Yes, but IFill in this information to identify the case:							
United States Bankruptcy Court for the:							
	District of Delaware						
	(State)						
Case number (if known):		Chapter	11				

□ Check if this is an amended filing

06/24

Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy

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

1.	Debtor's Name	SunPower Corp	oration				
2.	All other names debtor used in the last 8 years	SunPower Solar	r Corporation (Texas), Inc.; SF	PWR Solar Corporatio	on; SPWR Solar; SP	WR Energy
	Include any assumed names, trade names, and <i>doing</i> <i>business as</i> names						
3.	Debtor's federal Employer Identification Number (EIN)	<u>94-3008969</u>					
4.	Debtor's address	Principal place of bu	siness		Mailing address of business	, if different from pr	incipal place
		880 Harbour Way So	outh				
		Number Street			Number S	Street	
		Suite 600					
					P.O. Box		
		Richmond	CA	94804			
		City	State	Zip Code	City	State	Zip Code
					Location of prin principal place of	cipal assets, if diffe of business	rent from
		Contra Costa County	v		1464 Merrill Ave	nue	
		County				Street	
					Rialto	CA	92376
					City	State	Zip Code
5.	Debtor's website (URL)	https://us.sunpower.	.com/				
6.	Type of debtor	Corporation (include)	ding Limited Liat	pility Company (LLC) and Limited Liab	ility Partnership (LLP))
			-	,, (-,	,	,,
		Partnership (exclude)	ung LLP)				
		Other. Specify:					

Case 24-11649 Doc 1 Filed 08/05/24 Page 2 of 16

e	btor <u>SunPower Corpora</u>	clase number (if known)				
		A. Check One:				
•	Describe debtor's business	Health Care Business (as defined in 11 U.S.C. § 101(27A))				
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))				
		□ Railroad (as defined in 11 U.S.C. § 101(44))				
		□ Stockbroker (as defined in 11 U.S.C. § 101(53A))				
		□ Commodity Broker (as defined in 11 U.S.C. § 101(6))				
		□ Clearing Bank (as defined in 11 U.S.C. § 781(3))				
		☑ None of the above				
		B. Check all that apply:				
		□ Tax-exempt entity (as described in 26 U.S.C. § 501)				
		Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)				
		□ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))				
		 NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. 2211 				
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check One:				
		Chapter 7				
		Chapter 9				
		Chapter 11. Check all that apply:				
		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725 (amount subject to adjustment on 4/01/25 and every 3 years after that).				
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).				
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11.				
		A plan is being filed with this petition.				
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).				
		The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.				
		The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rul 12b-2.				
_		Chapter 12				
•	Were prior bankruptcy cases filed by or against the debtor	☑ No District □ Yes. When When MM/DD/YYYY Case number				
	within the last 8 years? If more than 2 cases, attach a separate list.	District When Case number				

Case 24-11649 Doc 1 Filed 08/05/24 Page 3 of 16

Debtor SunPower Corporation	tion			Case number	(if known)	
10. Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes.	Debtor	See Rider 1		Relationship	Affiliate
affiliate of the debtor?		District	District of Delay	ware	When	08/05/2024
List all cases. If more than 1, attach a separate list.		Case num	nber, if known			MM / DD / YYYY
11. Why is the case filed in this	Check all	that apply:				
district?					ss, or principal assets in this a longer part of such 180 da	s district for 180 days ys than in any other district.
	🗆 A ba	nkruptcy cas	se concerning debt	or's affiliate, gene	ral partner, or partnership is	pending in this district.
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?		Why does t safety. What is It need It inclu (for ex. other c	the property need s or is alleged to po the hazard? s to be physically s des perishable goo ample, livestock, se options).	immediate atter ose a threat of im ecured or protect ds or assets that easonal goods, m	ediate attention. Attach add ntion? (<i>Check all that apply</i> . minent and identifiable haza ed from the weather. could quickly deteriorate or eat, dairy, produce, or secu Street) rd to public health or lose value without attention rities-related assets or
		□ No □ Yes. Ir C	erty insured? Insurance agency Inontact name hone			
Statistical and	administra	ative inform	ation			
13. Debtor's estimation of available funds		vill be availa	ble for distribution tive expenses are		ditors. Il be available for distribution	n to unsecured creditors.
14. Estimated number of creditors (on a consolidated basis)	□ 1-49 □ 50-9 □ 100- □ 200-	9 199	□ 5,00	0-5,000 1-10,000 01-25,000	□ 25,001-50 □ 50,001-10 ⊠ More than	0,000

