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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
AMERICAN SIGNATURE, INC., et al.,1	Case No. 25-12105 (JKS)
Debtors	(Jointly Administered)

SUPPLEMENTAL DECLARATION OF RUDOLPH MORANDO IN SUPPORT OF DEBTORS' MOTION FOR ENTRY OF AN ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF BERKELEY RESEARCH GROUP, LLC TO PROVIDE CO-CHIEF RESTRUCTURING OFFICERS AND ADDITIONAL PERSONNEL FOR THE DEBTORS, EFFECTIVE AS OF THE PETITION DATE

Pursuant to 28 U.S.C. § 1746, I, Rudolph Morando, hereby declare under penalty of perjury as follows:

- 1. I am a Managing Director of Berkeley Research Group, LLC ("<u>BRG</u>"), a professional services firm, with numerous offices throughout the country. I am duly authorized to make this supplemental declaration (this "<u>Supplemental Declaration</u>") on behalf of BRG. Unless otherwise stated in this Supplemental Declaration, I have personal knowledge of the facts set forth herein and, if called as witness, I could and would testify thereto.
- 2. I submit this Supplemental Declaration in further support of the motion (the "Motion")² of the above-captioned debtors and debtors in possession (collectively, the "Debtors") for entry of an order: (i) authorizing the Debtors to retain BRG, pursuant to the terms and conditions of the Engagement Agreement between BRG and the Debtors, to (a) provide Stephen

Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Motion.



The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number are: American Signature, Inc. (6162); American Signature Home Inc. (8573); American Signature USA Inc. (6162); ASI Pure Promise Insurance LLC (6162); ASI Elston LLC (7520); ASI – Laporte LLC (6162); ASI Polaris LLC (6162); ASI Thomasville LLC (6162); and American Signature Woodbridge LLC (6162). The Debtors' business address is 4300 E. 5th Avenue, Columbus, OH 43235.

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Coulombe and Rudolph Morando to serve as Co-CROs and (b) provide Additional Personnel

(together with the Co-CROs, the "BRG Professionals"); (ii) providing that the employment of the

BRG Professionals is effective as of the Petition Date; and (iii) granting related relief [Docket

No. 118].

3. The purpose of this Supplemental Declaration is to correct an inadvertent error in

paragraph 26 of my declaration in support of the Motion, which was attached as Exhibit C thereto

[Docket No. 118-4]. The amount of cash on account and payments received by BRG in the 90

days prior to the Petition Date is \$2,272,141.76, not \$2,022,142.00 as originally stated.

I declare under penalty of perjury that the foregoing is true and correct to the best of my

knowledge, information, and belief.

Dated: December 31, 2025

/s/ Rudolph Morando

Rudolph Morando

Berkeley Research Group, LLC

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