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Fill in this information to identify the case:					
United States Bankruptcy Court for the:					
District of Delaware (State)					
Case number (If known):	Chapter <u>11</u>				

Check if this is an amended filing

# Official Form 201 Voluntary Petition for Non-Individuals Filing for Bankruptcy 06/24

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	Nikola Corporation					
2.	All other names debtor used in the last 8 years	Nikola Truck Manufacturing	Corporati	on			
	Include any assumed names, trade names, and <i>doing business</i> <i>as</i> names						
3.	Debtor's federal Employer Identification Number (EIN)	<u>8 2 - 4 1 5 1</u>	1 5	3			
4.	Debtor's address	Principal place of busines	s		Mailing address, if o of business	different from p	rincipal place
		4141 East Broadway Road					
		Number Street		· · · · · · · · · · · · · · · · · · ·	Number Street		
					P.O. Box		· · · · · · · · · · · · · · · · · · ·
		Phoenix	AZ	85040			
		City	State	ZIP Code	City	State	ZIP Code
					Location of principa	al accote if diff	oront from
					principal place of b		
		Maricopa					
		County			Number Street		· · · · · · · · · · · · · · · ·
							· · · · · · · · · · · · ·
					City	State	ZIP Code
5.	Debtor's website (URL)	https://www.nikolamotor.con	n/				

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Debt	tor <u>Nikola Corporation</u>	Case number (if known)
6.	Type of debtor	<ul> <li>Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))</li> <li>Partnership (excluding LLP)</li> <li>Other. Specify:</li></ul>
7.	Describe debtor's business	A. Check one:
		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))
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See <a href="http://www.uscourts.gov/four-digit-national-association-naics-codes">http://www.uscourts.gov/four-digit-national-association-naics-codes</a> .
		<u>3 3 6 1</u>
8.	Under which chapter of the Bankruptcy Code is the	Check one:
	debtor filing?	Chapter 7
	5	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 of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).
		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 Rule 12b-2.
		Chapter 12
9.	Were prior bankruptcy cases	☑ No
	filed by or against the debtor within the last 8 years?	Yes. District         When         Case number           MM / DD / YYYY         Case number
	If more than 2 cases, attach a	MM / DD / YYYY
	separate list.	District         When         Case number           MM / DD / YYYY         Case number

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Debtor	Nikola Corporation		Case number (if known	)	
pend busir affilia List al	ing bankruptcy cases ing or being filed by a ness partner or an ate of the debtor? I cases. If more than 1, a separate list.	District <u>D. Del.</u>	ə 1	Relationship When	Affiliate 02/19/2025 MM / DD / YYYY
11. Why distri	is the case filed in <i>this</i> ict?	immediately preceding the district.	, principal place of business, or princ date of this petition or for a longer pa ing debtor's affiliate, general partner,	rt of such 18	0 days than in any other
posso prope	the debtor own or have ession of any real erty or personal property needs immediate tion?	<ul> <li>Why does the proper</li> <li>It poses or is allege.</li> <li>What is the hazard</li> <li>It needs to be physical attention (for example assets or other optical assets or other optical assets)</li> </ul>	y?	eck all that app dentifiable ha weather. y deteriorate , dairy, produ	ly.) azard to public health or safety. or lose value without uce, or securities-related
		Is the property insure	Number Street		State ZIP Code
	Statistical and administ	trative information			
	or's estimation of able funds		distribution to unsecured creditors. benses are paid, no funds will be ava	ilable for dist	ribution to unsecured creditors.
14. Estin credi	nated number of tors	<ul> <li>1-49</li> <li>50-99</li> <li>100-199</li> <li>200-999</li> </ul>	<ul> <li>☑ 1,000-5,000</li> <li>☑ 5,001-10,000</li> <li>☑ 10,001-25,000</li> </ul>	<b>D</b> 50,0	01-50,000 01-100,000 e than 100,000

