Case 24-90004 Document 1 Filed in TXSB on 01/07/24 Page 1 of 32

Debtor Audacy, Inc. Case number (if known)

Fill in this information to identify the case:				
United States Bankruptcy Court for the:				
Southern District of Texas				
	(State)			
Case number (if known):		Chapter		

□Check if this is an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

06/22

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

Entercom Communications Corp.		
2. All other names debtor used in the last 8 years		
Include any assumed names, trade names, and doing business as names		
3. Debtor's federal Employer Identification Number (EIN) 23-1701044		
4. Debtor's address Principal place of business Mailing address, if different of business	it from principal plac	е
2400 Market Street		
Number Street Number Street		
4 th Floor		
Philadelphia, Pennsylvania 19103		
City State Zip Code City	State Zip Code	
Location of principal assets principal place of business	ts, if different from s	
Philadelphia County Number Street		
County Number Street		
City	State Zip Code	
5. Debtor's website (URL) www.https://audacyinc.com		
6. Type of debtor ⊠Corporation (including Limited Liability Company (LLC) and Limited Liability Partner	ership (LLP))	
□Partnership (excluding LLP)		
□Other. Specify:		

Debtor Audacy, Inc. Name				Case nu	mber (if known)	-	
7. Describe debtor's business	A. C	heck One	<u>:</u>				
7. Describe dester a susmess	□н	ealth Care	e Business (as defin	ned in 11 U.S	S.C. § 101(27A))		
	□S	ingle Asse	et Real Estate (as de	efined in 11	U.S.C. § 101(51E	3))	
	□R	ailroad (a	s defined in 11 U.S.	C. § 101(44)))		
	□S	tockbroke	r (as defined in 11 l	J.S.C. § 101	(53A))		
		ommodity	Broker (as defined	in 11 U.S.C	§ 101(6))		
	□С	learing Ba	ank (as defined in 1	1 U.S.C. § 78	31(3))		
	⊠N	one of the	above				
	В. С	heck all th	at apply:				
	1	Tax-exemp	ot entity (as describe	ed in 26 U.S	.C. § 501)		
		nvestment 80a-3)	t company, includin	g hedge fund	d or pooled inves	tment vehicle (as	defined in 15 U.S.C.
	I	nvestmen	t advisor (as defined	d in 15 U.S.C	C. § 80b-2(a)(11))	1	
	<u> </u>	nttp://www	orth American Indus .uscourts.gov/four-cio and Television	<u>digit-national</u>	-association-naic		t describes debtor. See
			io ana Tolovioloni	<u> </u>	·3/		
8. Under which chapter of the Bankruptcy Code is the		k One: hapter 7					
debtor filing?	☐ Chapter 9						
	☑ Chapter 11. Check all that apply:						
A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
	☐ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidate debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
	☐ A plan is being filed with this petition.						
		☐ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).					
		i I	and Exchange Com	mission acco	ording to § 13 or ry Petition for N	15(d) of the Secur	nd 10Q) with the Securities rities Exchange Act of 1934. illing for Bankruptcy under
		_1	The debtor is a shell	company a	s defined in the S	ecurities Exchanç	ge Act of 1934 Rule 12b-2.
		Chapter 1	2				
9. Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes	District		When	MM/DD/YYYY	Case number	
If more than 2 cases, attach a separate list.		District		When	MM/DD/YYYY	Case number	
10. Are any bankruptcy cases	□ No					D.1.6	
pending or being filed by a business partner or an	Yes	Debtor	See Rider 1			Relationship	
affiliate of the debtor?		District				- \A/Ib - ··	
List all cases. If more than 1,		0	umbar if lares			When:	MM / DD / YYYY
attach a separate list. Case number, if known							

Debtor Audacy, Inc.		Case number (if known)			
Name					
11. Why is the case filed in this district?	Check all that apply:				
	□ Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.				
	☑ A bankruptcy case concernin	g debtor's affiliate, general partner	or partnership is pending in this district.		
12. Does the debtor own or have possession of any real property or personal	☑ No ☐ Yes. Answer below for each pro ☐ Yes. Answer below for	perty that needs immediate attention	on. Attach additional sheets if needed.		
property that needs	Why does the property need immediate attention? (Check all that apply.)				
immediate attention?	It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.				
	What is the hazard?				
	☐ It needs to be physica	ally secured or protected from the w	veather.		
		goods or assets that could quickly , livestock, seasonal goods, meat,	deteriorate or lose value without dairy, produce, or securities-related		
	assets or other option	s).			
	□ Other				
	M/hava ia tha muanantu?				
	Where is the property?	Number Street			
		City	State Zip Code		
	Is the property insured?				
	□ No				
	☐ Yes. Insurance agend	:y			
	Contact name				
	Phone				
2					
Statistical and	d administrative information				
13. Debtor's estimation of available funds	Check one:				
available lunus	☐ After any administrative average		for distribution to the constant		
	☐ After any administrative expenses	are paid, no funds will be available	e for distribution to unsecured creditors.		
14. Estimated number of creditors ¹		□1,000-5,000	□25,001-50,000 □50,001,400,000		
creations		⊠5,001-10,000 □10,001-25,000	□50,001-100,000 □More than 100,000		
	□200-999				
15. Estimated assets	· · · · ·	□\$1,000,001-\$10 million	□\$500,000,001-\$1 billion		
		□\$10,000,001-\$50 million □\$50,000,001-\$100 million	⊠\$1,000,000,001-\$10 billion □\$10,000,000,001-\$50 billion		
		□\$100,000,001-\$500 million	☐More than \$50 billion		

¹ The estimated number of creditors and estimated amounts of assets and liabilities are being listed on a consolidated basis for all Debtor affiliates listed on Rider 1, attached hereto.