Case 24-11649 D	oc 1	Filed 08/05/24	Page 4 of 16
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Debtor <u>SunPower Corpor</u> Name	ation	Case number (if kn	own)
15. Estimated assets (on a consolidated basis)	 □ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million 	 \$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million 	
 Estimated liabilities (on a consolidated basis) 	 □ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million 	 □ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million 	
Request for Rel	ief, Declaration, and Signatur	es	
\$500,000 or impriso 7. Declaration and signature of authorized representative of debtor	The debtor requests relief petition. I have been authorized to f I have examined the inform correct. Executed on <u>08/05/2</u> MM/ D	h. 18 U.S.C. §§ 152, 1341, 1519, in accordance with the chapter of file this petition on behalf of the de nation in this petition and have a re that the foregoing is true and corr	title 11, United States Code, specified in this btor. easonable belief that the information is true and
	-	ed representative of debtor	Matthew Henry Printed name
8. Signature of attorney	✓ /s/ Jason M. Madro Signature of attorney		Date 08/05/2024 MM/DD/YYYY
	Jason M. Madron Printed name Richards, Layton & Firm name 920 North King Stree Number Wilmington		
	City (302) 651-7700 Contact phone		State ZIP Code <u>madron@rlf.com</u> Email address

Official Form 201A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

n re:) Chapter 11)
SUNPOWER CORPORATION,) Case No. 24-[] ())
Debtor.)
Attachment to Voluntary Petition for Non-Individ	/ duals Filing for Bankruptcy under Chapter 11
1. If any of the debtor's securities are registered under Section nber is 001-34166	on 12 of the Securities Exchange Act of 1934, the SEC file
 The following financial data is the latest available informati 31/2023 	on and refers to the debtor's condition on
	\$ \$1,219,276,283
(a) Total assets(b) Total debts (including debts listed in 2.c., below)	\$ \$1,119,141,312
 (c) Debt securities held by more than 500 holders 	φ
	Approximate number of holders:
secured unsecured subordinated \$\$	
secured unsecured subordinated s	
secured subordinated\$	
(d) Number of shares of preferred stock	_ 0
(e) Number of shares of common stock	175,361,088
Comments, if any:	

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: GIP III Sol Acquisition, LLC; TotalEnergies Renewables USA, LLC; Sol Holding, LLC; BlackRock, Inc.

Fill in this information to	o identify the case:
United States Bankruptcy	Court for the:
	District of Delaware
	(State)
Case number (if known):	Chapter 11

□ Check if this is an amended filing

<u>Rider 1</u> Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of SunPower Corporation.

- SunPower Corporation
- Blue Raven Solar, LLC
- Blue Raven Solar Holdings, LLC
- BRS Field Ops, LLC
- Falcon Acquisition HoldCo, Inc.
- SunPower Capital Services, LLC
- SunPower Capital, LLC
- SunPower Corporation, Systems
- SunPower HoldCo, LLC
- SunPower North America, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

SUNPOWER CORPORATION,

Debtor.

Chapter 11

Case No. 24-[___] (___)

LIST OF EQUITY SECURITY HOLDERS¹

Equity Holder	Address of Equity Holder	Percentage of Equity Held		
Sol Holding, LLC	1201 Louisiana Street, Suite 1800 Houston, TX 77002	64.83%		
BlackRock, Inc.	55 East 52 nd Street New York, NY 10055	11.9% as of January 23, 2024		

¹ This list reflects holders of five percent or more of SunPower Corporation's common stock. This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. By the Motion of Debtors for Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) File a Consolidated List of Creditors in Lieu of Submitting a Separate Mailing Matrix for Each Debtor, (B) File a Consolidated List of the Debtors' Thirty Largest Unsecured Creditors, (C) Serve Certain Parties in Interest by Email, (D) Approve the Form and Manner of Service of the Notice of Commencement, and (E) Redact Certain Personally Identifiable Information of Natural Persons, (II) Waiving the Requirement to File a List of Equity Security Holders, and (III) Granting Related Relief filed contemporaneously herewith, the Debtor is requesting a waiver of the requirement under Bankruptcy Rule 1007 to file a list of all of its equity holders.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

SUNPOWER CORPORATION,

Debtor.

