayment
Certain payments or transfers to List payments or transfers—includ before filing this case unless the a on 4/1/25 and every 3 years after None Creditor's name and address ACJG INC. ATTN LI JUN GUO	o creditors within 90 da ding expense reimburse aggregate value of all p	ays before filing this c ements—to any creditor roperty transferred to th ses filed on or after the Dates 06/16/2023 06/23/2023 07/07/2023	r, other than regular employee hat creditor is less than \$7,575 date of adjustment.) Total amount or value \$61,743.75 \$31,942.50 \$24,890.00	Reasons for payment Check all that apply Secured debt Unsecured loan Suppliers or ven	adjusted or transfer repayment
Certain payments or transfers to List payments or transfers—includ before filing this case unless the a on 4/1/25 and every 3 years after None Creditor's name and address ACJG INC. ATTN LI JUN GUO 1638 BRYCEDALE AVE	o creditors within 90 da ding expense reimburse aggregate value of all p	ays before filing this c ements—to any creditor roperty transferred to th ses filed on or after the Dates 06/16/2023 06/23/2023	r, other than regular employee hat creditor is less than \$7,575 date of adjustment.) Total amount or value \$61,743.75 \$31,942.50	Reasons for payment Check all that apply Secured debt Unsecured loan	adjusted or transfer repayment
Certain payments or transfers to List payments or transfers—include before filing this case unless the a on 4/1/25 and every 3 years after None Creditor's name and address ACJG INC. ATTN LI JUN GUO 1638 BRYCEDALE AVE	o creditors within 90 da ding expense reimburse aggregate value of all pr that with respect to cas	ays before filing this c ements—to any creditor roperty transferred to th ses filed on or after the Dates 06/16/2023 06/23/2023 07/07/2023	r, other than regular employee hat creditor is less than \$7,575 date of adjustment.) Total amount or value \$61,743.75 \$31,942.50 \$24,890.00	Reasons for payment Check all that apply Secured debt Unsecured loan Suppliers or ven Services	adjusted or transfer repayment
Certain payments or transfers to List payments or transfers—inclue before filing this case unless the a on 4/1/25 and every 3 years after None Creditor's name and address ACJG INC. ATTN LI JUN GUO 1638 BRYCEDALE AVE	o creditors within 90 da ding expense reimburse aggregate value of all pr that with respect to cas	ays before filing this c ements—to any creditor roperty transferred to th ses filed on or after the Dates 06/16/2023 06/23/2023 07/07/2023 08/25/2023	r, other than regular employee hat creditor is less than \$7,575 date of adjustment.) Total amount or value \$61,743.75 \$31,942.50 \$24,890.00 \$8,895.10	Reasons for payment Check all that apply Secured debt Unsecured loan Suppliers or ven Services	adjusted or transfer repayment dors