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					•	
Debtor Audacy, Inc.			Case numb	er (if known)		
Name						
16. Estimated liabilities		□\$0-\$50,000	□\$1,000,001-\$10	million	□\$500	0,000,001-\$1 billion
		□\$50,001-\$100,000	□\$10,000,001 - \$5			00,000,001-\$10 billion
		□\$100,001-\$500,000	□\$50,000,001-\$1	00 million	□\$10,	000,000,001-\$50 billion
		□\$500,001-\$1 million	□\$100,000,001-\$	500 million	□More	e than \$50 billion
Request for Reli	ef, Dec	claration, and Signatures				
WARNING Bankruptcy fraud is	a seri	ous crime Making a fals	e statement in conne	ction with a	hankruntev (case can result in fines up to
\$500,000 or imprison	ment f	or up to 20 years, or both. 1	8 U.S.C. §§ 152, 1341	, 1519, and 3	571.	sace can recall in lines up to
17. Declaration and signature of authorized representative of	O	The debtor requests relief petition.	in accordance with the	chapter of tit	le 11, United	States Code, specified in this
debtor	•	I have been authorized to	file this petition on beh	alf of the debt	or.	
	•		nation in this petition a	nd have a rea	sonable belie	f that the information is true
	and correct.					
	I d	eclare under penalty of perj	ury that the foregoing i	s true and cor	rect.	
	Execut		7/2024			
		MM/ DD / Y	YYY			
	×					
	^	/s/Richard J. Schmaelin			hard J. Schn	naeling
		Signature of authorized rep	presentative of debtor	Prii	nted name	
		Title Executive Vice Pr	esident & Chief			
		Financial Officer		_		
49 Cianatura of attornay	×			Det		
18. Signature of attorney	•	/s/John F. Higgins	1.6	Date	01/07/2	
		Signature of attorney for de	ebtor		MM/DD/	YYYY
		John F. Higgins				
		Joini F. Higgins				
		Porter Hedges LLP				
		Firm name				
		1000 Main St., 36th Floor				
		·	Street			
		Houston			TX	77002
		City		_	State	ZIP Code
		(713) 226-6648			ihigging®	nortorhodaes com
		Contact phone				porterhedges.com address
		•		TV	Linaii	
		09597500 Bar number		TX State	_	
		Dai Hallibol		State		

Official Form 201A (12/15)

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

In re:)	Chapter 11		
Audacy, Inc.	,)			
)			
	Debtor.)			
	Attachment to Volu Ba	untary Petition for Inkruptcy under C		iduals Filing	for
1.	If any of the debtor' of 1934, the SEC file			Section 12 o	of the Securities
Lachange Act	of 1754, the SEC III	e number is <u>001-14</u>	101 .		
2.	The following finan		st available i	nformation as	nd refers to the
debtor's condi	tion on September 30	<u>0, 2023</u> .			
a.	Total assets			\$	2,788,943,000
b.	Total debts (including	ng debts listed in 2.	c., below)	\$	2,662,320,000
c.	Debt securities held	_			
					Approximate number of
					holders:
secure	d □ unsecured □	subordinated	\$	N/A	N/A
secure	d □ unsecured □	subordinated \square	\$	N/A	N/A
secure	\Box unsecured \Box	subordinated \square	\$	N/A	N/A
secure	$d \square$ unsecured \square	subordinated \square	\$	N/A	N/A
secure	\Box unsecured \Box	subordinated \square	\$	N/A	N/A
d.	Number of shares of	f preferred stock			0
e.	Number of shares co	-			4,866,563

Comments, if any: <u>Audacy, Inc. had 4,866,563 Class A Common Stock, 134,839 Class B Common Stock, and 0 Class C Common Stock, issued and outstanding as of September 30, 2023.</u>

Official Form 201A

Debt securities holder amounts based on One Time Special Security Position Reports from the Depository Trust Company as of October 23, 2023.

- 3. Brief description of debtor's business: <u>Audacy, Inc. is a leading multi-platform audio content and entertainment company with the country's best collection of local music, news and sports brands, a premium podcast creator, major event producer and digital innovator.</u>
- 4. List the names of any person who directly or indirectly owns, controls, or holds, with power to vote, 5% or more of the voting securities of debtor: <u>Joseph M. Field and David J.</u> Field.

RIDER 1

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case (collectively, the "<u>Debtors</u>"), filed a petition with this Court for relief under chapter 11 of the Bankruptcy Code. Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting that the chapter 11 cases of the entities listed below be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

Debtor	Federal Tax ID
Audacy, Inc.	23-1701044
Audacy Texas, LLC	20-5421646
AmperWave, LLC	87-3140529
Audacy Arizona, LLC	83-2538062
Audacy Atlas, LLC	88-3717891
Audacy California, LLC	23-2988461
Audacy Capital Corp.	13-4142467
Audacy Corp.	13-2766282
Audacy Colorado, LLC	80-0017731
Audacy Connecticut, LLC	83-2547623
Audacy Florida, LLC	23-2988465
Audacy Georgia, LLC	01-0652444
Audacy Illinois, LLC	36-3313126
Audacy International, LLC	88-2430803
Audacy Kansas, LLC	23-2988463
Audacy License, LLC	23-3027894
Audacy Louisiana, LLC	23-3017794
Audacy Maryland, LLC	52-1879752
Audacy Massachusetts, LLC	04-2665178
Audacy Miami, LLC	02-0574908
Audacy Michigan, LLC	38-2804000
Audacy Minnesota, LLC	83-2587919
Audacy Missouri, LLC	82-4852293
Audacy Networks, LLC	87-1321976
Audacy Nevada, LLC	83-2594621
Audacy New York, LLC	16-1574853
Audacy North Carolina, LLC	23-3017788
Audacy Ohio, LLC	83-2618191
Audacy Operations, Inc.	04-3196245
Audacy Oregon, LLC	23-2955467
Audacy Pennsylvania, LLC	23-3014535
Audacy Properties, LLC	27-0761268
Audacy Radio Tower, LLC	20-0477218
Audacy Rhode Island, LLC	20-0841746
Audacy Services, LLC	87-3450767