Chapter 11

Case No. 24-[___] (___)

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:

Shareholder	Approximate Percentage of Shares Held
Sol Holding, LLC	64.83%
BlackRock, Inc.	11.9% as of January 23, 2024

Fill in this information to identify the case: Debtor Name SunPower Corporation, et al.

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

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.

I	Name of creditor and complete mailing address, including zip code Name, telephone number, and email address of creditor		Nature of the claim (for	Indicate if claim is	Amount of unsecure		
	while of orearton and comprete maning address, metading tip code	contact	example, trade debts,	contingent,	Total claim, if	Deduction for value	Unsecured claim
			bank loans, professional	unliquidated, or disputed	partially secured	of collateral or setoff	
	ZYXEL COMMUNICATIONS, INC.	ATTN: KARSTEN GEWECKE					
	1130 N. MILLER STREET	TITLE: PRESIDENT	TRADE PAYABLE				\$ 15,445,139
	ANAHEIM, CA 92806 UNITED STATES	PHONE: 714-632-0882 EMAIL: KARSTENG@ZYXEL.COM					
	XIAMEN AMPACE TECHNOLOGY LIMITED						
	NO.600 HONGTANG ROAD	ATTN: JAMES LI TITLE: GENERAL MANAGER					
	TONGXIANG HIGH-TECH ZONE, TORCH HIGH-TECH DISTRICT	PHONE: 0592-3952222	TRADE PAYABLE				\$ 6,451,200
	XIAMEN CITY, FUJIAN PROVINCE, CHINA	EMAIL:					
	KUEHNE + NAGEL, INC.	ATTN: STEFAN PAUL					
	10 EXCHANGE PLACE	TITLE: CHIEF EXECUTIVE OFFICER					
3	19TH FLOOR	PHONE: 201-413-5500	TRADE PAYABLE				\$ 4,312,397
	JERSEY CITY, NJ 07302 UNITED STATES	EMAIL: STEFAN.PAUL@KUEHNE-NAGEL.COM.					
	UNITED STATES ENPHASE ENERGY, INC.	FAX: 201-413-5777 ATTN: BADRI KOTHANDARAMAN					
	47281 BAYSIDE PKWY	TITLE: PRESIDENT AND CHIEF EXECUTIVE OFFICER	TRADE PAYABLE	UNLIQUIDATED			\$ 3,996,197 + UNDETERMINED
	FREMONT, CA 94538	PHONE: 877-797-4743	TRADE PAYABLE	UNLIQUIDATED			+ UNDETERMINED AMOUNTS
Щ	UNITED STATES	EMAIL:					Anoonis
	ERNST & YOUNG U.S., LLP	ATTN: JULIE BOLAND					\$ 3.496.718
5	1201 MAIN STREET, SUITE 2000	TITLE: MANAGING PARTNER PHONE: +44 20 7951 2000	TRADE PAYABLE	UNLIQUIDATED			\$ 3,496,718 + UNDETERMINED
5	DALLAS, TX 75202	EMAIL:	INADE FATABLE	UNEIQUIDATED			AMOUNTS
	UNITED STATES	FAX: 212-773-6350					
		ATTN: SUNDAR PICHAI					
	GOOGLE, INC. 1600 AMPHITHEATRE PARKWAY	TITLE: CHIEF EXECUTIVE OFFICER					
	MOUNTAIN VIEW, CA 94043	PHONE: 650-253-0000	TRADE PAYABLE				\$ 3,083,904
	UNITED STATES	EMAIL: SUNDAR@GOOGLE.COM					
	LEONARD ROOFING, INC.	FAX: 780-433-3758 ATTN: BRUCE LEONARD					
	4704 N. SONORA AVENUE	TITLE: OWNER					
7	FRESNO, CA 93722	PHONE: 951-506-3811	TRADE PAYABLE				\$ 2,997,880
	UNITED STATES	EMAIL:					
	AMAZON WEB SERVICES, INC.	ATTN: MATT GARMAN					
	410 TERRY AVENUE	TITLE: CHIEF EXECUTIVE OFFICER	TRADE PAYABLE				\$ 2,570,645
	SEATTLE, WA 98109 UNITED STATES	PHONE: EMAIL: MATT.GARMAN@AMAZON.COM					
	CRAVATH, SWAINE & MOORE LLP	ATTN: FAIZA J. SAEED					
	TWO MANHATTAN WEST	TITLE: SENIOR PARTNER					
	375 NINTH AVENUE	PHONE: 212-474-1000	TRADE PAYABLE				\$ 2,496,991
	NEW YORK, NY 10001	EMAIL: FSAEED@CRAVATH.COM					
\vdash	UNITED STATES MAXEON SOLAR TECHNOLOGIES, LTD.	FAX: 212-474-3700					
	MAREON SOLAR TECHNOLOGIES, LTD. 8 MARINA BOULEVARD NO.05-02	ATTN: BILL MULLIGAN					
	MARINA BAY FINANCIAL CENTRE	TITLE: CHIEF EXECUTIVE OFFICER	TRADE PAYABLE				\$ 2,033,751
	018981	PHONE: +65 69897979 EMAIL: BILL.MULLIGAN@MAXEON.COM					
Н							
	BEST PAYMENT SOLUTIONS, INC. P.O. BOX 601058	ATTN: GINA GENNETTE TITLE: CHIEF EXECUTIVE OFFICER					
	P.O. BOX 601058 SAN DIEGO, CA 92120	PHONE: 800-371-6801	TRADE PAYABLE				\$ 1,812,799
	UNITED STATES	EMAIL: GINAG@BESTPAYMENT.SOLUTIONS					
	YAW, SCOTT & COSENTINO V. SUNPOWER CORPORATION, SYSTEMS	ATTN: AUBRY WAND					
	THE WAND LAW FIRM, P.C.	TITLE: PARTNER	1000000	0017			
	100 OCEANGATE, SUITE 1200 LONG BEACH, CA 90802	PHONE: 310-590-4503	LITIGATION	CONTINGENT			\$ 1,800,000
	UNITED STATES	EMAIL: AWAND@WANDLAWFIRM.COM					
\square	TOTALENERGIES AMERICAN SERVICES, INC.	ATTN: PATRICK POUYANNE					
	1201 LOUISIANA ST, SUITE 1800	TITLE: CHIEF EXECUTIVE OFFICER	TRADE PAYABLE				\$ 1,789,146
1.0	HOUSTON, TX 77002	PHONE: 713-483-5000	THE CLAINDEE				- 1,705,140
H	UNITED STATES	EMAIL: PATRICK.POUYANNE@TOTALENERGIES.COM					
	ALUMINIO DE BAJA CALIFORNIA CALLE MONFERRATO 6701, SAN ANTONIO DE LOS BUENOS	ATTN: WADIH KURI					
14	BAJA CALIFORNIA	TITLE: PRESIDENT AND CHIEF EXECUTIVE OFFICER	TRADE PAYABLE				\$ 1,728,685
	TIJUANA, 22563	PHONE: 011 52 (664) 636-1452					. 1,720,000
	MEXICO	EMAIL: WKURI@ABC-ALUMINUM.COM					
		1	l	1	1	1	