Debtor

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Creditor's name and address	Dates	Total amount or value	Reasons for payment or transfer Check all that apply
AMEX P.O. BOX 0001 LOS ANGELES, CA 90096-0001	06/30/2023	\$25,485.91	 Secured debt Unsecured loan repayment Suppliers or vendors Services Other
	TOTAL FOR AMEX	\$25,485.91	
ATLANTIC SOLUTIONS GROUP INC.	07/07/2023	\$8,816.42	□ Secured debt
AP FBO ATLANTIC SOLUTIONS GROUP INC. PO BOX 31001-2434	07/14/2023	\$10,699.58	Unsecured loan repayment
POBOX 31001-2434 PASADENA, CA 91110-2434	07/25/2023	\$9,533.23	□ Suppliers or vendors
	08/04/2023	\$11,095.33	☑ Services □ Other
TOTAL FOR ATLANTIC SOLI	JTIONS GROUP INC.	\$40,144.56	
BANK OF AMERICA LEASING	06/18/2023	\$12,349.21	Secured debt
P.O. BOX 100918	06/30/2023	\$36,411.14	Unsecured loan repayment
ATLANTA, GA 30384-0918	07/18/2023	\$12,349.21	Suppliers or vendors
	07/30/2023	\$36,411.14	Services
	08/18/2023	\$12,349.21	□ Other
	08/30/2023	\$36,411.14	
TOTAL FOR BANK OF	AMERICA LEASING	\$146,281.05	
BANK OF AMERICA	06/19/2023	\$9,202.13	□ Secured debt
PO BOX 15731 WILMINGTON, DE 19886-5731	09/01/2023	\$15,000.00	Unsecured loan repayment
			 Suppliers or vendors Services Other
TOTAL FOR	BANK OF AMERICA	\$24,202.13	
MARSH & MCLENNAN AGENCY LLC	08/25/2023	\$115,270.74	□ Secured debt
LOCKBOX 740663 LOS ANGELES, CA 90074			Unsecured loan repayment
,			Suppliers or vendors
			☐ Services ☑ Other <u>INSURANCE</u>
			D Other <u>INSURANCE</u>
TOTAL FOR MARSH & MCLE	NNAN AGENCY LLC	\$115,270.74	
ORIENTAL EXPRESS TRANSPORT INC.	08/04/2023	\$23,200.00	Secured debt
351 STEEPLECHASE LANE RICHMOND HILL, CA 31324	08/18/2023	\$9,050.00	☐ Unsecured loan repayment
			□ Suppliers or vendors
			☑ Services□ Other
TOTAL FOR ORIENTAL EXPRES	SS TRANSPORT INC.	\$32,250.00	
PORT CITY LOGISTICS, INC.	07/28/2023	\$10,000.00	□ Secured debt
246 JIMMY DELOACH PARKWAY SAVANNAH, GA 31407			 Unsecured loan repayment Suppliers or vendors Services Other

Debtor

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	Creditor's name and address	Dates	Total amount or value	Reasons for payment or tra Check all that apply	ansfer
	RPR TRUCKING LLC	06/23/2023	\$21,016.10	Secured debt	
	390 W MANVILLE ST	07/07/2023	\$19,906.80	Unsecured loan repa	ayment
	COMPTON, CA 90220	07/14/2023	\$18,740.55	. Suppliers or vendors	
		07/25/2023	\$36,113.50	Services	
		07/28/2023	\$15,113.90	□ Other	
		08/04/2023			
		00/04/2023	\$15,410.00		
	TOTAL	FOR RPR TRUCKING LLC	\$126,300.85		
	SC FUELS	06/30/2023	\$16,926.40	Secured debt	
	PO BOX 14014	07/14/2023	\$19,717.91	Unsecured loan repa	avment
	ORANGE, CA 92863	07/28/2023	\$13,629.38	Suppliers or vendors	
		08/18/2023	\$18,931.19	☐ Services	
		00/10/2023	ψ10,351.13	□ Other	
		TOTAL FOR SC FUELS	\$69,204.88		
				_	
	STS LOGISTICS INC 1991 W. 190TH. SUITE 202	06/16/2023	\$11,805.75	Secured debt	
	TORRANCE, CA 90504	06/23/2023	\$11,805.75	Unsecured loan repa	-
		06/30/2023	\$16,973.40	□ Suppliers or vendors	
		07/14/2023	\$26,672.25	Services	
		07/28/2023	\$19,988.05	☐ Other	
		08/04/2023	\$27,329.75		
		08/25/2023	\$24,564.15		
	TOTAI	FOR STS LOGISTICS INC	\$139,139.10		
		GRAND TOTAL:	\$863,418.74		
Lis gu \$7 no ge the	yments or other transfers of property made w t payments or transfers, including expense reim aranteed or cosigned by an insider unless the a ,575. (This amount may be adjusted on 4/1/25 a t include any payments listed in line 3. <i>Insiders</i> neral partners of a partnership debtor and their a debtor. 11 U.S.C. § 101(31). None	bursements, made within 1 ye ggregate value of all property and every 3 years after that wit include officers, directors, and	ear before filing this case on de transferred to or for the benefit th respect to cases filed on or a l anyone in control of a corpora	bts owed to an insider or of the insider is less than after the date of adjustmen te debtor and their relative	es;
Lis sol	possessions, foreclosures, and returns t all property of the debtor that was obtained by d at a foreclosure sale, transferred by a deed in None				ditor,
ac de	toffs t any creditor, including a bank or financial insti count of the debtor without permission or refuse btor owed a debt. None		•	, ,	
Part 3:	Legal Actions or Assignments				
Lis inv	gal actions, administrative proceedings, cour t the legal actions, proceedings, investigations, olved in any capacity-within 1 year before filing None	arbitrations, mediations, and a			15
		National of a			
	Case title	Nature of case	Court or agency's na	me and address	Status of case