Debtor	Federal Tax ID
Audacy South Carolina, LLC	23-3017789
Audacy Sports Radio, LLC	46-0977704
Audacy Tennessee, LLC	23-3017792
Audacy Virginia, LLC	23-3017796
Audacy Washington DC, LLC	52-1493122
Audacy Washington, LLC	23-2988459
Audacy Wisconsin, LLC	23-3051015
Cadence 13, LLC	82-1397666
Eventful, LLC	20-1055301
Infinity Broadcasting LLC	94-1453607
Podcorn Media, LLC	82-4825871
Pineapple Street Media LLC	81-2298269
QL Gaming Group, LLC	47-5209916

AUDACY, INC. Unanimous Written Consent of the Board of Directors

THE UNDERSIGNED, being all of the members of the Board of Directors (the "Board") of Audacy, Inc. (f/k/a Entercom Communications Corp.) (the "Company"), a Pennsylvania corporation, hereby consent, pursuant to Section 1727(b) of the Pennsylvania Business Corporation Law, to the adoption of the following resolutions as of January 4, 2024, which shall have the same force and effect as if adopted at a duly convened meeting of the Board at which a quorum was present and voting throughout:

Chapter 11 Cases

WHEREAS, the Board previously determined it was advisable and in the best interests of the Company to evaluate possible refinancing and restructuring transactions involving some or all of the Company's existing indebtedness, which may include, in connection therewith or as an alternative thereto, the possible sale or issuance of equity interests in the Company, consensual or nonconsensual liability restructuring transactions or other strategic business transactions involving the Company (any such transaction, a "Potential Transaction"); and

WHEREAS, the Board previously established and appointed a special committee of independent and disinterested directors of the Board (the "Special Committee") to investigate, evaluate and negotiate one or more Potential Transactions, including, without limitation, (i) to manage and administer the process of reviewing Potential Transactions, (ii) to determine the appropriate strategy and personnel for engaging in discussions with respect to one or more Potential Transactions, (iii) to retain and supervise external advisors with respect to one or more Potential Transactions, (iv) to approve or disapprove any Potential Transaction, (v) to make a recommendation to the Board with respect to any Potential Transaction approved by it, and (vi) to take such other actions with respect thereto.

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Board, after consultation with management and the Company's professionals and advisors, that it is desirable and in the best interests of the Company, its creditors, and other interested parties, that the Company seek relief under the provisions of Chapter 11, Title 11 of the United States Code (the "**Bankruptcy Code**");

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the Company is hereby authorized, and each Authorized Officer (as defined below) shall be, and hereby is, authorized and directed on behalf of the Company to commence a case under Chapter 11 of the Bankruptcy Code (the "**Chapter 11 Case**") by executing, verifying and delivering a voluntary petition in the name of the Company and the subsidiaries included on <u>Exhibit A</u> attached hereto under Chapter 11 of the Bankruptcy Code and causing the same to be filed with the United States Bankruptcy Court for the Southern District of Texas, Houston Division (the "**Bankruptcy Court**") in such form and at such time as the Authorized Officer executing said petition shall determine;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized and directed on behalf of the Company, to seek to have the Chapter 11 Case jointly administered by the Bankruptcy Court with the separate cases commenced by its affiliated debtors, under Chapter 11 of the Bankruptcy Code (the respective Chapter 11 Case, together with such other separate cases, the "Chapter 11 Cases");

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized and empowered, with full power of delegation, on behalf of and in the name of the Company, to execute, verify and/or file, or cause to be filed and/or executed or verified (or direct others to do so on their behalf as provided herein), and to amend, supplement or otherwise modify from time to time, all necessary or appropriate documents, including, without limitation, petitions, affidavits, schedules, motions, lists, applications, pleadings and other documents, agreements and papers, including all credit documents, and to take any and all actions that each Authorized Officer deems necessary or appropriate, each in connection with the Chapter 11 Cases;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the Company, as a debtor and debtor in possession under the Bankruptcy Code, shall be, and hereby is, authorized to: (i) execute and deliver a Chapter 11 plan having terms substantially consistent with those presented to the Board on or prior to the date hereof and as may be further approved, modified or amended by any Authorized Officer, as may be reasonably necessary or desirable for the continuing conduct of the affairs of the Company (the "Plan"), an associated disclosure statement (the "Disclosure Statement"), and any associated documents, and consummate, and perform under, the transactions contemplated therein as may be further approved, modified or amended by any Authorized Officer, as may be reasonably necessary or desirable for the continuing conduct of the affairs of the Company (the "Restructuring Transactions"); and (ii) pay related fees and expenses as may be deemed necessary or desirable by any Authorized Officer in connection with the Plan or Disclosure Statement and the Restructuring Transactions;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee: (i) any Authorized Officer shall be, and hereby is, authorized and directed in the name of, and on behalf of the Company, as a debtor and debtor in possession under the Bankruptcy Code, to take such actions and execute, acknowledge, deliver and verify the Plan and Disclosure Statement, and such agreements, certificates, notices and any and all other documents as any Authorized Officer may deem necessary or appropriate in connection with the Plan, the Disclosure Statement and any other related documents including any engagement letters, commitment letters, fee letters, credit documents or other documents in connections with the incurrence of indebtedness contemplated thereby (the "Restructuring Documents") and the Restructuring Transactions; (ii) the Restructuring Documents containing such provisions, terms, conditions, covenants, warranties and representations as may be deemed necessary or desirable by any Authorized Officer are hereby approved; (iii) any Authorized Officer shall be, and hereby is, authorized and directed in the name of, and on behalf of the Company, as a debtor and debtor in possession, to authorize counsel to draft, file and seek approval of the Restructuring Documents, including approval of the Disclosure Statement and confirmation of the Plan; and (iv) the actions of any Authorized Officer taken pursuant to this resolution, including the execution, acknowledgement, delivery and verification of all agreements, certificates, instruments, guaranties, notices and other documents, shall be conclusive evidence of such Authorized Officer's approval thereof and the necessity or desirability thereof;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized and empowered, on behalf of and in the name of the Company, to the extent applicable, to obtain the use of cash collateral, in such amounts and on such terms as may be agreed by any Authorized Officer, including the grant of replacement liens, as is reasonably necessary for the continuing affairs of the Company; and

FURTHER RESOLVED, that the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized and empowered, on behalf of and in the name of the Company, to enter into such forbearance agreements, waivers, amendments or modifications, or other supplements relating to the Company's existing indebtedness as may be deemed necessary or appropriate by such Authorized Officer.