Case 24-11649 Doc 1 Filed 08/05/24 Page 10 of 16

Debtor _SunPower Corporation, et al.,

Case number (if known)____

	of creditor and complete mailing address, including zip code Name, telephone number, and email address of credi		Nature of the claim (for	Indicate if claim is	Amount of unsecured claim			
	in the second seco	contact	example, trade debts,	contingent,	Total claim, if	Deduction for value	Unsecured claim	
			bank loans, professional	unliquidated, or	partially secured	of collateral or setoff		
				disputed				
_	ALDULIS INC		contracts)					
	ALPLUS, INC. 6203 SAN IGNACIO AVE.	ATTN:						
15	SUITE 110, PMB #1258	TITLE: PHONE: 408-856-6424	TRADE PAYABLE				\$ 1,697,188	
	SAN JOSE, CA 95119	EMAIL:						
	UNITED STATES	ATTN: TOM SCHMELING						
	DALSIN INDUSTRIES, INC.	TITLE: PRESIDENT AND CHIEF EXECUTIVE OFFICER						
16	9111 GRAND AVENUE SOUTH BLOOMINGTON, MN 55420	PHONE: 952-232-0158	TRADE PAYABLE				\$ 1,611,887	
	UNITED STATES	EMAIL: TSCHMELING@DALSININD.COM FAX: 952-881-2841						
-	OPTOMI, LLC	ATTN: CHUCK RUGGIERO						
	ONE GLENI AKE PKWY, SUITE 1250	TITLE: CHIEF EXECUTIVE OFFICER						
17	ATLANTA, GA 30328	PHONE: 678-250-0820	TRADE PAYABLE				\$ 1,488,676	
	UNITED STATES	EMAIL:						
	PRO CUSTOM SOLAR, LLC DBA MOMENTUM SOLAR 3096B HAMILTON BLVD.	ATTN: ARTHUR SOURITZIDIS TITLE: CHIEF EXECUTIVE OFFICER						
18	SOUTH PLAINFIELD, NJ 07080	PHONE: 732-902-6224	TRADE PAYABLE				\$ 1,377,308	
L	UNITED STATES	EMAIL: ASOURITZIDIS@MOMENTUMSOLAR.COM						
	LEGACY SOLAR, LLC	ATTN: LUKE LUGINBUHL						
19	301 S. QUINCY STREET TOWANDA, IL 61776	TITLE: OWNER PHONE: 309-231-3138	TRADE PAYABLE				\$ 1,347,226	
	UNITED STATES	EMAIL: LUKE@LEGACYSOLARPOWER.COM						
	SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP	ATTN: ERIC J. FRIEDMAN						
20	ONE MANHATTAN WEST	TITLE: EXECUTIVE PARTNER PHONE: 212-735-3000	TRADE PAYABLE				\$ 1,333,244	
20	NEW YORK, NY 10001-8602	EMAIL: ERIC.FRIEDMAN@SKADDEN.COM	TRADEPATABLE				φ 1,555,244	
	UNITED STATES	FAX: 212-735-2000						
	SST CONSTRUCTION, LLC DBA SUNSYSTEM TECHNOLOGY 2731 CITRUS RD, STE D	ATTN: KURTIS BRINK TITLE: PRESIDENT						
21	RANCHO CORDOVA, CA 95742	PHONE: 844-477-8787	TRADE PAYABLE				\$ 1,258,455	
	UNITED STATES	EMAIL: KBRINK@SSTSOLAR.COM						
