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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1
In re:

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CBRM Realty Inc. et al.,

Debtors.1

Chapter 11

Case No. 25–15343 (MBK) (Jointly Administered)

SCHEDULES OF ASSETS AND LIABILITIES FOR RH COPPER CREEK LLC (CASE NO. 25-15346)

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1

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In re:

CBRM Realty Inc., et al.

Debtors.1

Chapter 11

Case No. 25–15343 (MBK) (Jointly Administered)

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: CBRM Realty Inc. (2420), Crown Capital Holdings LLC (1411), Kelly Hamilton Apts LLC (1115), Kelly Hamilton Apts MM LLC (0765), RH Chenault Creek LLC (8987), RH Copper Creek LLC (0874), RH Lakewind East LLC (6963), RH Windrun LLC (0122), RH New Orleans Holdings LLC (7528), and RH New Orleans Holdings MM LLC (1951). The location of the Debtors' service address in these chapter 11 cases is: In re CBRM Realty Inc., et al., c/o White & Case LLP, 1221 Avenue of the Americas, New York, New York 10020.

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

INTRODUCTION

The above-captioned debtors and debtors-in-possession (the "<u>Debtors</u>") hereby file their respective Schedules of Assets and Liabilities (the "<u>Schedules</u>") and Statements of Financial Affairs (the "<u>Statements</u>" and, with the Schedules, the "<u>Schedules and Statements</u>") in the United States Bankruptcy Court for the District of New Jersey (the "<u>Court</u>"). The Debtors, with the assistance of their advisors and professionals, prepared the Schedules and Statements in accordance with section 521 of title 11 of chapter 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "<u>Bankruptcy Code</u>"), and rule 1007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>").

These Global Notes and Statement of Limitations, Methodology and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of the Schedules and Statements.²

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules and Statements contain unaudited information that is subject to further review and potential adjustment and reflects the Debtors' commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis. The Schedules and Statements and these Global Notes should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of the Debtors.

While the Debtors have made all reasonable efforts to ensure that the Schedules and Statements are accurate and complete as possible based on the information that was available and accessible at the time of preparation, subsequent information or discovery may result in material changes to the Schedules and Statements, and inadvertent errors, inaccuracies, or omissions may have occurred. The subsequent receipt, discovery, or review of any additional information not used in preparation of the Schedules and Statements may result in changes to the financial data and other information contained in such Schedules and Statements. Accordingly, the Debtors reserve all rights to amend or supplement the Schedules and Statements in all respects, as may be necessary or appropriate. Notwithstanding any subsequent information or discovery, the Debtors and their agents, attorneys, and financial advisors do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re- categorized. In no event shall the

These Global Notes supplement and are in addition to any specific notes contained in each Debtor's Schedules or Statements. The fact that the Debtors may reference an individual Debtor's Schedules and Statements and not those of another Debtor should not be interpreted as a decision by the Debtors to exclude the applicability of such reference to any of the Schedules and Statements of any other Debtor, as applicable.

Debtors or their agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or unforeseeable and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

In the event that the Schedules or Statements differ from any of the Global Notes, the Global Notes shall control.

The Debtors indirectly own a large real estate portfolio (the "Crown Capital Portfolio"), which was formed by Moshe "Mark" Silber ("Silber") and certain affiliated parties consisting of dozens of multifamily housing projects across the United States, with nearly 10,000 individual units. The Crown Capital Portfolio's multifamily housing projects have been historically funded, at least in part, by the federal government's housing assistance programs, such as Section 8. Ultimately, the Crown Capital Portfolio raised hundreds of millions of dollars of financing, including (i) over \$200 million from the sale of bonds issued by Debtor Crown Capital Holdings LLC ("Crown") and guaranteed by Debtors CBRM and RH New Orleans MM LLC (the "Notes") and (ii) approximately \$450 million of property-level mortgage loans provided by myriad financing sources.