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Debtor <u>Nikola Corporation</u>		Case number (# known)				
15. Estimated assets	<ul> <li>\$0-\$50,000</li> <li>\$50,001-\$100,000</li> <li>\$100,001-\$500,000</li> <li>\$500,001-\$1 million</li> </ul>	<ul> <li>\$1,000,001-\$10 million</li> <li>\$10,000,001-\$50 million</li> <li>\$50,000,001-\$100 million</li> <li>\$100,000,001-\$500 million</li> </ul>	<ul> <li>\$500,000,001-\$1 billion</li> <li>\$1,000,000,001-\$10 billion</li> <li>\$10,000,000,001-\$50 billion</li> <li>More than \$50 billion</li> </ul>			
16. Estimated liabilities	<ul> <li>\$0-\$50,000</li> <li>\$50,001-\$100,000</li> <li>\$100,001-\$500,000</li> <li>\$500,001-\$1 million</li> </ul>	<ul> <li>\$1,000,001-\$10 million</li> <li>\$10,000,001-\$50 million</li> <li>\$50,000,001-\$100 million</li> <li>\$100,000,001-\$500 million</li> </ul>	<ul> <li>\$500,000,001-\$1 billion</li> <li>\$1,000,000,001-\$10 billion</li> <li>\$10,000,000,001-\$50 billion</li> <li>More than \$50 billion</li> </ul>			
Request for Relief, De	claration, and Signatures	i				
WARNING Bankruptcy fraud is a s \$500,000 or imprisonm		atement in connection with a bankru 18 U.S.C. §§ 152, 1341, 1519, and				
17. Declaration and signature of authorized representative of debtor	The debtor requests rel petition.	ief in accordance with the chapter o	f title 11, United States Code, specified in this			
	I have been authorized	to file this petition on behalf of the d	ebtor.			
	I have examined the inf correct.	ormation in this petition and have a	reasonable belief that the information is true and			
		erjury that the foregoing is true and	correct.			
	Executed on 02/19/2025 MM / DD /	YYYY				
	/s/ Stephen J. Girsky Signature of authorized rep		phen J. Girsky ted name			
	Title President & CEO					
18. Signature of attorney	Signature of attorney for de	Dat	e <u>02/19/2025</u> MM / DD / YYYY			
	M. Blake Cleary					
	Potter Anderson & Corre	oon LLP				
	1313 North Market Stree Number Street	et, 6th Floor				
	Wilmington City		DE 19801 State ZIP Code			
	(302) 984-6000 Contact phone		bcleary@potteranderson.com Ēmail address			
	3614 Bar number		DE State			

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# <u>Schedule 1</u>

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

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case, filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "**Court**"). A motion will be filed with the Court 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, under the case number assigned to the chapter 11 case of Nikola Corp.

	Debtor	Tax ID #
1	Nikola Corporation	82-4151153
2	Nikola Properties, LLC	92-3313648
3	Nikola Subsidiary Corporation	82-2361876
4	Nikola Motor Company LLC	82-2520193
5	Nikola Energy Company LLC	81-3790706
6	Nikola Powersports LLC	82-2526771
7	Nikola H2 2081 W Placentia Lane LLC	N/A
8	4141 E Broadway Road LLC	N/A
9	Free Form Factory Inc.	30-0852510
10	Nikola Desert Logistics LLC	N/A

# ACTION BY UNANIMOUS WRITTEN CONSENT

### OF THE BOARD OF DIRECTORS OF

### NIKOLA CORPORATION

Pursuant to Section 141(f) of the General Corporation Law of Delaware and the Bylaws of Nikola Corporation, a Delaware corporation (the "<u>Company</u>"), the undersigned, constituting all of the members of the board of directors (the "<u>Board</u>"), hereby take the following actions and adopt the following resolutions by unanimous written consent without a meeting:

WHEREAS, the Board has previously established a Strategic Advisory Committee (the "<u>Committee</u>") to work with management to interact with the Company's financial advisors and to review and evaluate potential alternatives for the Company in the event negotiations with certain strategic investors are not successful or do not result in an investment in the Company, which potential alternatives may include but are not limited to additional financing alternatives, alternative strategic transactions involving the Company, debt refinancing or restructuring alternatives (other than reorganization, liquidation or other relief under bankruptcy, insolvency or similar laws), and actions involving the reduction or cessation of certain operations or operating expenses of the Company; provided, however, that except as otherwise provided in the Board resolutions establishing the Committee, the Committee is to function in an advisory role and only the Board shall have the authority to approve any definitive action or agreement relating to any such alternatives;

WHEREAS, in light of the consideration by the Board of filing a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "<u>Chapter 11 Case</u>"), the Board is desirous of expanding the authority previously delegated to the Committee, and of reducing the size of the Committee to three members.

NOW, THEREFORE, BE IT RESOLVED, that, in addition to the authority previously delegated to it, the Committee shall have the authority to evaluate, investigate and analyze any claims and/or causes of action asserted by or against any current or former employee, officer, director, or stockholder of the Company or any affiliate thereof in connection with any potential plan of reorganization or liquidation proposed in the Chapter 11 Case;

RESOLVED FURTHER, that, to the fullest extent permitted by applicable law, the Committee is hereby authorized and is delegated the authority to, as the Committee deems appropriate or desirable in its discretion, to take any action with respect to the authority granted to it by the Board; and

RESOLVED FURTHER, that Steven M. Shindler, Jonathan M. Pertchik and Carla M. Tully be and hereby are designated on and after the date hereof to serve as the members of the Committee, each such member to serve until his or her successor has been duly designated or until his or her earlier resignation or removal.

# **Omnibus**

RESOLVED, that the President and Chief Executive Officer, the Chief Financial Officer and the Chief Legal Officer and Secretary of the Company, each with full power to act alone, be, and each of them hereby is, authorized, directed and empowered, in the name and on behalf of the Company, to carry out and fully perform the terms and provisions of each document delivered pursuant to the foregoing resolutions, and to execute, deliver and, where called for by the particular document, affix the seal of the Company to all such consents, agreements, certificates, instruments and other documents, to make all such payments, and to do and perform all such other acts and things as such officer may deem necessary, appropriate or convenient, as conclusively evidenced by such action by such officer in order to carry into effect the foregoing resolutions and each document as delivered pursuant thereto, all such action heretofore taken being hereby ratified, confirmed and approved.