	KAMTECH RESTORATION CORP. DBA KAMTECH SOLAR SOLUTIONS 203 SHERIDAN BLVD	ATTN: KRZYSZTOF KAMISNKI TITLE: CHIEF EXECUTIVE OFFICER						
22	INWOOD, NY 11096	PHONE: 718-260-6586	TRADE PAYABLE				\$ 1,141,992	
	UNITED STATES	EMAIL: KKAMINSKI@KAMTECHSOLAR.COM						
	SMA SOLAR TECHNOLOGY AMERICA, LLC	ATTN: DRING. JURGEN REINERT TITLE: CHIEF EXECUTIVE OFFICER						
23	SONNNALLEE 1	PHONE: +49 561 95 22-0	TRADE PAYABLE				\$ 1,124,003	
	NIESTETAL, 34266 GERMANY	EMAIL:						
\vdash	DELOITTE FINANCIAL ADVISORY SERVICES LLP	FAX: +49 561 95 22-100 ATTN: ANTHONY VIEL						
	30 ROCKEFELLER PLAZA, 41ST FLOOR	TITLE: CHIEF EXECUTIVE OFFICER	70405500005					
24	NEW YORK, NY 10112-0115	PHONE: 212-492-4000	TRADE PAYABLE				\$ 1,111,587	
\vdash	UNITED STATES	EMAIL: AVIEL@DELOITTE.COM						
	AKIN GUMP STRAUSS HAUER & FELD LLP	ATTN: KIM KOOPERSMITH TITLE: PARTNER & CHAIRPERSON						
25	2001 K STREET, NW	PHONE: 202-887-4000	TRADE PAYABLE				\$ 1,100,000	
	WASHINGTON, DC 20006-1037 UNITED STATES	EMAIL: KKOOPERSMITH@AKINGUMP.COM						
\vdash		FAX: 212-872-1002	ļ					
	ORACLE CREDIT CORPORATION	ATTN: SAFRA CATZ TITLE: CHIEF EXECUTIVE OFFICER						
26	2300 ORACLE WAY	PHONE: 737-867-1000	TRADE PAYABLE				\$ 1,091,874	
	AUSTIN, TX 78741 UNITED STATES	EMAIL: SAFRA.CATZ@ORACLE.COM						
\vdash	SYNCRO CORPORATION	FAX: 905-219-8450 ATTN: LARRY FLEMING						
	1030 SUNDOWN DB_NW	TITLE: PRESIDENT AND CHIEF EXECUTIVE OFFICER					¢ 070 F11	
27	ARAB, AL 35016	PHONE: 256-931-7800	TRADE PAYABLE				\$ 973,511	
\vdash		EMAIL: LARRYFLEMING@SYNCROCORP.COM						
	EARTHLIGHT TECHNOLOGIES, LLC 128 WEST RD	ATTN: TIM SCHNEIDER TITLE: CHIEF EXECUTIVE OFFICER						
28	ELLINGTON, CT 06029	PHONE: 860-871-9700	TRADE PAYABLE				\$ 948,975	
	UNITED STATES	EMAIL:						
	REVOLV GLOBAL, INC. 2443 FILLMORE STREET, SUITE 505	ATTN: SCOTT DAVIDSON TITLE: CHIEF EXECUTIVE OFFICER		CONTINGENT.			\$ 137,293	
29	SAN FRANCISCO, CA 94115	PHONE: 628-239-4575	VEHICLE LEASES	UNLIQUIDATED			+ UNDETERMINED AMOUNTS	
	UNITED STATES	EMAIL: SDAVIDSON@REVOLV.US					APIOUNIS	
	U.S. SECURITIES AND EXCHANGE COMMISSION 100 F STREET, NE	ATTN: GARY GENSLER TITLE: CHAIRMAN		CONTINGENT,				
30	WASHINGTON, DC 20549	PHONE: 202-551-2100	LITIGATION	UNLIQUIDATED, DISPUTED			UNDETERMINED	
	UNITED STATES	EMAIL: CHAIR@SEC.GOV		DISPUTED				