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Debtor

	(Name)			
	Case title	Nature of case	Court or agency's name and address	Status of case
	DOMINIQUE PARKER VS NH SERVICES LLC Case number 23STCV20848	WRONGFUL TERMINATION	LOS ANGELES SUPERIOR COURT, CA 111 N. HILL ST. LOS ANGELES, CA 90012	☑ Pending□ On appeal□ Concluded
	JUAN ANGEL OCAMPO VS NH SERVICES LLC Case number CIVDS2023316	PERSONAL INJURY	SAN BERNADINO SUPERIOR COURT, CA SAN BERNARDINO DISTRICT – CIVIL DIVISION 247 WEST THIRD STREET SAN BERNARDINO, CA 92415-0210	□ Pending□ On appeal☑ Concluded
	RAMIRO PALOMARES OSORIO VS NH SERVICES LLC Case number CIVSB2217656	PERSONAL INJURY	SAN BERNADINO SUPERIOR COURT, CA SAN BERNARDINO DISTRICT – CIVIL DIVISION 247 WEST THIRD STREET SAN BERNARDINO, CA 92415-0210	☑ Pending□ On appeal□ Concluded
	ROBERTO ECHEVERRIA VS NH SERVICES LLC Case number ADJ17717513	WORKERS COMPENSATION	WCAB COURT OF CALIFORNIA; ORANGE COUNTY 1065 N LINK ANAHEIM, CA 92806-2131	☑ Pending □ On appeal □ Concluded
	SUSAN BANUELOS VS NH SERVICES LLC Case number 23STCV05496	WAGE/HOUR	LOS ANGELES SUPERIOR COURT, CA 111 N. HILL ST.	✓ Pending□ On appeal□ Concluded
List han	ignments and receivership		LOS ANGELES, CA 90012 days before filing this case and any property in ng this case.	the
List han ☑ I	ignments and receivership any property in the hands of an assignee for ds of a receiver, custodian, or other court-a	appointed officer within 1 year before fili	days before filing this case and any property ir	n the
List han I I Int 4: List valu	ignments and receivership any property in the hands of an assignee for ds of a receiver, custodian, or other court-a None Certain Gifts and Charitable Contribut	appointed officer within 1 year before fili tions ebtor gave to a recipient within 2 years	days before filing this case and any property ir	the
List han It 4: List Valu	ignments and receivership any property in the hands of an assignee for ds of a receiver, custodian, or other court-a None Certain Gifts and Charitable Contribut all gifts or charitable contributions the du is of the gifts to that recipient is less than	appointed officer within 1 year before fili tions ebtor gave to a recipient within 2 years	days before filing this case and any property in ng this case.	n the
List han I I List Valu I I I I I I I I I I I I I I I I I I I	ignments and receivership any property in the hands of an assignee for ds of a receiver, custodian, or other court-a None Certain Gifts and Charitable Contribut all gifts or charitable contributions the due of the gifts to that recipient is less than None	appointed officer within 1 year before fili tions ebtor gave to a recipient within 2 year \$1,000	days before filing this case and any property in ng this case.	the
List han I n art 4: . List valu I n art 5: 0. All 1	ignments and receivership any property in the hands of an assignee for ds of a receiver, custodian, or other court-a None Certain Gifts and Charitable Contribut all gifts or charitable contributions the du e of the gifts to that recipient is less than None Certain Losses	appointed officer within 1 year before fili tions ebtor gave to a recipient within 2 year \$1,000	days before filing this case and any property in ng this case.	n the
List han art 4: List valu Ø 1 art 5: 0. All I Ø 1 0. All I Ø 1 1. Pay List filing ban	ignments and receivership any property in the hands of an assignee for ds of a receiver, custodian, or other court-a None Certain Gifts and Charitable Contribut all gifts or charitable contributions the d ise of the gifts to that recipient is less than None Certain Losses osses from fire, theft, or other casualty w None Certain Payments or Transfers ments related to bankruptcy any payments of money or other transfers	appointed officer within 1 year before fili tions ebtor gave to a recipient within 2 years a \$1,000 rithin 1 year before filing this case.	days before filing this case and any property in ng this case.	efore the