This Unanimous Written Consent may be signed in one or more counterparts, each of which shall be deemed an original and all of which together shall constitute one instrument.

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date:

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025 Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

Steven M. Shindler

Steven M. Shindler

My JSS

Stephen J. Girsky

Michael I., Mansuetti

Michael L. Mansuetti

Jonathan M. Pertchik

Mary L. Petrovich

Mary L. Petrovich

Form SA

Bruce L. Smith

Carla M, Tully

Carla M. Tully

, \_\_\_\_\_ John C. Vesco

Andew M. Vesey

Andrew M. Vesey

# OMNIBUS ACTION BY WRITTEN CONSENT IN LIEU OF A MEETING OF THE GOVERNING BODIES OF

Nikola Corporation; Nikola Properties, LLC; Nikola Subsidiary Corporation; Nikola Motor Company, LLC; Nikola Energy Company, LLC; Nikola Powersports, LLC; Free Form Factory, Inc.; Nikola H2 2081 W Placentia Lane LLC; 4141 East Broadway RD LLC; and Nikola Desert Logistics LLC

The undersigned, being all of the members of the boards of directors or the sole member, as applicable (each, a "<u>Governing Body</u>" and collectively, the "<u>Governing Bodies</u>"), of Nikola Corporation ("<u>Nikola</u>"); Nikola Properties, LLC; Nikola Subsidiary Corporation; Nikola Motor Company, LLC; Nikola Energy Company, LLC; Nikola Powersports, LLC; Free Form Factory, Inc.; Nikola H2 2081 W Placentia Lane LLC; 4141 East Broadway RD LLC; and Nikola Desert Logistics LLC (each, a "<u>Company</u>" and together, the "<u>Companies</u>"), hereby consent, in accordance with the organizational documents of each Company and applicable state laws, to the following actions and adopt the following resolutions with respect to each Company in lieu of a meeting effective as of the date hereof.

### **Chapter 11 Filing**

WHEREAS, each Governing Body has considered presentations by the financial and legal advisors of each of the Companies regarding the liabilities and liquidity situation of each of the Companies, the strategic alternatives available to each of the Companies, and the effect of the foregoing on each Company's business;

WHEREAS, each Governing Body has had the opportunity to consult with the financial and legal advisors of the Companies and fully consider each of the strategic alternatives available to the Companies;

WHEREAS, each Governing Body has had the opportunity to consult with the financial and legal advisors of the Companies and review chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") and the preparation materials provided by the financial and legal advisors, and each Governing Body recommends the adoption of these resolutions.

NOW, THEREFORE, BE IT RESOLVED, that in the business judgment of each Governing Body, it is desirable and in the best interests of each Company (including considering its creditors and other parties in interest) that each Company shall be, and hereby is, authorized to file, or cause to be filed, a voluntary petition for relief (each a "<u>Chapter 11 Case</u>" and collectively, the "<u>Chapter 11 Cases</u>") under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "<u>Bankruptcy Court</u>") and any other petition for relief or recognition or other order that may be desirable under applicable law;

RESOLVED FURTHER, that any member, officer, or director of each Company, or any other duly appointed officer or other person acting at the direction of the foregoing officers of each Company (individually, the "<u>Authorized Signatory</u>" collectively, the "<u>Authorized</u>

<u>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 each Company all petitions, schedules, lists, motions, chapter 11 plans, and other papers or documents, and to take any and all actions that they deem necessary, proper, or convenient to obtain relief under chapter 11 of the Bankruptcy Code, including any action necessary to maintain the ordinary course operation of each Company's business;

RESOLVED FURTHER, that all acts lawfully done or actions lawfully taken by any Authorized Signatory to seek relief on behalf of the Company under chapter 11 of the Bankruptcy Code, or in connection with the ordinary course operations of the Company during the Chapter 11 Case, or any matter related thereto, in connection with the Company's ordinary course operations be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company as fully as if such actions had been presented to the Board for its prior approval; and

RESOLVED FURTHER, that all acts and deeds previously performed by any of the Authorized Signatories or officers of any of the Companies before the adoption of the foregoing recitals and resolutions that are within the authority conferred by the foregoing recitals and resolutions, are hereby ratified, confirmed, and approved in all respects as the authorized acts and deeds of the Companies.

# **Retention of Professionals**

WHEREAS, each Governing Body has considered presentations by the financial and legal advisors of each Company regarding the retention of such financial and legal advisors by each Company.