Fill in this information to identify the case and this filing:			
Debtor Name	SunPower Corporation		
United States Bankruptcy Court for the:		District of Delaware	
			(State)
Case number (If	known):		

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

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

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

Declaration and signature

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

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

- □ Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- □ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- □ Schedule H: Codebtors (Official Form 206H)
- □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- □ Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration <u>List of Equity Security Holders, Corporate Ownership Statement,</u> <u>and Certification of Creditor Matrix</u>

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

	08/05/2024	x /s/ Matthew Henry
MM/ DD/YYYY		Signature of individual signing on behalf of debtor
		Matthew Henry
		Printed name
		Chief Transformation Officer
		Position or relationship to debtor

Official Form 202

Executed on

Declaration Under Penalty of Perjury for Non-Individual Debtors

RESOLUTIONS OF THE BOARD OF DIRECTORS OF SUNPOWER CORPORATION

The following resolutions were presented for consideration and approved by the board (the "<u>Board</u>") of SunPower Corporation, a Delaware corporation (the "<u>Corporation</u>"), at a duly called meeting thereof held on August 4, 2024:

CHAPTER 11 FILING

WHEREAS, the Board has considered presentations by the Corporation's management (the "<u>Management</u>") and financial and legal advisors (collectively, the "<u>Advisors</u>") regarding the assets, liabilities, and liquidity of the Corporation, the strategic and financial alternatives available to it, and the effect of the foregoing on the Corporation's business;

WHEREAS, the Board and the special committee of the Corporation's Board (the "Special Committee") have had the opportunity to consult with Management and the Advisors and have fully considered each of the strategic and financial alternatives available to the Corporation; and

WHEREAS, the Special Committee has approved and recommended the actions set forth in the following resolutions.