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

Part 7: Pro	evious Locations					
List all pre	 Previous addresses List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used. ☑ Does not apply 					
Part 8: He	alth Care Bankruptcies					
ls the debt — diag	re bankruptcies for primarily engaged in offering services and facilities for : nosing or treating injury, deformity, or disease, or iding any surgical, psychiatric, drug treatment, or obstetric care? to Part 9.					
Part 9: Pe	rsonal Identifiable Information					
16. Does the	debtor collect and retain personally identifiable information of customers?					
⊠ No. □ Yes. S	tate the nature of the information collected and retained.					
pension o	ears before filing this case, have any employees of the debtor been participants in any El r profit-sharing plan made available by the debtor as an employee benefit? to Part 10. oes the debtor serve as plan administrator?	RISA, 401(k), 403(b), or other				
	No. Yes. Fill in below:					
	Name of plan	Employer identification number of the plan				
	NOBLE HOUSE HOME FURNISHINGS LLC 401 (K) PROFIT SHARING PLAN AND TRUST	45-4211671				
	Has the plan been terminated? ☑ No □ Yes					
	NOBLE HOUSE'S HEALTH & WELFARE BENEFIT PLAN	45-4211671				
	Has the plan been terminated? ☑ No □ Yes					
Part 10: Ce	rtain Financial Accounts, Safe Deposit Boxes, and Storage Units					
Within 1 ye sold, move Include ch	ancial accounts ear before filing this case, were any financial accounts or instruments held in the debtor's nar ed, or transferred? ecking, savings, money market, or other financial accounts; certificates of deposit; and share poperatives, associations, and other financial institutions.					

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

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	Depository institution name and address	Names of anyone with access to it	Description of the contents	Does debtor still have it?
	PETTY CASH 700 MILAM STREET, SUITE 1300 HOUSTON, TX 77002	MERCEDES SILIS & MARINA MEDVEDEVA 21325 SUPERIOR STREET CHATSWORTH, CA 91311	PETTY CASH	
Lis in	f-premises storage st any property kept in storage units or warehou which the debtor does business. None	uses within 1 year before filing this case. Do no	ot include facilities that are in a part of	a building
Part 11	Property the Debtor Holds or Controls 1	hat the Debtor Does Not Own		
Lis tru	operty held for another t any property that the debtor holds or controls st. Do not list leased or rented property. None	that another entity owns. Include any property	/ borrowed from, being stored for, or h	eld in
Part 12	2: Details About Environmental Informatio	n		
 Er. req Siti de Ha co 	e purpose of Part 12, the following definitions a avironmental law means any statute or governm gardless of the medium affected (air, land, wat the means any location, facility, or property, inclu- botor formerly owned, operated, or utilized. azardous material means anything that an envi- intaminant, or a similarly harmful substance. t all notices, releases, and proceedings know	nental regulation that concerns pollution, conta er, or any other medium). Juding disposal sites, that the debtor now owns ronmental law defines as hazardous or toxic, o	, operates, or utilizes or that the	
V	as the debtor been a party in any judicial or a No Yes. Provide details below.	dministrative proceeding under any environ	mental law? Include settlements and o	orders.
en ⊠	as any governmental unit otherwise notified t vironmental law? No Yes. Provide details below.	he debtor that the debtor may be liable or po	otentially liable under or in violation o	of an
	as the debtor notified any governmental unit No Yes. Provide details below.	of any release of hazardous material?		
Part 13	3: Details About the Debtor's Business or	Connections to Any Business		
Lis Inc	her businesses in which the debtor has or has any business for which the debtor was an ow clude this information even if already listed in the None	mer, partner, member, or otherwise a person i	n control within 6 years before filing thi	s case.
26. Bo 26	 boks, records, and financial statements a. List all accountants and bookkeepers who □ None 	o maintained the debtor's books and records w	vithin 2 years before filing this case.	
	Name and address		Dates of service	
	ANDERSON, JENNIFER L 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 10/31/2019	To 6/21/2023
	BELLA, GAYLA 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 2/25/2023	To PRESENT