NOW, THEREFORE, BE IT RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ Pillsbury Winthrop Shaw Pittman LLP ("<u>Pillsbury</u>"), as bankruptcy co-counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company'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, empowered, 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 Pillsbury;

RESOLVED FURTHER, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ Potter Anderson & Corroon LLP ("<u>Potter Anderson</u>"), as bankruptcy co-counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company'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, empowered, 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 Potter Anderson;

RESOLVED FURTHER, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ the firm of Houlihan Lokey Capital, Inc. ("<u>Houlihan</u>"), as the Companies' investment banker to assist the Companies in connection with one or more financing, sale or other strategic transactions involving the Companies' assets; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, 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 Houlihan;

RESOLVED FURTHER, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ Epiq Corporate Restructuring, LLC ("<u>Epiq</u>"), as notice, claims, and balloting agent and as administrative advisor to represent and assist each Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed appropriate applications for authority to retain Epiq;

RESOLVED FURTHER, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ M3 Advisory Partners, LP ("<u>M3</u>"), as the Companies' financial advisor; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retaining agreements, pay appropriate retainers and fees, and to cause to be filed appropriate applications for authority to retain M3;

RESOLVED FURTHER, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, 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, proper, or convenient; and

RESOLVED FURTHER, that each of the Authorized Signatories be, and hereby is, with the 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 each of the Authorized Signatories deem necessary, proper, or desirable in connection with each Company's Chapter 11 Case, with a view to the successful prosecution of such case.

# Sales and Bidding Procedures

RESOLVED FURTHER, that in the judgment of the Governing Body of each Company, it is desirable and in the best interests of each respective Company, its creditors, and other parties in interest, and each respective Company be and it hereby is authorized to (i) file the motion (the "<u>Sale Motion</u>") with the Bankruptcy Court to request, among other things, the Bankruptcy Court's approval of (a) one or more sale transactions (each, a "<u>Sale</u>") of all, substantially all, or a

portion of the Debtors' assets, (b) the commencement of a marketing and sale process in the chapter 11 case for Sale transactions (the "<u>Sale Process</u>"), and (c) the bidding procedures associated with the Sale Process, which are attached to the Sale Motion (such bidding procedures, in the form approved by the Bankruptcy Court, the "<u>Bidding Procedures</u>") and (ii) commence and implement the Sale Process;

RESOLVED FURTHER, that the Authorized Signatories, and any employees or agents (including counsel) designated by or directed by any such Authorized Signatories, be, and each of them hereby is, authorized, empowered, and directed, in the name and on behalf of each respective Company, to take any and all other actions as they may deem necessary or advisable to (i) file the Sale Motion with the Bankruptcy Court, (ii) commence and implement the Sale Process as contemplated in the Bidding Procedures, (iii) grant access to due diligence materials and other confidential information regarding the assets of the Company and the applicable subsidiaries to participants in the Sale Process in accordance with the Bidding Procedures, and (iv) in connection with the access referenced above, negotiate and execute non-disclosure agreements between each respective Company, its subsidiaries, and the participants in the Sale Process protecting the confidentiality of certain due diligence materials and other confidential information; and

RESOLVED FURTHER, that the Authorized Signatories, and any employees or agents (including counsel) designated by or directed by any such Authorized Signatories be, and each of them hereby is, authorized, empowered and directed, in the name of and on behalf of each respective Company, to take any and all other actions as they may deem necessary or advisable to, in each respective Company's capacity as stockholder, shareholder, trustee, equity holder, managing member, sole member, general partner, limited partner, or member of any of its subsidiaries and/or other entities that are debtors in the Chapter 11 Cases and that will take part in the Sale Process, to cause such subsidiaries and/or other entities to execute, to deliver and to perform any of the actions contemplated with respect to the Sale Process, the Bidding Procedures, and these resolutions or the transactions contemplated hereby.

# **General Resolutions**

RESOLVED FURTHER, that the Authorized Signatories of each of the Companies be, and each of them hereby is, authorized, empowered, and directed to execute, acknowledge, verify, deliver, and file any and all such other agreements, documents, instruments, and/or certificates and to take such other actions as may be necessary, proper, or appropriate in order to carry out the intent and purposes of any of the foregoing resolutions;

RESOLVED FURTHER, that the Authorized Signatories be, and each of them hereby is, authorized and empowered, on behalf of and in the name of the Company, to pay and direct the payment of all fees and expenses permitted under applicable law as in their good faith judgment shall be necessary, appropriate, or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions;

RESOLVED FURTHER, that each Governing Body of each Company has received sufficient notices of the actions and transactions relating to the matters contemplated by any of the foregoing resolutions, as may be required by the organizational documents of each Company, or hereby waive any right to have received such notices;

RESOLVED FURTHER, that each of the members of the board of managers, board of directors, restructuring committees, the sole member, the manager or the managing member, as applicable, hereby irrevocably waives notice of the time, place, and purposes of a meeting and any adjournments thereof, to the extent such notice is required by the applicable organizational documents of each Company;

RESOLVED FURTHER, that any and all actions heretofore or hereafter taken and expenses incurred in the name of and on behalf of any Company by any officer, director, or other Authorized Signatory of any Company in connection with or related to the matters set forth or contemplated by any of the foregoing resolutions be, and they hereby are, approved, ratified, and confirmed in all respects as fully as if such actions had been presented to the Governing Bodies for approval prior to such actions being taken; and

RESOLVED FURTHER, that any Authorized Signatory of any of the Companies is hereby authorized to certify to third parties with respect to adoption of any of the foregoing resolutions in the form and substance satisfactory to them.