NOW, THEREFORE, BE IT:

RESOLVED, that in the business judgment of the Board, it is desirable and in the best interests of the Corporation (including a consideration of its creditors and other parties in interest) that the Corporation shall be, and hereby is, in all respects, authorized to file, or cause to be filed, a voluntary petition for relief commencing a case (the "<u>Chapter 11 Cases</u>") under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the District of Delaware (the "<u>Bankruptcy Court</u>") or other court of competent jurisdiction; and

RESOLVED, that any of the Principal Executive Officer, President, Chief Financial Officer, Chief Transformation Officer, Secretary, or any other duly-appointed officer of the Corporation (collectively, the "<u>Authorized Signatories</u>"), acting alone or with one or more other Authorized Signatories, be, and they hereby are, authorized, empowered, and directed to execute and file on behalf of the Corporation all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Corporation's business.

RETENTION OF PROFESSIONALS

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP (together, "<u>Kirkland</u>"), as bankruptcy counsel, to represent and assist the Corporation in

carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Corporation's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Kirkland;

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Richards, Layton & Finger, P.A. ("<u>Richards Layton</u>"), as local bankruptcy counsel, to represent and assist the Corporation in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Corporation's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, the each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Richards Layton;

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Alvarez & Marsal North America, LLC ("<u>A&M</u>"), as financial advisor, to represent and assist the Corporation in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Corporation's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of A&M;

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Moelis & Company LLC ("<u>Moelis</u>"), as investment banker, to represent and assist the Corporation in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Corporation's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Moelis;

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Epiq Systems, Inc. ("<u>Epiq</u>"), as notice and claims agent, to represent and assist the Corporation in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Corporation's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Epiq;

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ any other professionals to assist the Corporation in carrying out its duties under the Bankruptcy Code; and in connection therewith, the each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and **RESOLVED**, that each of the Authorized Signatories be, and they hereby are, with power of delegation, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that such Authorized Signatories deem necessary, proper, or desirable in connection with the Corporation's Chapter 11 Case, with a view to the successful prosecution of such case.

GOVERNANCE MATTERS

RESOLVED, that Matthew Henry is hereby appointed to serve as the Chief Transformation Officer of the Corporation.

CASH COLLATERAL AND ADEQUATE PROTECTION

RESOLVED, that the Corporation will obtain benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash</u> <u>Collateral</u>"), which is security for the Corporation's respective obligations under (a) that certain credit agreement, dated as of September 12, 2022 (as modified from time to time, the "<u>First Lien</u> <u>Credit Agreement</u>"), by and among SunPower Corporation, as borrower; certain of its direct and indirect subsidiaries, as guarantors; the lenders and letter of credit issuers party thereto from time to time; and Bank of America, N.A., as administrative agent and collateral agent; (b) that certain credit agreement, dated as of February 14, 2022 (as modified from time to time, the "<u>Second Lien Credit Agreement</u>") by and among SunPower Corporation, as borrower; certain of its direct and indirect subsidiaries, as guarantors; the lenders party thereto from time to time; and GLAS USA LLC, as administrative agent and collateral agent; and GLAS USA LLC, as account party; and the bank party thereto (the "<u>L/C Secured Party</u>," and together with the secured parties under the First Lien Credit Agreement and the Second Lien Credit Agreement, the "<u>Secured Parties</u>");

RESOLVED, that in order to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Corporation will provide certain adequate protection to the Secured Parties (such obligations, "<u>Adequate Protection Obligations</u>"), as documented in proposed interim and final orders (the "<u>Cash Collateral Orders</u>") to be submitted for approval of the Bankruptcy Court, with the Board having been apprised of the material terms and provisions of the Cash Collateral Orders;