Restructuring Support Agreement

WHEREAS, the Board has reviewed and analyzed the materials presented by management and the Company's outside financial and legal advisors regarding the financial condition, capital structure, liquidity position, business model and projections, short term and long term prospects of the Company and its subsidiaries and the restructuring and other strategic alternatives available to it, and the impact of the foregoing on the Company's business;

WHEREAS, the Board has reviewed and evaluated the proposed restructuring transaction involving the Company and certain of its subsidiaries that provides for, among other things, the execution of the Restructuring Support Agreement substantially in the form presented to the Board (including the exhibits and schedules thereto, the "Restructuring Support Agreement");

WHEREAS, the Special Committee has approved of the Restructuring Support Agreement and recommended that the Board enter into the Restructuring Support Agreement; and

WHEREAS, under the totality of the circumstances, the Board has determined that it is desirable and in the best interests of the Company and its stakeholders generally that the Company enter into the Restructuring Support Agreement, on the terms and conditions set forth therein.

NOW, THEREFORE, BE IT RESOLVED, that, under the totality of the circumstances and based on the recommendation of the Special Committee, the Restructuring Support Agreement is in the best interests of the Company and the form, terms and provisions of the Restructuring Support Agreement in substantially the form presented to the Board, together with such further modifications or changes thereto as any of the Authorized Officers of the Company (or any equivalent authorized person) deems necessary or advisable, including the terms and conditions set forth therein and the transactions contemplated thereby, be, and hereby are, approved, adopted, authorized and ratified by the Board in all respects;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the Board hereby approves, adopts, authorizes and ratifies in all respects the Restructuring Support Agreement;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized and empowered, on behalf of and in the name of the Company, to the extent applicable, to enter into the Restructuring Support Agreement and to enter into any agreements, documents, or instruments related thereto;

FURTHER RESOLVED, that the execution, delivery and performance of the Restructuring Support Agreement and the consummation of the transactions contemplated thereby, on the terms set forth in the Restructuring Support Agreement by the applicable parties, be, and hereby are, approved, adopted, authorized and ratified in all respects; and

3

FURTHER RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized and directed, in the name and on behalf of the Company, to execute and deliver and to cause the Company to perform, as applicable, all the obligations and actions pursuant to and in furtherance of the Restructuring Support Agreement and the consummation of the transactions contemplated thereby.

DIP Credit Agreement

WHEREAS, the Board has determined that it is in the best interests of the Company and its stockholders (i) to consummate the transactions (the "DIP Transactions") contemplated by that certain Senior Secured Superpriority Debtor-in-Possession Credit Agreement, to be dated on or about January 7, 2024, by and among Audacy Capital Corp., the guarantors from time to time party thereto, the lenders party thereto, and Wilmington Savings Fund Society, FSB, as administrative agent and collateral agent (the "DIP Credit Agreement"), with defined terms used herein having the meanings given such terms in the DIP Credit Agreement, (ii) to enter into, deliver and perform its obligations under the DIP Credit Agreement and any and all agreements, documents, instruments, certificates, acknowledgments, statements, and papers as may be contemplated by or entered into in connection with the DIP Credit Agreement (including, without limitation, payoff letters, intercreditor agreements, consents to assignment, subordination agreements, interest rate protection and other hedging agreements, letters of credit and master letter of credit agreements, promissory notes, guaranties, security and pledge agreements, cash management agreements, assignments, collateral assignments, fee letters, engagement letters, commitment letters and other customary loan documents, third party collateral access agreements, insurance certificates, bailee letters, deposit account control agreements, securities account control agreements, Uniform Commercial Code financing statements, mortgages, deeds of trust, warehouse notifications, collateral assignments, and other customary secured loan documents) (together with the DIP Credit Agreement, collectively, the "DIP Loan Documents") and any amendments, restatements, modifications and supplements to any of the foregoing, on such terms and conditions as any Authorized Officer, acting alone, deems to be in the best interests of the Company, and (iii) to authorize the payment of all fees and expenses in accordance with the DIP Loan Documents.

NOW, THEREFORE, BE IT RESOLVED, that, based on the recommendation of the Special Committee, the DIP Transactions are in all respects authorized, approved and ratified and that any Authorized Officer is authorized and empowered (i) to execute and deliver or cause to be executed and delivered, and the secretary or any other Authorized Officer of the Company is authorized to attest to such execution or delivery of, in the name of and on behalf of the Company, the DIP Credit Agreement, any other DIP Loan Documents and any other document related to the consummation of the DIP Transactions, any amendments, restatements, modifications or supplements to any of the foregoing and any and all additional documents and certificates to be executed and delivered in connection with the DIP Transactions, (ii) to perform or cause to be performed on behalf of the Company, all of the obligations and exercise all of the rights thereunder on such terms and conditions as any Authorized Officer deems to be in the best interests of the Company, and (iii) to pay all fees and expenses in accordance with the DIP Loan Documents;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, any Authorized Officer is hereby authorized and empowered, in the name and on behalf of the Company, to negotiate, execute and deliver the DIP Credit Agreement and the other DIP Loan Documents (including, without limitation, any borrowing request and any letter of credit requests), take all actions (including, without limitation, the expenditure of funds) deemed by such Authorized Officer to be necessary or appropriate to the performance of the Company's obligations or the

exercise of the Company's rights pursuant to the DIP Credit Agreement and the other DIP Loan Documents, including, without limitation, entrance into amendments, restatements, modifications or supplements thereto, on such terms and conditions with such changes as any Authorized Officer may by his or her execution and delivery thereof deem to be in the best interests of the Company with such negotiation, execution and delivery of the DIP Credit Agreement and the other DIP Loan Documents or any other documents to be conclusive evidence that the form, terms and provisions thereof have been approved by the Board;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the incurrence of indebtedness, any guarantee of indebtedness, the grant of security interests and pledges by the Company as contemplated in the DIP Loan Documents, and any additional liens pursuant to any additional mortgage agreements, security agreements, pledge agreements or deeds of trust that the DIP Credit Agreement may require, and the execution and filing of documents, agreements, financing statements, mortgages and instruments in connection therewith, are hereby authorized, approved, and adopted, as applicable;

FURTHER RESOLVED, that, to the extent that the Company serves as the sole member, managing member, general partner, partner or other governing body (collectively, a "Controlling Company"), in each case, of any other company (a "Controlled Company"), each Authorized Officer of the Company, who may act without the joinder of any other Authorized Officer, be, and hereby is, authorized, empowered and directed in the name and on behalf of such Controlling Company (acting for such Controlled Company in the capacity set forth above, as applicable), to (i) authorize such Controlled Company to take any action that the Company is authorized to take hereunder and/or (ii) take any action on behalf of such Controlled Company that an Authorized Officer is herein authorized to take on behalf of such Controlling Company; and

FURTHER RESOLVED, that any and all agreements, instruments, certificates or documents heretofore executed and acts heretofore done in connection with the DIP Transactions approved by these resolutions and any other transactions contemplated by the DIP Credit Agreement and the other DIP Loan Documents are hereby ratified, confirmed, approved and adopted in all respects, and these resolutions have not been modified, rescinded or amended and are in full force and effect.

Receivables Securitization Program

WHEREAS, the Company is a party to that certain Performance Guaranty, dated as of July 15, 2021, with DZ Bank AG Deutsche Zentral-Genossenschaftsbank, Frankfurt am Main (the "**Agent**"); and

WHEREAS, the Board has determined that it is in the best interests of the Company and its stockholders (i) to consummate the transactions (the "Receivables Transactions") contemplated by and to be evidenced by (a) that certain Omnibus Amendment, by and among Autobahn Funding Company LLC, the Agent, Audacy Receivables, LLC (the "AR Facility Borrower"), Audacy Operations, Inc. (the "AR Facility Servicer"), Audacy New York, LLC (the "AR Facility Transferor"), the originators listed as party thereto (the "Originators") and the Company (the "Omnibus Amendment"), (b) that certain Amended and Restated Purchase and Sale Agreement, by and among the AR Facility Transferor, the Originators and the AR Facility Servicer (the "A&R Purchase and Sale Agreement"), (c) that certain Amended and Restated Sale and Contribution Agreement, by and among the AR Facility Borrower, the AR Facility Transferor and the AR Facility Servicer (the "A&R Sale and Contribution Agreement"), (d) that certain

Amended and Restated Receivables Purchase Agreement, by and between the AR Facility Borrower, the Agent, the lenders party thereto and the AR Facility Servicer (the "A&R Receivables Purchase Agreement") and (e) that certain Amended and Restated Performance Guaranty, by and between the Company, as performance guarantor and the Agent (the "A&R **Performance Guaranty**"), with defined terms used herein having the meanings given such terms in the A&R Receivables Purchase Agreement, (ii) to enter into, deliver and perform its obligations under the Omnibus Amendment, the A&R Performance Guaranty and any and all agreements, documents, amendments, instruments, certificates, acknowledgments, statements, and papers as may be contemplated by or entered into in connection with the Omnibus Amendment and the A&R Performance Guaranty (including, without limitation, payoff letters, intercreditor agreements, consents to assignment, subordination agreements, interest rate protection and other hedging agreements, letters of credit and master letter of credit agreements, promissory notes, guaranties, security and pledge agreements, cash management agreements, assignments, collateral assignments, fee letters, engagement letters, commitment letters and other customary loan documents, third party collateral access agreements, insurance certificates, bailee letters, deposit account control agreements, securities account control agreements, Uniform Commercial Code financing statements, mortgages, deeds of trust, warehouse notifications, collateral assignments, and other customary secured loan documents) (together with the Omnibus Amendment and the A&R Performance Guaranty, collectively, the "Receivables Documents") and any amendments, restatements, modifications and supplements to any of the foregoing, on such terms and conditions as any Authorized Officer, acting alone, deems to be in the best interests of the Company, and (iii) to authorize the payment of all fees and expenses in accordance with the Receivables Documents.

NOW, THEREFORE, BE IT RESOLVED, that, based on the recommendation of the Special Committee, the Receivables Transactions are in all respects authorized, approved and ratified and that any Authorized Officer is authorized and empowered (i) to execute and deliver or cause to be executed and delivered, and the secretary or any other Authorized Officer of the Company is authorized to attest to such execution or delivery of, in the name of and on behalf of the Company, the Omnibus Amendment, the A&R Performance Guaranty, any other Receivables Documents and any other document related to the consummation of the Receivables Transactions, any amendments, restatements, modifications or supplements to any of the foregoing and any and all additional documents and certificates to be executed and delivered in connection with the Receivables Transactions, (ii) to perform or cause to be performed on behalf of the Company, all of the obligations and exercise all of the rights thereunder on such terms and conditions as any Authorized Officer deems to be in the best interests of the Company, and (iii) to pay all fees and expenses in accordance with the Receivables Documents;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, any Authorized Officer is hereby authorized and empowered, in the name and on behalf of the Company, to negotiate, execute and deliver the Omnibus Amendment, the A&R Performance Guaranty and the other Receivables Documents (including, without limitation, any borrowing request and any letter of credit requests), take all actions (including, without limitation, the expenditure of funds) deemed by such Authorized Officer to be necessary or appropriate to the performance of the Company's obligations or the exercise of the Company's rights pursuant to the Omnibus Amendment, the A&R Performance Guaranty and the other Receivables Documents, including, without limitation, entrance into amendments, restatements, modifications or supplements thereto, on such terms and conditions with such changes as any Authorized Officer may by his or her execution and delivery thereof deem to be in the best interests of the Company with such negotiation, execution and delivery of the Omnibus Amendment, the A&R Performance

Guaranty and the other Receivables Documents or any other documents to be conclusive evidence that the form, terms and provisions thereof have been approved by the Board;

FURTHER RESOLVED, that, based on the recommendation of the Special Committee, the incurrence of indebtedness and the execution and filing of documents and agreements, in connection therewith, are hereby authorized, approved and adopted, as applicable; and

FURTHER RESOLVED, that any and all agreements, instruments, certificates or documents heretofore executed and acts heretofore done in connection with the Receivables Transactions approved by these resolutions and any other transactions contemplated by the Omnibus Amendment, the A&R Performance Guaranty and the other Receivables Documents are hereby ratified, confirmed, approved and adopted in all respects, and these resolutions have not been modified, rescinded or amended and are in full force and effect.