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Name and address		Dates of service	
CHOI, JANE		From 11/2/2020	To 2/9/2022
21325 SUPERIOR STREET LOS ANGELES, CA 91311		110111 11/2/2020	10 2/9/2022
EFFENDI, GABRIELLA NADIA 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 3/9/2022	To 9/29/2023
ESCALANTE, KIMBERLY 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 4/4/2019	To 10/4/2023
LIZARRAGA, JOANNA 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 12/1/2021	To PRESENT
LOCSIN, DANIEL S 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 10/3/2005	To PRESENT
MAKDESI, MAYA 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 1/20/2020	To 4/15/2022
MARINA MEDVEDEVA 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 11/1/2018	To PRESENT
PHONGPRAMORN, ANCHALEE 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 7/18/2011	To PRESENT
RAGASA, SALOME 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 10/31/2016	To 12/31/2021
RYAN R. WEIRICH 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 10/9/2017	To 12/16/2022
SILIS, MERCEDES E 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 8/22/2016	To PRESENT
SUKHAROM, JUBBIE 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 3/8/2021	To PRESENT
TSAI, LARRY 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 11/21/2019	To 3/4/2022
VIDAL, WALDEMAR E 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 5/7/2018	To 3/8/2023
VOSKANYAN, TIGRAN 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 6/6/2022	To PRESENT
WANG, ZHOUNAN 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 8/30/2021	To 5/10/2023
WEIRICH, RYAN R 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 10/9/2017	To 12/16/2022
YAP, CHIN SHUAI 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 3/22/2021	To PRESENT
ZHANG, XI 21325 SUPERIOR STREET LOS ANGELES, CA 91311		From 5/2/2022	To PRESENT
List all firms or individuals who have a statement within 2 years before filing t	udited, compiled, or reviewed debtor's books of accoun his case.	and records or prepared	a financial
□ None			
Name and address		Dates of service	
MOSS ADAMS 21700 W. OXNARD ST #300		From	To PRESENT

List all firms or individuals who were in possession of the debtor's books of account and records when this case is filed . □ None		
ame and address	If any books of account and records are unavailable, explain why	
BELLA, GAYLA 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
EFFENDI, GABRIELLA NADIA 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
ESCALANTE, KIMBERLY 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
IZARRAGA, JOANNA 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
OCSIN, DANIEL S 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
/EDVEDEVA, MARINA 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
2HONGPRAMORN, ANCHALEE 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
SILIS, MERCEDES E 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
SUKHAROM, JUBBIE 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
/OSKANYAN, TIGRAN 21325 SUPERIOR STREET		
OS ANGELES, CA 91311 /AP, CHIN SHUAI 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
ZHANG, XI 21325 SUPERIOR STREET .OS ANGELES, CA 91311		
t all financial institutions, creditors, and other parties, including mercanti tement within 2 years before filing this case.	le and trade agencies, to whom the debtor issued a financial	
None		
lame and address		
AEA PRIVATE DEBT ISCHMIDT@AEAINVESTORS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
ALLOMER CAPITAL ENNA@ALLOMERCAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
AQUILINE "GRAVELY@AQUILINE.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
ARES COMMERCIAL FINANCE BROZUM@ARESMGMT.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
ASSOCIATED BANK VOODROW.BROADERS@ASSOCIATEDBANK.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		

Name and address	
ATERIAN INVESTMENT PARTNERS MFIELDSTONE@ATERIANPARTNERS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
BALMORAL FUNDS THAYNES@BALMORALFUNDS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
BANK OF AMERICA, N.A. MARK.BLANKSTEIN@BOFA.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
BANK OF THE WEST MATTHEW.WEIDLE@BANKOFTHEWEST.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
BARDIN HILL PDESAI@BARDINHILL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
BAYSIDE CAPITAL, INC. SBRITAIN@BAYSIDE.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
BISON CAPITAL BMOOSSAIAN@BISONCAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
BLUE TORCH CAPITAL ELINDO@BLUETORCHCAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
 BMO HARRIS BANK WILLIAM.TEFFT@BMO.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CADENCE BANK, N. A. GAINES.LIVINGSTON@CADENCEBANK.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CALLODINE CSANDERS@CALLODINEFINANCE.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CALTIUS CAPITAL MANAGEMENT RSHUART@CALTIUS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CAPITAL ONE CURTIS.HART@CAPITALONE.COM; ERIC.WIENER@CAPITALONE.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CAPITALVIEW INVESTMENT PARTNERS, L.P. ANDREW@CAPITALVIEWIP.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CENTRE LANE EHEPNER@CENTRELANEPARTNERS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CHARLESBANK JBEER@CHARLESBANK.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
CHURCHILL ASSET MANAGEMENT JASON.STRIFE@CHURCHILLAM.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	

ame and address		
CIBC (EVIN.HARRINGTON@CIBC.COM CONTACT WHO SIGNED NDA INCLUSIVE (EFINANCING / DIP OUTREACH	OF SALE PROCESS /	
XIT GROUP, INC. ENNETH.CAFFREY@CIT.COM CONTACT WHO SIGNED NDA INCLUSIVE EFINANCING / DIP OUTREACH	OF SALE PROCESS /	
CITIZENS FINANCIAL GROUP ENNIFER.CHAN@CITIZENSBANK.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
CITY NATIONAL BANK ENNIFER.BRAASCH@CNB.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
CLASSIC HOME SUNNY.KAUSHIK@CLASSICHOME.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
COLBECK CAPITAL MANAGEMENT CJOHNSON@COLBECK.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
COMVEST CREDIT PARTNERS COILA@COMVEST.COM; C.ODONNELL CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	•	
COMVEST LAHATTE@COMVEST.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
SC GENERATION GROSENBAUM@CSCSHARED.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
RAGONFLY COMMERCE RASER@DRAGONFLYCOMMERCE.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH		
ASTWEST BANK RIC.CHICO@EASTWESTBANK.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
CLIPSE BUSINESS CREDIT BERIAU@ECLIPSEBUSCAP.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
AWKES CAPITAL MANAGEMENT INYU@FAWKESCM.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
GI FINANCE BITNER@FGIWW.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
IFTH THIRD BANK ILSA.BURTON@53.COM; CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
IRMAMENT GROUP IPETERS@FIRMAMENT.COM CONTACT WHO SIGNED NDA INCLUSIVE REFINANCING / DIP OUTREACH	OF SALE PROCESS /	
IRST EAGLE INVESTMENT MANAGEMEN ARRY, KLAFF@FIRSTEAGLE.COM ONTACT WHO SIGNED NDA INCLUSIVE		

Name and address	
FREEMAN SPOGLI & CO. (ARHAUS) BBRUTOCAO@FREEMANSPOGLI.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
GARMARK ADVISORS LLC CLAYDEN@GARMARK.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
GB MERCHANT PARTNERS RRAY@GORDONBROTHERS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
GDA LUMA GDEALBA@GDALUMA.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
GEMSPRING CAPITAL MATT@GEMSPRING.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
GIBRALTAR BUSINESS CAPITAL ADICHIARA@GIBRALTARBC.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
GIGACLOUD TECH IMAN.SCHROCK@GIGACLOUDTECH.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
GREAT ROCK ANDERSON@GREATROCKCAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
HPS INVESTMENT PARTNERS KYLE.MAPES@HPSPARTNERS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	_
HUNTINGTON NATIONAL BANK EVAN.W.SWANK@HUNTINGTON.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
IRRADIANT JYOUNG@IRRADIANTPARTNERS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
J.P. MORGAN (ABL) STEPHEN.D.CHRIST@CHASE.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
KEYBANC CAPITAL MARKETS JEF_FOWLER@KEYBANK.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
KEYSTONE NATIONAL GROUP CSOLOMON@KEYSTONENATIONAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
KINGSWOOD CAPITAL BSUCALDITO@KINGSWOOD-CAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
KOHLBERG KRAVIS ROBERTS & CO. ALEXANDER.FOREMAN@KKR.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
LEONARD GREEN & PARTNERS SOLOMON@LEONARDGREEN.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	

(Na	me)	
	Name and address	
	LINON HOME FURNITURE JZIOZIS@LINON.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MANULIFE WWINKELMANN@MANULIFE.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MARQUETTE BUSINESS CREDIT, INC. TOM.OHARE@MARQUETTE.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MGG INVESTMENT GROUP ECOHEN@MGGINV.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MID OCEAN CREDIT PARTNERS TSPIRIDELLIS@MIDOCEANPARTNERS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MIDCAP FINANCIAL SERVICES, LLC JSHEKELL@MIDCAPFINANCIAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MIDDLEGROUND CAPITAL LMULHOLLAND@MIDDLEGROUNDCAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MONOMOY (KLAUSSNER HOME FURNISHINGS) HTYSON@MCPFUNDS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	MONROE PMALONE@MONROECAP.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	_
	MORGAN STANLEY OPPORTUNISTIC CREDIT CHRIS.J.BROWN@MORGANSTANLEY.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	NEXUS CAPITAL MANAGEMENT CMCKHANN@NEXUSLP.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	NORTHSTAR JLINGEN@NORTHSTARCAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	O3 INDUSTRIES SWALUKONIS@O3INDUS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	PACELINE JROSEN@PACELINEEQUITY.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	PATHLIGHT CAPITAL MTWOMEY@PATHLIGHTCAPITAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	PLATINUM EQUITY JCOSENTINO@PLATINUMEQUITY.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
	PNC BUSINESS CREDIT BRIAN.CALDWELL@PNC.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH	
-		

	(Name)		
	Name and address		
	REGIONS BUSINESS CAPITAL BRIAN.MANN@REGIONS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	RESIDENT HOME RAN@RESIDENTHOME.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	RESTORE / HILCO DKEEFE@HILCOGLOBAL.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	SAFAVIEH DARIUS.YARAGHI@SAFAVIEH.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	SECOND AVENUE CAPITAL PARTNERS MGALLIVAN@SECONDAVECP.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	SENTINEL SCHIRES@SENTINELPARTNERS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	SIENA LENDING GROUP NPAYNE@SIENALENDING.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	SLR JWELLS@SLRCREDITSOLUTIONS.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	SOLACE CBROTHERS@SOLACECAP.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	SOUND POINT CAPITAL MANAGEMENT, L.P. DROUS@SOUNDPOINTCAP.COM; MVALCOVIC@SOUNDPOINTCAP.COM CONTACT WHO SIGNED NDA INCLUSIVE OF SALE PROCESS / REFINANCING / DIP OUTREACH		
	ntories e any inventories of the debtor's property been taken within 2 years before filing this case? lone		
peo	the debtor's officers, directors, managing members, general partners, members in contr ole in control of the debtor at the time of the filing of this case. None	ol, controlling shareholders, or other	
con	in 1 year before the filing of this case, did the debtor have officers, directors, managing rol of the debtor, or shareholders in control of the debtor who no longer hold these positione		
Witl	ments, distributions, or withdrawals credited or given to insiders in 1 year before filing this case, did the debtor provide an insider with value in any form, inclu uses, loans, credits on loans, stock redemptions, and options exercised? None	uding salary, other compensation, draws,	
	in 6 years before filing this case, has the debtor been a member of any consolidated gro	up for tax purposes?	
	Name of the parent corporation	Employer identification number of the parent corporation.	
	NOBLE HOUSE HOME FURNISHINGS LLC	45-4211671	



32. Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund?

☑ None

y fraud in connection with a bankruptcy case can result in fines	e statement, concealing property, or obtaining money or property up to \$500,000 or imprisonment for up to 20 years, or both.
8 U.S.C. §§ 152, 1341, 1519, and 3571.	
have examined the information in this Statement of Financial A	ffairs and any attachments and have a reasonable belief that the
formation is true and correct.	
declare under penalty of perjury that the foregoing is true and co	correct.
xecuted on 10/20/2023.	
/s/ Gayla Bella	Gayla Bella
Signature of individual signing on behalf of the debtor	Printed Name
Chief Financial Officer	
Position or relationship to debtor	