RESOLVED, that the form, terms, and provisions of the Cash Collateral Orders, and the actions and transactions contemplated thereby be, and hereby are authorized, adopted, and approved in all respects, and each of the Authorized Signatories be, and hereby is, authorized and empowered, in the name of and on behalf of the Corporation, to take such actions and negotiate or cause to be prepared and negotiated and to perform, and cause the performance of, the Cash Collateral Orders;

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized, empowered, and directed in the name of, and on behalf of, the Corporation to seek authorization

and approval to use Cash Collateral pursuant to the Cash Collateral Orders, and any Authorized Signatory be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Corporation, relating to the use of Cash Collateral in connection with the Chapter 11 Cases, all with such changes therein and additions thereto as the any Authorized Signatory approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof; and

RESOLVED, that the Corporation, as debtors and debtors in possession under the Bankruptcy Code be, and they hereby are, authorized to incur the Adequate Protection Obligations, including granting liens on their respective assets to secure such obligations.

ASSET PURCHASE AGREEMENT

WHEREAS, Complete Solaria, Inc. (the "<u>Stalking Horse Bidder</u>") and the Corporation and its Advisors have negotiated the terms of that certain asset purchase agreement (the "<u>APA</u>") to govern the Stalking Horse Bidder's purchase of certain of the Corporation's assets, as set forth in the APA (the "<u>Purchased Assets</u>"), subject to the Corporation's receipt of a higher or otherwise better offer and a "fiduciary out;"

WHEREAS, the Board has reviewed the APA (together with the other certificates, documents, agreements, and schedules contemplated under the APA, the "<u>APA Documents</u>"), and after due consideration and deliberation, determined that each of the transactions contemplated by the APA and the APA Documents (the "<u>APA Transactions</u>") are advisable and in the best interests of each of the Corporation, its respective stockholders, its creditors and other parties in interest; and

WHEREAS, the APA Transactions are subject to the Corporation filing a motion (the "<u>Sale Motion</u>") with the Bankruptcy Court, seeking, among other things, approval of an auction process that will govern the marketing and sale of the Purchased Assets through certain bidding procedures to the Stalking Horse Bidder or another bidder with the highest or otherwise best offer (such bidder, the "<u>Successful Bidder</u>").

NOW, THEREFORE, BE IT:

RESOLVED, that the Corporation is authorized to enter into the APA Documents and APA with the Stalking Horse Bidder for the sale of the Purchased Assets and to undertake any and all related transactions contemplated thereby, including the APA Transactions and an auction (if necessary), on the terms contained therein or on such other terms and conditions as the Authorized Signatories, or any of them, in their, his or her sole discretion, determine to be necessary, appropriate or desirable;

RESOLVED, that each of the Authorized Signatories of the Corporation be, and hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Corporation to execute the APA and APA Documents, and to execute and file, on behalf of the Corporation, the Sale Motion with the Bankruptcy Court; and

RESOLVED, that each of the Authorized Signatories of the Corporation be, and hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Corporation to

conduct an auction (if necessary) through the bidding procedures as approved by the Bankruptcy Court pursuant to the Sale Motion and to negotiate, for and on behalf of the Corporation, such agreements, documents, assignments, and instruments as may be necessary, appropriate, or desirable in connection with the sale to the Successful Bidder.

GENERAL

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, each of the Authorized Signatories (and their designees and delegates) be, and they hereby are, individually authorized and empowered, in the name of and on behalf of the Corporation, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Signatory's judgment, shall be necessary, advisable, convenient, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

RESOLVED, that the Board has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of the Corporation, or hereby waive any right to have received such notice;

RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Corporation, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Corporation with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by resolution of each Board; and

RESOLVED, that each of the Authorized Signatories (and their designees and delegates) be, and hereby is, authorized and empowered to take all actions or to not take any action in the name of the Corporation with respect to the transactions contemplated by these resolutions hereunder, as such Authorized Signatory shall deem necessary or desirable in such Authorized Signatory's reasonable business judgment as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein.