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| Attorney or Party Name, Address, Telephone & Fax Nos., State Bar No. & Email Address | FOR COURT USE ONLY |
| *Individual appearing without attorney*  *Attorney for:* |
| **UNITED STATES BANKRUPTCY COURT**  **CENTRAL DISTRICT OF CALIFORNIA -**        **DIVISION** | |
| In re:  Debtor. | CASE NO.  CHAPTER 11  (Subchapter V) |
| **SUBCHAPTER V STATUS REPORT** |
| **Status Conference**:  DATE:  TIME:  COURTROOM: |

**Status Conference Location:**

255 East Temple Street, Los Angeles, CA 90012

411 West Fourth Street, Santa Ana, CA 92701

21041 Burbank Boulevard, Woodland Hills, CA 91367

1415 State Street, Santa Barbara, CA 93101

3420 Twelfth Street, Riverside, CA 92501

**TO THE UNITED STATES BANKRUPTCY COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA, THE SUBCHAPTER V TRUSTEE, ALL PARTIES IN INTEREST, AND THEIR COUNSEL:**

**PLEASE TAKE NOTICE** that the debtor and debtor-in-possession in this case (“Debtor”) is proceeding under subchapter V of chapter 11 of Title 11 of the United States Code (“Bankruptcy Code” or “U.S.C.”),[[1]](#footnote-2) and the Bankruptcy Court will hold a status conference at the date, time, and place set forth above. The Debtor is filing this Status Report pursuant to 11 U.S.C. § 1188(c) and LBR 2015-3(b).[[2]](#footnote-3) Check your presiding judge’s procedures to see if, in addition to this Status Report, you must also file Local Form F 2081-1.1.C11.STATUS.RPT, or any other form of Status Report.

1. The Plan:
   1. What type of plan will the Debtor propose?

Consensual (i.e., with agreement or consent of creditors and other interested parties)

Nonconsensual[[3]](#footnote-4)

Undetermined

* 1. Explain why the Debtor expects the plan to be consensual or nonconsensual, or the reason why it is undetermined at this time:

<fill in>

* 1. Will the Debtor file the plan within the deadline of 90 days from the petition date imposed by § 1189(b)?

Yes

No

If “No,” explain why, and state when the Debtor will file its[[4]](#footnote-5) plan:

<fill in>

* 1. Please summarize the basic nature of the plan:

<fill in>

1. Efforts Toward Consensual Plan:[[5]](#footnote-6)
   1. Describe the efforts the Debtor has taken so far to obtain the consent of creditors for a consensual plan:

<fill in>

* 1. Describe the efforts the Debtor will take in the future to obtain the consent of creditors for a consensual plan:

<fill in>

* 1. Describe the efforts that Debtor has taken so far to reach out to creditors and other parties in interest about a plan, and if none, explain the Debtor’s reasons for not reaching out to creditors and parties in interest about a plan:

<fill in>

* 1. Identify the parties with whom the Debtor has discussed a plan. Select all that apply:

Secured creditors

Priority creditors

Unsecured creditors

Equity interest holders

The subchapter V trustee

Others (describe: <fill in>)

1. Appointment of Committees and Disclosure Statement:
   1. In the Debtor’s view, is there any “cause” for the Court to order the appointment of a committee of creditors pursuant to § 1181(b) and § 1102(b)?

Yes

No

Explain your answer:

<fill in>

* 1. In the Debtor’s view, is there any “cause” for the Court to order the filing of a separate disclosure statement pursuant to § 1181(b) and § 1125?

Yes

No

Explain your answer:

<fill in>

1. Reporting Compliance:
   1. Has the Debtor filed all the documents required under § 1187(a)?[[6]](#footnote-7)

Yes

No

If “No,” identify the documents that were required to be filed[[7]](#footnote-8) but were not:

(a) the Debtor’s most recent balance sheet

(b) the most recent statement of the Debtor’s operations

(c) the Debtor’s most recent cash-flow statement

(d) the Debtor’s most recent Federal income tax return

Has the Debtor filed a statement under penalty of perjury that the Debtor has not prepared a balance sheet, statement of operations, and/or cash-flow statement and/or that Debtor has not filed its Federal income tax return as required by § 1116(1)(B)?

Yes

No

Not applicable

If “Yes,” identify each unprepared or unfiled document, and explain why the document was not prepared or filed and how the Debtor intends to prepare or file the document:

<fill in>

* 1. Has the Debtor filed all Small Business Monthly Operating Reports (Official Form B 425C) (“MORs”) as required under § 308?

Yes

No

If “No,” or if portions of the MORs are deficient, identify which portions are deficient or not reported fully:

(a) Reports regarding Debtor’s profitability

(b) Reports regarding reasonable approximations of projected cash receipts and disbursements over a reasonable period

(c) Reports regarding comparisons of actual cash receipts and disbursements with projections in prior reports

(d) Reports regarding whether the Debtor is (i) in compliance in all material respects with postpetition requirements imposed by the Bankruptcy Code and the Federal Rules of Bankruptcy Procedure, and (ii) timely filing tax returns and other required government filings and paying taxes and other administrative expenses when due

(e) Reports regarding Debtor’s failure to make either of the reports in the immediately preceding paragraph (d) (as required by § 308(b)(5))

(f) Reports regarding such other matters as are in the best interests of the Debtor and creditors, and in the public interest in fair and efficient procedures under chapter 11

For any deficiencies in the MORs, identify each specific portion that is deficient, and explain why it is deficient and how Debtor intends to correct the deficiency:

<fill in>

1. Other Code Compliance:
   1. Did the Debtor attend the initial debtor interview, the § 341(a) meeting of creditors, and otherwise comply with § 1116(2)?

Yes

No

If “No,” explain why and when the Debtor intends to comply with these requirements:

<fill in>

* 1. Has the Debtor filed all schedules and statements of financial affairs, or otherwise complied with exceptions or extensions in § 1116(3)?

Yes

No

If “No,” explain why and when the Debtor intends to comply with these requirements:

<fill in>

* 1. Has the Debtor maintained insurance customary and appropriate to the industry, subject to § 363(c)(2), in compliance with § 1116(5)?

Yes

No

If “No,” explain why and when the Debtor intends to comply with this requirement:

<fill in>

* 1. Has the Debtor timely filed tax returns and other governmental filings with the appropriate governmental entities, and paid all taxes entitled to administrative expense priority required to be paid under § 1116(6)?

Yes

No

If “No,” explain why the Debtor has not timely filed tax returns and other governmental filings or paid all required administrative expense priority taxes and when the Debtor intends to comply with these requirements:

<fill in>

* 1. Has the Debtor allowed the United States Trustee to inspect the Debtor’s premises, books, and records, and otherwise complied with § 1116(7)?

Yes

No

If “No,” explain why and when the Debtor intends to comply with this requirement:

<fill in>

1. Cash Collateral:
   1. Does any entity assert that any property of the bankruptcy estate constitutes its cash collateral?

Yes

No

If “Yes,” identify each such entity and what is the property that the entity asserts is its cash collateral.

<fill in>

* 1. Is the Debtor currently using, selling, and/or leasing any property of the bankruptcy estate that any entity contends is its cash collateral?

Yes

No

If “Yes,” identify each such entity and what is the property that the entity asserts is its cash collateral.

<fill in>

* 1. Since the filing of this bankruptcy case, has the Debtor used, sold, and/or leased any property of the bankruptcy estate that an entity contends is its cash collateral?

Yes

No

If “Yes,” identify each such entity and what is the property that the entity asserts is its cash collateral.

<fill in>

* 1. Has the Court approved any orders authorizing the use of cash collateral?

Yes

No

* 1. Has every entity having any interest in cash collateral that is property of the bankruptcy estate consented to its use?

Yes

No

Not applicable

1. “First Day” Motions:
   1. Has the Debtor filed any of the following “first day” motions, if applicable:

Cash collateral

DIP financing

Prepetition non-insider wage payments

Cash management authority

Utilities

Limit notice

Joint administration

Critical vendor

Others (describe: <fill in>)

* 1. Do prepetition plan support agreements exist?

Yes

No

If “Yes,” attach copies to this Status Report.

1. Additional Information:
   1. What additional information would the Debtor like to disclose to the Court concerning this chapter 11 case or the plan (e.g., executory contracts or unexpired leases, extending bar date for proofs of claims or interests, sale or surrender of real and/or personal property, the Debtor’s exit strategy)?

<fill in>

*[Signature(s) on Following Page]*

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| Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | Respectfully submitted,  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Name of Debtor’s Counsel  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Signature of Debtor’s Counsel  Name of Law Firm:  Address:  Telephone number:  Email Address: |

I/we declare, under penalty of perjury, that I/we have read and reviewed all of the information provided in this Status Report and that it is true, correct, and accurate.

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| Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Name of Debtor/Debtor Representative  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Relation to Debtor  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Signature of Debtor/Debtor Representative |
| Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Name of Co-Debtor (if any)  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Signature of Co-Debtor |

1. Subchapter V of chapter 11 (11 U.S.C. §§ 1181-1195) was adopted by the Small Business Reorganization Act of 2019, Pub. L. No. 116-54, and became effective on February 19, 2020. All references to “Section” or “§” are to the Bankruptcy Code or Title 11 of the United States Code. [↑](#footnote-ref-2)
2. “Not later than 14 days before the date of the status conference under subsection (a), the debtor shall file with the court and serve on the trustee and all parties in interest a report that details the efforts the debtor has undertaken and will undertake to attain a consensual plan of reorganization.” 11 U.S.C. § 1188(c). [↑](#footnote-ref-3)
3. The term “nonconsensual plan” for purposes of this Status Report means a plan confirmed under § 1191(b). [↑](#footnote-ref-4)
4. In this Status Report, “it” in referring to the Debtor also refers to “him” or “her.” [↑](#footnote-ref-5)
5. This Status Report does not ask the Debtor to disclose any confidential, secret, and/or privileged information. *See generally* 11 U.S.C. § 1188(c). Please govern your responses accordingly. [↑](#footnote-ref-6)
6. The filing of this Status Report does not relieve the Debtor of the requirements of 11 U.S.C. § 1187(a) and § 1116(1)(A) to append the required documents to the bankruptcy petition. [↑](#footnote-ref-7)
7. Section 1116(1) requires these documents to be “append[ed] to the voluntary petition.” [↑](#footnote-ref-8)