Retention of Professionals

NOW, THEREFORE, BE IT RESOLVED, that the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to employ and retain (i) Latham & Watkins LLP to act as bankruptcy co-counsel for the Company, (ii) Porter Hedges LLP to act as bankruptcy co-counsel for the Company, (iii) PJT Partners LP to act as investment banker for the Company, (iv) FTI Consulting, Inc. to act as financial advisor for the Company and (v) Epiq Corporate Restructuring to act as solicitation and subscription agent for the Company, in each case, in connection with the Chapter 11 Cases:

FURTHER RESOLVED, that the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized, directed and empowered, on behalf of and in the name of the Company, to employ and retain such further legal, restructuring, financial, accounting and bankruptcy services firms as may be deemed necessary or appropriate by each Authorized Officer to assist the Company in carrying out its responsibilities in the Chapter 11 Cases and achieving a successful reorganization; and

FURTHER RESOLVED, that the Company is hereby authorized, and each Authorized Officer shall be, and hereby is, authorized and empowered, with full power of delegation, in the name and on behalf of the Company, to take or cause to be taken any and all such further action and to execute and deliver or cause to be executed or delivered, and to amend, supplement or otherwise modify from time to time, all such further agreements, documents, certificates, statements, notices, undertakings and other writings, and to incur and to pay or direct payment of all such fees and expenses, as in the judgment of the Authorized Officer shall be necessary, appropriate or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions.

Amendment to Non-employee Director Compensation Policy

WHEREAS, the Company maintains the Audacy, Inc. Non-employee Director Compensation Policy (the "Policy"), pursuant to which eligible directors are entitled to receive cash Board Retainer, Committee Membership Fees, and Committee Chair Fees (each as described in the Policy), as applicable, for their service on the Board;

WHEREAS, the Board Retainer, Committee Membership Fees and Committee Chair Fees are each paid in arrears in equal quarterly installments on May 31, August 31, November 30 and February 28 as set forth in the Policy; and

WHEREAS, based on the recommendation of the Compensation Committee of the Board (the "Compensation Committee"), the Board has determined that it is advisable and in the best interests of the Company that the Policy be amended such that the Board Retainer, Committee Membership Fees and Committee Chair Fees instead be paid in advance, subject to the director's entrance into a repayment agreement in a form acceptable to the Company providing that such director will repay a prorated amount of the after tax portion of such advanced fees in the event such director voluntarily terminates service on the Board prior to the end of the applicable calendar quarter, in equal quarterly installments on the first business day of each calendar quarter (i.e., the first business day following each of January 1, April 1, July 1 and October 1), and such first payment on January 2, 2024 shall have included the relevant portion of the Board Retainer, Committee Membership Fees and Committee Chair Fees relating to December 2023 (the "Non-Employee Director Compensation Policy Amendment").

NOW, THEREFORE, BE IT RESOLVED, that the Board hereby approves and adopts the Non-Employee Director Compensation Policy Amendment.

General Authority and Ratification of Consistent Actions

NOW, THEREFORE, BE IT RESOLVED, that all acts lawfully done or actions lawfully taken by any Authorized Officer or any of the Professionals in connection with the Chapter 11 Cases or any proceedings or matters related thereto (including, without limitation, the DIP Transactions and the DIP Loan Documents), be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company;

FURTHER RESOLVED, that all actions taken and agreements and documents executed by the Authorized Officers, or any person or persons designated and authorized to act by any of them, prior to the adoption of these resolutions which would have been authorized by these resolutions had such actions been taken (or documents been executed) after adoption of these resolutions, are ratified, confirmed, approved and adopted in all respects;

FURTHER RESOLVED, that each Authorized Officer, acting alone, is authorized and directed on behalf of the Company to do or cause to be done, and to grant such powers of attorney as are necessary or desirable to do or be done on behalf of the Company or its subsidiaries, all such acts or things and to sign and deliver, or cause to be signed and delivered, all such agreements, documents, instruments and certificates, as such officer or officers may deem necessary, advisable or appropriate to effectuate or carry out the purposes and intent of the foregoing resolutions and to perform the obligations of the Company under the agreements and instruments referred to therein, with such execution and delivery of such agreements, documents, instruments or certificates to be conclusive evidence that the form, terms and provisions thereof have been approved by the Board;

FURTHER RESOLVED, that the Board hereby approves of the transactions discussed herein and all related documents, instruments and agreements relating to such transactions on behalf of the Company and hereby authorizes the Company to approve the transactions, and hereby authorizes the Company to enter into and perform each of their respective obligations in connection with the transactions and all related agreements, documents, instruments and certificates contemplated thereby; and

FURTHER RESOLVED, that for the purposes of these resolutions, the term "Authorized Officer" shall mean and include the Chief Executive Officer, President, Chief Financial Offer, Chief Accounting Officer, Controller, Treasurer, General Counsel, Secretary, Assistant Secretary, or any Assistant Secretary, Executive Vice President or Senior Vice President, of the Company.

[Signature Page Follows]

David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Berkman	Sean R. Creamer
Joel Hollander	Louise C. Kramer
Mark R. LaNeve	Susan K. Neely
Roger Meltzer	

	Joseph & Field
David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Berkman	Sean R. Creamer
Joel Hollander	Louise C. Kramer
Mark R. LaNeve	Susan K. Neely
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David J. Berkman	Sean R. Creamer
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Mark R. LaNeve	Susan K. Neely
Roger Meltzer	

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David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Field, Chairman	Joseph W. Fleid, Chairman Emerius
	Sean R. Creamer
David J. Berkman	Sean R. Creamer
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Joel Hollander	Louise C. Kramer
Mark R. LaNeve	Susan K. Neely
Roger Meltzer	-

[Signature Page to UWC of Board of Directors of Audacy, Inc.]

Case 24-90004 Document 1 Filed in TXSB on 01/07/24 Page 22 of 32

David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Berkman	Sean R. Creamer
July Aforland	Louise C. Kramer
Mark R. LaNeve	Susan K. Neely
oger Meltzer	

IN WITNESS WHEREOF, the undersign executed as of the date first written above.	ed have caused this Unanimous Written Consent to be
Decid Field Chairman	Total Chairman Emprises
David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Berkman	Sean R. Creamer
	Louise C Kamer
Joel Hollander	Louise C. Kramer
Mark R. LaNeve	Susan K. Neely
Roger Meltzer	

IN WITNESS WHEREOF, the undersigned I executed as of the date first written above.	have caused this Unanimous Written Consent to be
David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Berkman	Sem R. Creamer
Joel Hollander	Louise C. Kramer
Mark R LaNevo	Susan K. Neely
Roger Meltuer	

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David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Berkman	Sean R. Creamer
Joel Hollander	Louise C. Kramer
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	Susan T. Veel
Mark R. LaNeve	Susan K. Neely

IN WITNESS WHEREOF , the undersigne executed as of the date first written above.	d have caused this Unanimous Written Consent to be
David J. Field, Chairman	Joseph M. Field, Chairman Emeritus
David J. Berkman	Sean R. Creamer
Joel Hollander	Louise C. Kramer
Mark R. LaNeve	Susan K. Neely
Roger Meltzer	

Exhibit A

- 1. Audacy Capital Corp.
- 2. Audacy Corp.
- 3. Audacy Miami, LLC
- 4. Audacy Operations, Inc.
- 5. Audacy Arizona, LLC
- 6. Audacy California, LLC
- 7. Audacy Colorado, LLC
- 8. Audacy Connecticut, LLC
- 9. Audacy Florida, LLC
- 10. Audacy Georgia, LLC
- 11. Audacy Illinois, LLC
- 12. Audacy Kansas, LLC
- 13. Audacy Louisiana, LLC
- 14. Audacy Maryland, LLC
- 15. Audacy Massachusetts, LLC
- 16. Audacy Michigan, LLC
- 17. Audacy Minnesota, LLC
- 18. Audacy Missouri, LLC
- 19. Audacy Nevada, LLC
- 20. Audacy New York, LLC
- 21. Audacy North Carolina, LLC
- 22. Audacy Ohio, LLC
- 23. Audacy Oregon, LLC
- 24. Audacy Pennsylvania, LLC
- 25. Audacy Rhode Island, LLC
- 26. Audacy South Carolina, LLC
- 27. Audacy Tennessee, LLC
- 28. Audacy Texas, LLC
- 29. Audacy Virginia, LLC
- 30. Audacy Washington DC, LLC
- 31. Audacy Washington, LLC
- 32. Audacy Wisconsin, LLC
- 33. Audacy License, LLC
- 34. Audacy Properties, LLC
- 35. Podcorn Media, LLC
- 36. Pineapple Street Media LLC
- 37. Cadence 13, LLC
- 38. Audacy Atlas, LLC
- 39. AmperWave, LLC
- 40. Audacy International, LLC
- 41. Audacy Networks, LLC
- 42. Audacy Radio Tower, LLC
- 43. Audacy Services, LLC
- 44. Audacy Sports Radio, LLC
- 45. Eventful, LLC
- 46. Infinity Broadcasting LLC
- 47. QL Gaming Group, LLC

Debtor: Audacy, Inc., et al
Name

Case number (if known)

Fill in this information to identify the case and this filing:
Debtor Name <u>Audacy, Inc., et al</u>
United States Bankruptcy Court for the District of Delaware
Case number (if known):

☐ Check if this is an amended filing

Official Form 204

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

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

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill unsecured claim amount. If claim is proceed to the secured, fill in total claim amount and defor value of collateral or setoff to caunsecured claim.		y unsecured, fill in only nount. If claim is partially aim amount and deduction
					Total claim, if partially secured	Deduction value of collateral setoff	Unsecured claim
1	ATTN: Raye Goldsborough	Raye Goldsborough EMAIL: rgoldsborough@wsfsbank.com PHONE : (302)888-7580	Credit Facility		\$882,817,913.00		Undetermined
2		Joseph Denno EMAIL: joseph.denno@db.com PHONE: (212) 250-2882	2029 Notes		\$559,338,750.00		Undetermined
3		Joseph Denno EMAIL: joseph.denno@db.com PHONE: (212) 250-2882	2027 Notes		\$480,846,944.00		Undetermined
4	ATTN: Brian Yuen	Brian Yuen EMAIL: Brian.Yuen@katzmediagroup.com PHONE: (212)424-6000	Trade				\$9,844,410.85
5		EMAIL: jpolly@bmi.com PHONE: (615)401-2418	Trade				\$3,558,403.97
6	CBS Interactive 680 Folsom Street San Francisco, CA 94107	EMAIL: remittance@cbsinteractive.com	Trade				\$2,283,961.39
7	Cox Reps Inc 1 Dag Hammarskjold Plaza 24 th Floor New York, NY 10017	EMAIL: mediabilling@gamut.media	Trade				\$2,272,430.55

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Debtor: Audacy, Inc., et al Name

Case number (ifknown)_____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact		Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction value of collateral setoff	Unsecured claim
8	SoundExchange, Inc 733 10Th Street NW Washington, DC 20001	EMAIL: mhuppe@soundexchange.com	Trade				\$1,800,000.00
9	Adswizz, Inc. 487 A South El Camino Real San Matro, CA 94402	EMAIL: accounting@adswizz.com	Trade				\$1,457,404.50
10	Revive Media Inc 8512 Tuscany Ave Suite 320 Playa Del Rey, CA 90293	EMAIL: adam@revivemedia.us PHONE: (402) 517-0010	Trade				\$1,420,987.57
11	Amazon Web Services, Inc. ATTN: Will Hanft 410 Terry Avenue North Seattle, WA 98109-5210	EMAIL: contracts-legal@amazon.com	Trade				\$1,154,134.51
12	Trans Union LLC 555 West Adams Street Chicago, IL 60661	EMAIL: dig_billing@transunion.com PHONE: (312) 802-0732	Trade				\$1,063,725.23
13	Skyline Commercial Interiors Inc 505 Sansome Street 7th Floor San Francisco, CA 94111	EMAIL: maruz@skylineconstruction.build PHONE: (415) 908-2502	Trade				\$1,022,574.38
14	Paedae Inc ATTN: Kenton Holliday 8605 Santa Monica Blvd 62545 West Hollywood, CA 90069-4109	Kenton Holliday EMAIL: kenton.holliday@gimbal.com PHONE: (800) 882-5216	Trade				\$980,716.83
15	Spotify USA Inc 150 Greenwich Street FL62 New York, NY 10007	EMAIL: ar@spotify.com PHONE: (646) 823-4758	Trade				\$959,644.45
16	Fox Corporation ATTN: Jeremy Moreland 5151 Wisconsin Avenue NW Washington, D.C. 20016	Jeremy Moreland EMAIL: jeremy.moreland@foxtv.com PHONE: (202) 895-3062	Trade				\$791,481.53
17	lHeartMedia Entertainment Inc 20880 Stone Oak Pkwy San Antonio, TX 78258	EMAIL : katrinamiddleton@iheartmedia.com PHONE : (210) 253-4339	Trade				\$661,419.07
18	Ando Media LLC 1440 Sainte-Catherine W.,Suite 1200 Montreal, QC, Canada H3G 1R8	EMAIL: ar@tritondigital.com PHONE: (186) 644-84037	Trade				\$653,421.70
19	STEPHANIE SOO YOON 4555 MYSTIC DR SANDY SPRINGS, GA 30342	EMAIL: orassistant@unitedtalent.com PHONE: (310) 273-6700	Trade				\$652,173.90

Case 24-90004 Document 1 Filed in TXSB on 01/07/24 Page 30 of 32

Debtor: Audacy, Inc., et al Name

Case number (if known)_____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	unsecured clai secured, fill in to	s fully unsecum amount. If one of the other	red, fill in only claim is partially nt and deduction toff to calculate
					Total claim, if partially secured	Deduction value of collateral setoff	Unsecured claim
20	New Orleans Saints ATTN: Accounts Receivable 5800 Airline Dr Metairie, LA 70003	EMAIL: greg.bensel@saints.nfl.com PHONE: (504) 731-1794	Trade				\$614,344.00
21	Wide Orbit 1160 Battery Street SUITE 300 San Francisco, CA 94111	EMAIL: evillagran@wideorbit.com PHONE: (415) 214-2516	Trade				\$609,750.14
22	Meta Platforms Inc 1601 Willow Road Menlo Park, CA 94025	EMAIL: payment@fb.com	Trade				\$524,700.93
23	SEO Towncenter Inc 2600 Ashton Blvd Suite 300 Lehi, UT 84043	EMAIL: ebonnett@boostability.com PHONE: (385) 287-0789	Trade				\$513,561.29
24	CLARITAS HOLDINGS INC 8044 Montgomery Rd, Ste. 455 Cincinnati, OH 45236	EMAIL: billing@claritas.com PHONE: (844) 613-3164	Trade				\$484,422.49
25	Sesac Rights Management Inc 35 Music Square east Nashville, TN 37203	EMAIL: scarpenter@sesac.com PHONE: (615) 932-7906	Trade				\$462,910.33
26	Fiscowl LLC 125 E Merritt Island Caswy #107-125 Merritt Island, FL 32952	EMAIL: rebecca@analyticowl.com PHONE: (201) 486-0186	Trade				\$448,746.23
27	ZoomInfo Midco LLC 805 Broadway St Ste 900 Vancouver, WA 98660	EMAIL: christina.ditraglia@zoominfo.com PHONE: (866) 904-96662	Trade				\$405,447.79
28	Spectrio LLC 4033 Tampa Rd Ste 103 Oldsmar, FL 34677	EMAIL: remittance@spectrio.com PHONE: (800) 584-4653	Trade				\$383,410.45
29	Neustar Information Services, Inc. 21575 Ridgetop Circle Sterling, VA 20166	EMAIL: support- infoservices@team.neustar.com PHONE: (844) 677-2878	Trade				\$377,903.23
30	RADIO MUSIC LICENSE COMMITTEE P.O. BOX 209002 Dallas, TX 75320	EMAIL: bill@radiomlc.org PHONE: (615) 844-6260	Trade				\$370,910.79

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

In re:)	Chapter 11
Audacy, Inc.,)))	
	Debtor.)))	

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Equity Interest Holder	Approximate Percentage of Equity Interests Held
Cede & Co.	94.9%

Fill in this information to identify the case and this filing:				
Debtor Name Audacy, Inc.				
United States Bankruptcy Court for the:	Southern District of Texas			
		(State)		
Case number (If known):				

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors 12/1

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

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

Declaration and signature

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

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

•	and correct:
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
	Schedule H: Codebtors (Official Form 206H)
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
	Amended Schedule
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
\boxtimes	Other document that requires a declaration Corporate Ownership Statement
decl	are under penalty of perjury that the foregoing is true and correct.
Exec	cuted on 01/07/2024 S/S/ Richard J. Schmaeling
	MM/ DD/YYYY Signature of individual signing on behalf of debtor
	Richard J. Schmaeling
	Printed name Executive Vice President & Chief Financial Officer

Position or relationship to debtor