[Remainder of page intentionally left blank]

The undersigned agree that this Omnibus Action by Written Consent in Lieu of a Meeting of the Governing Bodies shall be added to the corporate records of each Company and made a part thereof, and the undersigned further agree that the resolutions set forth hereinabove shall have the same force and effect as if adopted at a meeting duly noticed, held, called, and constituted pursuant to each Company's organizational documents and the applicable laws of the jurisdiction in which such Company is organized. Scanned or electronic signatures shall be acceptable as originals.

[Signature pages follow]

### **Board of Directors of NIKOLA CORPORATION:**

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025 Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

2/18/2025

Date: \_\_\_\_\_

Steven M. Shindler

Steven M. Shindler

My ISS

Stephen J. Girsky

Michael L. Mansuetti

Michael L. Mansuetti

Jonathan M. Pertchik

Mary L. Petrovich

Mary L. Petrovich

Forme SA

Bruce L. Smith

Carla M, Tully

Carla M. Tully

N

John C. Vesco

Andew M. Vesey

Andrew M. Vesey

[Signature Page to Omnibus Action by Written Consent]

Docusign Envelope ID: 3121920A-6B3 48 B-42 B-10258 787 Boc 1 Filed 02/19/25 Page 16 of 26

# Sole Director of NIKOLA SUBSIDIARY CORPORATION:

2/18/2025

Romhton

Date: \_\_\_\_\_

Britton M. Worthen

Sole Director of FREE FORM FACTORY, INC.:

2/18/2025

Date: \_\_\_\_\_

Rom Hun

Britton M. Worthen

NIKOLA PROPERTIES, LLC NIKOLA MOTOR COMPANY, LLC NIKOLA ENERGY COMPANY, LLC NIKOLA POWERSPORTS, LLC 4141 EAST BROADWAY RD LLC NIKOLA DESERT LOGISTICS LLC

By: Nikola Corporation, its sole member

Romhthm

By: \_\_\_\_\_\_ Name: Britton M. Worthen Title: Chief Legal Officer

### NIKOLA H2 2081 W PLACENTIA LANE LLC

By: Nikola Properties, LLC, its sole member

By: Nikola Corporation, its sole member

Romhthm

By: \_\_\_\_\_\_ Name: Britton M. Worthen Title: Chief Legal Officer Fill in this information to Identify the case:

Debtor Name: Nikola Corporation

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 consolidated 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.

	ne of creditor and complete mailing Iress, 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 in only u claim amount. If claim is partially secured, claim amount and deduction for value of co setoff to calculate unsecured claim.		ecured, fill in total lue of collateral or
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	U.S. SECURITIES AND EXCHANGE COMMISSION 100 F STREET NEMAIL STOP 5631 WASHINGTON, DISTRICT OF COLUMBIA 20549-0022 USA	CONTACT: JOHN P. TAVANAASSISTANT CHIEF LITIGATION COUNSELDIVISION OF ENFORCEMENT PHONE: (202) 551-7947 TAVANAJ@SEC.GOV	GOVERNMENT SETTLEMENT	U			\$80,200,000.00
2	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION WEST SIDE FLATS, ST. PAUL 60 LIVINGSTON AVENUE SAINT PAUL, MN 55107 USA	CONTACT: ATTN: GLOBAL CORPORATE TRUST, BRANDON J BONFIG PHONE: (651) 466-6619 BRANDON.BONFIG@USBANK .COM	JUNE 2022 CONVERTIBLE TOGGLE NOTES	U			\$31,782,344.00
3	ROBERT BOSCH, LLC 38000 HILLS TECH DR. FARMINGTON HILLS, MI 48336 USA	CONTACT: NATALIA RAMIREZ PHONE: (708) 865-5200 NATALIA.RAMIREZ@BOSCH.C OM	TRADE DEBT	U			\$13,322,781.46
4	BLOCK & LEVITON LLP JEFFREY C. BLOCK JACOB A. WALKER MICHAEL GAINES 260 FRANKLIN STREET, SUITE 1860 BOSTON, MA 02110 POMERANTZ LLP JEREMY A. LIEBERMAN		CLASS ACTION LITIGATION SETTLEMENT	U			\$13,000,000.00
	MICHAEL J. WEMKE 600 THIRD AVENUE, 20TH FLOOR NEW YORK, NY 10016						

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Debtor: Nikola Corporation

# Case Number (if known):

	ne of creditor and complete mailing ress, 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 unsecur If the claim is fully claim amount. If cla claim amount and o setoff to calculate of	unsecured, fill in aim is partially s deduction for va	ecured, fill in total lue of collateral or
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
5	U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION WEST SIDE FLATS, ST. PAUL 60 LIVINGSTON AVENUE SAINT PAUL, MN 55107 USA	CONTACT: ATTN: GLOBAL CORPORATE TRUST, BRANDON J. BONFIG PHONE: (651) 466-6619 BRANDON.BONFIG@USBANK .COM	JUNE 2023 CONVERTIBLE TOGGLE NOTES	U		1	\$12,394,655.29
6	ROBERT BOSCH LLC (EUR) ROBERT-BOSCH-PLATZ 1 70839 GERLINGEN BADEN-WURTTEMBERG GERMANY		TRADE DEBT	U			\$4,053,950.53
7	THE LION ELECTRIC COMPANY C/O BABST CALLAND TWO GATEWAY CENTER PITTSBURGH, PA 15222 USA	CONTACT: ATTN: MARK SHEPARD PHONE: 412.394.5400 MSHEPARD@BABSTCALLAND .COM	LITIGATION SETTLEMENT	U			\$3,250,000.00
8	IVECO S.P.A VIA PUGLIA, 35 PIEDMONT, TORINO 10156 ITALY	CONTACT: VERONICA TEANIO PHONE: +39 011 0072111 VERONICA.TEANIO@ICCAPIT AL.COM	TRADE DEBT	U			\$2,483,432.23
9	AMERICAN AIR LIQUIDE HOLDINGS, INC. 9101 LBJ FREEWAY SUITE 800 DALLAS, TX 75243 USA	PHONE: (713) 624-8000 ALLIUS.BILLING@AIRLIQUIDE. COM	TRADE DEBT	U			\$1,242,366.20
10	MICROSOFT CORPORATION BUILDING LC1 7000 STATE HWY 161 IRVING, TX 75039 USA	MSCREDIT@MICROSOFT.CO M	INFORMATION TECHNOLOGY SERVICES	U			\$1,025,610.70
11	ZF NORTH AMERICA, INC. 15811 CENTENNIAL DRIVE NORTHVILLE, MI 48168 USA	CONTACT: BRAD MALONEY PHONE: (770) 297-4038 BRAD.MALONEY@ZF.COM	TRADE DEBT	U			\$1,013,164.20
12	BDO USA LLP 338 SIXTH AVE 8TH FLOOR PITTSBURGH, PA 15264 USA	PHONE: (212) 885-8000	PROFESSIONAL SERVICES	U			\$1,000,000.00
13	HEXAGON PURUS GMBH HANNOVESRCHE STR. 1 KASSEL, HESSEN 34134 GERMANY	CONTACT: ADRIAN GRIESAM PHONE: 561 58549 0 ADRIAN.GRIESAM@HEXAGO NPURUS.COM	TRADE DEBT	U			\$951,563.87
14	ANSYS, INC. 2600 ANSYS DRIVE CANONSBURG, PA 15317 USA	PHONE: (847) 448-7075 US.RECEIVABLES@ANSYS.CO M	INFORMATION TECHNOLOGY SERVICES	U			\$914,000.00
15	CHART INC. 2200 AIRPORT INDUSTRIAL DR. SUITE 100 BALL GROUND, GA 30107 USA	CONTACT: REID LARSON REID.LARSON@CHARTINDUS TRIES.COM	TRADE DEBT	U			\$755,648.40

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Debtor: Nikola Corporation

# Case Number (if known):

	ne of creditor and complete mailing ress, 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	If the claim is fully claim amount. If cla claim amount and c	nt of unsecured claim claim is fully unsecured, fill in only unsecured amount. If claim is partially secured, fill in total amount and deduction for value of collateral or to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
16	ALTAIR ENGINEERING INC. DEPT 771419 PO BOX 77000 DETROIT, MI 48277 USA	PHONE: 214-614-2400-464 ACCTSREC@ALTAIR.COM	TRADE DEBT	U			\$555,002.00	
17	DUOTEC DE NORTEAMERICA S DE RL DE CV BLVD. CAMPESTRE NO. 100 ARTEAGA, COAHUILA 25350 MEXICO	CONTACT: ELI OLIVAREZ PHONE: (844) 205-6695 ELI.OLIVAREZ@DUOTEC.NET	TRADE DEBT	U			\$549,264.00	
18	FIRST INSURANCE FUNDING PO BOX 7000 CAROL STREAM, IL 60197 USA	PHONE: (800) 837-2511 CSR@FIRSTINSURANCEFUNDI NG.COM	INSURANCE SERVICE	U			\$536,074.98	
19	FIEDLER GROUP 299 N. EUCLID AVE SUITE 550 PASADENA, CA 91101 USA	PHONE: (213) 381-7891 FGAR@FIEDLERGROUP.COM	TRADE DEBT	U			\$481,051.95	
20	NORMA MI, INC. DEPT CH17380 PALATINE, IL 60055 USA	CONTACT: PIETRO PALLI PHONE: 602-454-1500 PIETRO.PALLI@NORMAGROU P.COM	TRADE DEBT	U			\$461,886.68	
21	KNORR BRAKE HOLDING CORPORATION 1850 RIVERFORK DRIVE HUNTINGTON, IN 46750 USA	PHONE: (440) 329-9000 AR@BENDIX.COM	TRADE DEBT	U			\$454,370.09	
22	SAP AMERICA, INC. 3999 WEST CHESTER PIKE NEWTOWN SQUARE, PA 19073 USA	PHONE: (484) 422-3972 FINANCEAR@SAP.COM	INFORMATION TECHNOLOGY SERVICES	U			\$416,795.99	
23	AZTEK TECHNOLOGIES S.A. DE C.V. CARRETERA MONTERREY-GARCIA KM 3, AV SANTA CATARINA, NUEVO LEON 66367 MEXICO	PHONE: (818) 048-0415 COBRANZA@AZTEKTEC.COM	TRADE DEBT	U			\$337,068.16	
24	SENVIAS, INC. 373 MARKET STREET WARREN, RI 02285 USA	PHONE: (401) 247-4010 D.DESANTO@SENVIAS.COM	TRADE DEBT	U			\$332,680.00	
25	COMMERCIAL VEHICLE GROUP, INC 15705 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693 USA	PHONE: (614) 289-5258 ACCOUNTS.RECEIVABLE@CV GRP.COM	TRADE DEBT	U			\$315,784.41	
26	SMITHERS TIRE & AUTOMOTIVE TESTING 121 S. MAIN STREET SUITE 300 AKRON, OH 44308 USA	PHONE: (330) 762-7441 RMILLER@SMITHERS.COM	TRADE DEBT	U			\$311,140.00	

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Debtor: Nikola Corporation

# Case Number (if known):

	ne of creditor and complete mailing Iress, 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	claim amount. If cla claim amount and c	Ily unsecured, fill in only claim is partially secured ad deduction for value of te unsecured claim. Deduction Uns	cured, fill in total
			contracts)		Total claim, if partially secured	for value of collateral or	Unsecured claim
27	ALLISON TRANSMISSION, INC. LOCKBOX 232288. 2288 MOMENTUM PL CHICAGO, IL 60689 USA	CONTACT: SANDRA JONES PHONE: (317) 242-7098 SANDRA.JONES@ALLISONTR ANSMISSION.COM	TRADE DEBT	U			\$303,600.00
28	ARBOMEX LCM, S.A. DE C.V. NORTE 7 NO. 102, CD. INDUSTRIAL GUACELAYA CELAYA, GUANAJUATO 38010 MEXICO	CONTACT: LUIS TOVAR PHONE: (473) 134-6020 LUIS.TOVAR@ARBOMEX.CO M.MX	TRADE DEBT	U			\$302,335.89
29	CWL HOLDING COMPANY LLC 1500 RANKIN ROAD SUITE 400 HOUSTON, TX 77073 USA	PHONE: (480) 319-8200 CWWREMIT@CRANEWW.CO M	TRADE DEBT	U			\$276,081.59
30	OMR SPA VIA CARAVAGGIO, 3 REMEDELLO BRESCIA, MILAN 25010 ITALY	A.SALARDI@OMRSPA.COM	TRADE DEBT	U			\$267,861.61

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

In re:

Nikola Corp., *et al.*,<sup>1</sup>

Debtors.

Chapter 11

Case No. 25-\_\_\_\_ (\_\_\_)

(Joint Administration Requested)

# COMBINED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FEDERAL RULES OF BANKRUPTCY PROCEDURE 1007 AND 7007.1

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the debtors in the above-captioned chapter 11 cases (each a "<u>Debtor</u>" and collectively, the "<u>Debtors</u>"), hereby state as follows:

1. No publicly traded corporation owns more than 10% of Debtor Nikola Corp.'s equity interests.

2. Debtor Nikola Properties, LLC is 100% owned by Debtor Nikola Corp.

3. Debtor Nikola Subsidiary Corporation is 100% owned by Debtor Nikola Corp.

4. Debtor Nikola Motor Company LLC is 100% owned by Debtor Nikola Subsidiary Corp.

5. Debtor Nikola Energy Company LLC is 100% owned by Debtor Nikola Subsidiary Corp.

6. Debtor Nikola Powersports LLC is 100% owned by Debtor Nikola Subsidiary Corp.

7. Debtor Free Form Factory Inc. is 100% owned by Debtor Nikola Corp.

8. Debtor Nikola H2 2081 W Placentia Lane LLC is 100% owned by Debtor Nikola

# Properties, LLC.

9. Debtor 4141 E Broadway Road LLC is 100% owned by Debtor Nikola Corp.

10. Debtor Nikola Desert Logistics LLC is 100% owned by Debtor Nikola Corp.

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, together with the last four digits of each Debtor's federal tax identification number, are: Nikola Corporation (registered to do business in California as Nikola Truck Manufacturing Corporation) (1153); Nikola Properties, LLC (3648); Nikola Subsidiary Corporation (1876); Nikola Motor Company LLC (0193); Nikola Energy Company LLC (0706); Nikola Powersports LLC (6771); Free Form Factory Inc. (2510); Nikola H2 2081 W Placentia Lane LLC (N/A); 4141 E Broadway Road LLC (N/A); and Nikola Desert Logistics LLC (N/A). The Debtors' headquarters are located at 4141 East Broadway Road, Phoenix, AZ 85040.

Official Form 201A (12/15)

3.

[If debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11 of the Bankruptcy Code, this Exhibit A shall be completed and attached to the petition.]

[Caption as in Form 416B]

# Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11

- 1. If any of the debtors securities are registered under Section 12 of the Securities Exchange Act of 1934, the SEC file number is the <u>001-38495</u>.
- 2. The following financial data is the latest available information and refers to the debtor's condition on January 31, 2025.

a.	Total assets	\$ <u>878,094,000</u>	
b.	Total debts (including debts listed in 2.c., below)	$468,961,000^{1}$	
c.	Debt securities held by more than 500 holders:		
			Approximate number of holders:
	secured $\Box$ unsecured $\Box$ subordinated $\Box$ \$		
	secured $\Box$ unsecured $\Box$ subordinated $\Box$ \$		
	secured $\Box$ unsecured $\Box$ subordinated $\Box$ \$		
	secured $\Box$ unsecured $\Box$ subordinated $\Box$ \$		
d.	Number of shares of preferred stock		0
e.	Number of shares common stock		119,400,666
Co	mments, if any:		
Bri	ef description of debtor's business: The Debtors are globa	al leaders in zero-emission	ns commercial

transportation, including the design and manufacture of battery-electric and hydrogen fuel cell electric trucks and the development of infrastructure for hydrogen fueling solutions.

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>As of 12/31/2024: NOMURA HOLDINGS INC, Nomura Securities International Inc, Antara Capital LP, Antara Capital GP LLC, Gulati Himanshu, Bank of Nova Scotia, CEDE & CO</u>

<sup>&</sup>lt;sup>1</sup> This figure reflects the amount of the Debtors' liabilities as set forth in its books and records and excludes the asserted amount of certain contingent and unliquidated litigation liabilities of the Debtors.

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

In re:

Nikola Corp., et al.,<sup>1</sup>

Debtors.

Chapter 11

Case No. 25-\_\_\_\_(\_\_\_)

(Joint Administration Requested)

### **CERTIFICATION OF DEBTORS' CREDITOR MATRIX**

In accordance with rule 1007(a) of the Federal Rules of Bankruptcy Procedure and rule 1007-2(a) of the Local Rules of the United States Bankruptcy Court for the District of Delaware (the "Local Rules"), a list of creditors (the "Creditor Matrix") of the above-captioned debtors and debtors in possession (the "Debtors") is filed contemporaneously herewith.

The Creditor Matrix has been prepared from the Debtors' books and records. The undersigned, Stephen J. Girsky of the Debtors, hereby certifies that the Creditor Matrix contains the names and addresses of all creditors of the Debtors that could be ascertained after diligent inquiry, based on a review of the Debtors' books and records and is consistent with the information contained therein. To the extent practicable, the Creditor Matrix complies with Local Rule 1007-1(a). The Debtors reserve the right to amend or supplement the Creditor Matrix as necessary.

Although the information contained in the Creditor Matrix is based on a review of the Debtors' books and records, the Debtors have not completed a comprehensive legal and/or factual investigation with regard to possible defenses of the Debtors and their estates to any claims of the

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, together with the last four digits of each Debtor's federal tax identification number, are: Nikola Corporation (registered to do business in California as Nikola Truck Manufacturing Corporation) (1153); Nikola Properties, LLC (3648); Nikola Subsidiary Corporation (1876); Nikola Motor Company LLC (0193); Nikola Energy Company LLC (0706); Nikola Powersports LLC (6771); Free Form Factory Inc. (2510); Nikola H2 2081 W Placentia Lane LLC (N/A); 4141 E Broadway Road LLC (N/A); and Nikola Desert Logistics LLC (N/A). The Debtors' headquarters are located at 4141 East Broadway Road, Phoenix, AZ 85040.

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potential claimants included in the Creditor Matrix. In addition, certain of the parties included in the Creditor Matrix may not hold outstanding claims as of the date hereof, and therefore may not be creditors of the Debtors and their estates for purposes of these chapter 11 cases. Therefore, the Creditor Matrix does not and should not be deemed or otherwise construed to constitute either (i) a waiver of any defense of the Debtors and their estates to any claim that may be asserted against the Debtors or their estates or (ii) an acknowledgement or admission of the validity, priority, or amount of any claim that may be asserted against the Debtors or their estates.

Dated: February 19, 2025

/s/ Stephen J. Girsky

Stephen J. Girsky President and Chief Executive Officer

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

#### **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
- $\checkmark$ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration Corporate Ownership Statement/Certification of Creditor Matrix/SEC Form 201A

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

Executed on <u>02/19</u>/2025 MM / DD / YYYY



/s/ Stephen J. Girsky

Signature of individual signing on behalf of debtor

Stephen J. Girskv Printed name

President & CEO Position or relationship to debtor