Silber and certain of his co-investors, including Frederick Schulman (together with Silber, the "Former Principals of Crown Capital"), have been targets of extensive investigations by the federal government and certain state authorities in connection with certain transactions unrelated to the Crown Capital Portfolio. On April 17, 2024, Silber entered into a plea agreement in connection with an affordable housing project (which does not have a presently identified connection to the Debtors or to their past or present activities) with the Fraud Section of the Department of Justice and the United States Attorney for the District of New Jersey for conspiracy to commit wire fraud affecting an institution pursuant to 18 U.S.C. § 371. Schulman also entered into a plea agreement around the same time. Silber was sentenced to thirty months in prison and Schuman was sentenced to twelve months and one day in prison, to be followed by nine months of home confinement. Both have agreed to restitution, including but not limited to relinquishing ownership of the Crown Capital Portfolio. Once Silber's plea became public, Silber, as a convicted felon, was effectively disqualified from continuing to manage the Crown The Crown Capital Portfolio's stakeholders, including investors who Capital Portfolio. purchased the Notes (the "Noteholders"), expressed concern about these developments because the Crown Capital Portfolio's value supported the payment of principal and interest under the Following discussions between Mr. Silber's counsel and the Noteholders' counsel (Faegre Drinker Biddle & Reath LLP) and financial advisers (at the time, IslandDundon), on August 29, 2024, the parties entered into a forbearance agreement (the "Forbearance Agreement"). The Forbearance Agreement addressed various matters involving pending defaults under the Notes and Mr. Silber's go-forward involvement with the portfolio and established a process to ensure the Crown Capital Portfolio had sufficient fiduciary oversight. The Forbearance Agreement, among other things, required Mr. Silber to appoint an independent fiduciary acceptable to the Noteholders as the sole director of CBRM and Crown and provide that individual with an irrevocable proxy for so long as the obligations under the Forbearance

Agreement remained pending.

Thereafter, the Noteholders' advisors identified numerous potential candidates to serve as independent fiduciary as required by the Forbearance Agreement. On September 26, 2024, the bondholders party to the Forbearance Agreement consented to the appointment of Ms. Elizabeth A. LaPuma—a restructuring professional who for over 20 years has worked as an investment banker and corporate director, including for companies in distress—as the independent fiduciary for CBRM and Crown (the "Independent Fiduciary"). Since that time, Ms. LaPuma has acted in a fiduciary capacity for those entities and the dozens of other entities directly or indirectly owned by CBRM, including the Debtors.

IslandDundon has been engaged by the Debtors as their financial adviser and will soon file its retention application with the Court. IslandDundon has reviewed and reconciled the Debtors' financial records with the assistance of The Lynd Group ("Lynd Living"), a Texasbased real estate management organization engaged as the property manager and asset manager for several of the Debtors' and non-Debtor affiliates' real estate properties. Due to the nature of fraud involving the Former Principals of Crown Capital, there can be no assurance that the data contained in the financials, books and records, and information received by Lynd Living in its capacity as property manager and asset manager is complete and accurate. For example, several accounts related to the Debtors' general ledger are missing supporting documentation, which are discussed in greater detail herein.

GENERAL DISCLOSURES APPLICABLE TO SCHEDULES AND STATEMENTS

1. Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, inadvertent errors or omissions may have occurred. The Debtors reserve all rights to: (i) amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to the description, designation, or the Debtor against which any claim (each, a "Claim")³ is asserted; (ii) dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status or classification; (iii) subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or (iv) to object to the extent, validity, enforceability, priority or allowance of any Claim (regardless of whether of such Claim is designated in the Schedules and Statements as "disputed," "contingent," or "unliquidated"). Any failure to designate a Claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" shall not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim shall not constitute an admission of liability by the Debtor against which the Claim is listed or against any of the other Debtors. Further, nothing contained in the Schedules and Statements or these Global Notes shall constitute a waiver of any of the Debtors' rights with respect to their chapter 11 cases including, but not limited to, any issues involving Claims, substantive consolidation, equitable subordination, defenses, characterization or re-characterization of contracts, assumption or rejection of contracts

For the purpose of these Global Notes, the term "Claim" shall have the meaning as defined under section 101(5) of the Bankruptcy Code.

under the provisions of chapter 3 of the Bankruptcy Code and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable laws to recover assets or avoid transfers. Moreover, the Debtors reserve their rights to amend or supplement the voluntary petition filed by Debtor RH Lakewind East LLC subject to the Court's hearing on *Cleveland International Fund – NRP West Edge, Ltd.'s Motion to Dismiss the Chapter 11 Case of RH Lakewind East LLC* [Docket No. 87]. Any specific reservation of rights contained elsewhere in these Global Notes shall not limit in any respect the general reservation of rights contained in this paragraph. Notwithstanding the foregoing, the Debtors shall not be required to update the Schedules and Statements.

2. <u>Description of the Cases and "As Of" Information Date</u>. On May 19, 2025 (the "<u>Petition Date</u>"), the Debtors each filed a voluntary petition for relief with the Court under chapter 11 of the Bankruptcy Code.

On May 27, 2025, the Court entered the *Order Directing Joint Administration of Chapter 11 Cases* [Docket No. 51] (the "<u>Joint Administration Order</u>"). The Joint Administration Order authorized the joint administration of the Debtors' chapter 11 cases under lead case number 25-15343 for procedural purposes only. Accordingly, each Debtor has filed its own Schedules and Statements.

The income, loss, and asset and liability information provided in the Schedules and Statements is presented as of the Petition Date. The amounts of the Debtors' funded debt obligations and certain amounts related to the Debtors' requests for "first day" relief are also represented as of the Petition Date. Procedures are in place to clearly delineate pre- and post-petition liabilities.

- **3.** Net Book Value of Assets. In many instances, current market valuations are neither maintained by nor readily available to the Debtors. It would be prohibitively expensive and unduly burdensome to obtain current market valuations of the Debtors' property interests that are not maintained or readily available. Accordingly, unless otherwise indicated, the Schedules and Statements reflect the net book values ("NBV"), rather than current market values, of the Debtors' assets as of the Petition Date and may not reflect the net realizable value. For this reason, amounts ultimately realized will vary, at times materially, from net book value.
- **4.** <u>No Admission</u>. Nothing contained in the Schedules and Statements is intended, or should be construed as, an admission or stipulation of the validity of any Claim against the Debtors, any assertion made therein or herein, or a waiver of the Debtors' rights to dispute any Claim or assert any cause of action or defense against any party.
- 5. <u>Insiders</u>. For purposes of the Schedules and Statements, the Debtors define "insiders" pursuant to section 101(31) of the Bankruptcy Code. However, parties referenced as "insiders" have been included for informational purposes only and such listing is not intended to be nor should be construed as a legal characterization of such party as an insider and does not act as an admission of any fact, claim, right or defense, and all such rights, claims, and defenses are hereby expressly reserved. The Debtors have attempted to identify parties who could properly be considered "insiders" at any point during the applicable periods identified in the Schedules and Statements. The Debtors were inclusive in their interpretation of what may constitute an

"insider." However, the Debtors do not take any position with respect to (a) such person's influence over the control of the Debtors, (b) the management responsibilities or functions of such individual, (c) the decision-making or corporate authority of such individual or (d) whether such individual could successfully argue that he or she is not an "insider" under applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose.

- 6. <u>Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate. The liabilities listed on the Schedules do not reflect a complete analysis of Claims rights to be treated as an administrative claim under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any asserted administrative Claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's Claim.
- 7. Excluded Assets and Liabilities. Liabilities resulting from accruals and/or estimates of long-term liabilities do not represent specific claims as of the Petition Date and are not otherwise set forth in the Schedules and Statements. Additionally, certain deferred charges, accounts or reserves recorded for GAAP reporting purposes only and certain assets with a net book value of zero are not included in the Debtors' Schedules. Excluded categories of assets and liabilities include accrued expenses. Other immaterial assets and liabilities may also have been excluded.
- **8.** <u>Summary of Significant Reporting Policies</u>. The following is a summary of certain significant reporting policies:
 - a. **Setoffs**. To the extent the Debtors incurred any ordinary course setoffs from customers/vendors such ordinary course setoffs are excluded from the Schedules and Statements.
 - b. Credits and Adjustments. Claims of creditors are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to same.
 - c. Holdco Debtors. For the purpose of these reports, and since separate financials for all non-operating Debtors, CBRM Realty Inc., Crown Capital Holdings LLC, Kelly Hamilton Apts MM LLC, RH New Orleans Holdings LLC, and RH New Orleans Holdings MM LLC (collectively, the "Holdco Debtors" and each, a "Holdco Debtor"), do not exist, financials were not rolled up and/or consolidated for the Holdco Debtors. Instead, the only asset of each respective Holdco Debtor is such Holdco Debtor's equity interests in its respective subsidiary.

- **9.** <u>Undetermined Amounts</u>. Where a description of an amount is left blank or listed as "unknown," "undetermined," or "to be determined," such response is not intended to reflect upon the materiality of such amount.
- 10. <u>Estimates</u>. The preparation of the Schedules and Statements required the Debtors to make certain estimates and assumptions that affected the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities, and the reported amounts of revenue and expenses. Actual reports could differ materially from these estimates. Further, certain immaterial assets and liabilities may have been excluded from the Schedules and Statements. The Debtors reserve all rights to amend the reported amounts of assets, liabilities, reported revenue and expenses to reflect changes in those estimates and assumptions.
- 11. Recharacterization. The Debtors have made reasonable efforts to properly characterize, classify, categorize, or designate certain Claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements. However, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items. Accordingly, the Debtors reserve their rights to recharacterize, reclassify, recategorize, redesignate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate.
- 12. <u>Classifications</u>. Listing a Claim (a) on Schedule D as "secured," (b) on Schedule E as "priority," (c) on Schedule F as "unsecured priority," or (d) listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of any claimant, or a waiver of the Debtors' rights to recharacterize or reclassify any Claim or contract or to setoff such Claims. For the avoidance of doubt, the Debtors reserve all rights to dispute the amount and/or the priority status of any Claim on any basis at any time
- 11. Claims Description. Any failure to designate a Claim on a given Debtor's Schedule as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent" or "unliquidated." The Debtors reserve all rights to dispute, or to assert any offsets or defenses to, any claim reflected on their respective Schedules on any grounds including, without limitation, amount, liability, validity, priority or classification, or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated." Listing a claim does not constitute an admission of liability by the Debtors, and the Debtors reserve the right to amend the Schedules accordingly.
- 12. <u>Contingent Assets and Causes of Action</u>. Each of the Debtors hold significant potential Claims and causes of action, including Claims and causes of action under chapter 5 of the Bankruptcy Code or applicable non-bankruptcy law, against Silber, Frederick Schulman, Piper Sandler & Co., Mayer Brown LLP, Rhodium Asset Management LLC and its affiliates, Syms Construction LLC, Rapid Improvements LLC, NB Affordable Foundation Inc., title agencies, independent real estate appraisal firms, other current or former insiders of the Debtors,

Based on the Debtors' books and records, non-Debtor affiliates owned and controlled by the Former Principals of Crown Capital purportedly include but may not be limited to: Rhodium Asset Management LLC; Rhodium Capital Advisors, LLC; Rhodium Management; Rhodium Development, LLC; Rhodium Group; RHODIUM CT GP LLC; RHODIUM CT LP LLC; RHODIUM FC CT LP; and RH FC 14 CT GP LLC.

and each of the aforementioned entities' affiliates, partners, members, managers, officers, directors, and agents. The Debtors may not have listed all of their respective causes of action or potential causes of action against third parties as assets in their Schedules and Statement, including, but not limited to, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. The Debtors reserve all of their rights with respect to any causes of action, avoidance actions, controversy, right of setoff, cross claim, counterclaim, or recoupment, and any Claim in connection with any contract, breach of duty imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertible directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such Claims, causes of actions, or avoidance actions or in any way prejudice or impair the assertion of such Claims.

13. Executory Contracts. Although efforts have been made to accurately reflect each Debtor's executory contracts in the Schedules and Statements, inadvertent errors or omission may have occurred. Certain information, such as the contact information of the counterparty, may not be included where such information could not be obtained using reasonable efforts. Listing a contract or agreement in the Schedules and Statements does not constitute an admission that such contract or agreement (a) is an executory contract, (b) was in effect on the Petition Date, or (c) is valid or enforceable. The Debtors do not make, and specifically disclaim, any representation or warranty as to the completeness or accuracy of the information set forth on Schedule G.

Although the Debtors made diligent attempts to attribute each executory contract to the correct Debtor, the Debtors may have inadvertently failed to do so. Certain confidentiality and non-compete agreements may not be listed on Schedule G. The contracts and agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments and other documents that may not be listed despite the Debtors' use of reasonable efforts to identify such documents. Certain of the contracts and agreements listed on Schedule G may also consist of several parts, including purchase orders, letters, and other documents that may not be listed on Schedule G or that may be listed as a single entry. Unless otherwise specified on Schedule G, each executory contract listed thereon shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, purchase orders, statements of work, requests for service, or other agreements made directly or indirectly. The Debtors expressly reserve their rights to challenge whether such related materials constitute an executory contract, a single or integrated contract or agreement, multiple contracts or agreements, or severable or separate contracts or agreements.

The Debtors expressly reserve their rights, Claims, and causes of actions with respect to the executory contracts, including the right to dispute or challenge the characterization of any agreement on Schedule G as executory.

- 14. Guarantees: The Debtors have used their reasonable best efforts to locate and identify guarantees and other secondary liability Claims (collectively, "Guarantees") in each of their executory contracts, unexpired leases, secured financings, debt instruments, and other similar agreements. Where such Guarantees have been identified, they have been included in the relevant Schedules of the Debtor or Debtors affected by such Guarantees. Where a Guarantee exists, co-obligors are listed on a Debtor's Schedule H to the extent the Debtor is either the primary obligor or the guarantor of the relevant obligation. To the extent that a Debtor is a guarantor, such Guarantees are also listed on its Schedule D or E/F, as appropriate, and listed as "contingent" and "unliquidated" unless otherwise specified. Further, it is possible that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted. Thus, the Debtors reserve their rights to amend the Schedules and Statements to the extent that additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to recharacterize, reclassify, add, or remove any such contract or Claim.
- **15.** <u>Duplication.</u> Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have determined to only list such assets, liabilities, and prepetition payments once.
- 15. <u>Confidentiality</u>: There are instances within the Schedules and Statements where names, addresses, or amounts have been left blank. Due to the nature of an agreement between the Debtors and a third party, concerns of confidentiality, or concerns for the privacy of an individual, the Debtors may have deemed it appropriate and necessary to avoid listing such names, addresses, and amounts.
- 16. <u>First Day Orders</u>: The Court has authorized (each, a "<u>First Day Order</u>") the Debtors to pay, in whole or in part, various outstanding prepetition Claims, including but not limited to, payments relating to prepetition tenant reimbursements and utilities. Given that certain of these Claims are anticipated to be paid in accordance with the First Day Orders, such Claims may not be listed in the Schedules, or may otherwise be listed as "unknown" or "to be determined." Accordingly, the scheduled Claims may not reflect those prepetition expenses that have been or will be paid in accordance with the First Day Orders and other orders of the Court.
- 17. <u>Signatory.</u> The Schedules and Statements have been signed by Elizabeth LaPuma, in her capacity as Independent Fiduciary. In reviewing and signing the Schedules and Statements, she has necessarily relied upon the efforts, statements and representations of various of the Debtors' personnel and professionals. She has not (and could not have) personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors and their addresses.
- **18.** <u>Limitation of Liability</u>. The Debtors and their officers, employees, agents, attorneys, and financial advisors do not guarantee or warrant the accuracy, completeness, or correctness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused, in whole or in part, by the acts, errors, or omissions, whether negligent or otherwise, in

procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. The Debtors and their officers, employees, agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise, or recategorize the information provided herein or, except to the extent required by applicable law or an order of the Court, to notify any third party should the information be updated, modified, revised, or re-categorized. In no event shall the Debtors or their officers, employees, agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential Claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

- 1. <u>Schedule A/B Assets—Real and Personal Property</u>. Each Debtor's assets in Schedule A/B are listed at net book value as of the Petition Date, unless otherwise noted, and may not necessarily reflect the market or recoverable value of these assets as of the Petition Date.
 - The Debtors' balance sheet indicates that multiple operating accounts exist at each Debtor entity. Certain bank accounts that appear on the Debtors' financial statements are not listed in the Schedules as such bank accounts were inherited from the Debtors' previous ownership and the Debtors do not believe that any such bank account existed as of the Petition Date or currently exists. After the Petition Date, the Debtors opened several new bank accounts, which accounts are not listed on the Debtors' Schedules.
 - The Debtors' accounts receivable from tenants are collected in the ordinary course of business, and due to the nature of the books and records, IslandDundon is still in the process of classifying accounts receivable from tenants based on days outstanding. Therefore, IslandDundon has currently classified all account receivables from tenants as less than 90 days outstanding.
 - o There also exist outstanding accounts receivable from when the Debtors were managed by the Former Principals of Crown Capital, for which there is no substantive detail. The Debtors do not believe any of these receivables are collectable and hence have all been classified as over 90 days outstanding.
 - o Equity interests in all of the Debtors are reflected as undetermined.
 - O All real personal property and improvements for each applicable Debtor is listed on an individualized basis and represents the NBV of the respective building and building improvement. It would be prohibitively expensive and unduly burdensome to obtain current market valuations of the Debtors' property interests that are not maintained or readily available.

- Rhodium Asset Management LLC booked intercompany accounts receivables between the Debtor entities for which no supporting documentation exists. These entries have been maintained, but the Debtors do not believe that any of these intercompany accounts receivables are collectable.
- 2. Schedule D Creditors Holding Secured Claims. Except as otherwise agreed pursuant to a stipulation, agreed order or general order entered by the Court that is or becomes final, the Debtors and/or their estates reserve their right to dispute or challenge the amount, validity, perfection, priority or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D. Further, although the Debtors may have scheduled Claims of various creditors as secured Claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a lien has been undertaken. The Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's Claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's Claim. The descriptions provided in Schedule D are intended to be only a summary.

Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of liens. Detailed descriptions of the Debtors' prepetition debt structure and descriptions of collateral relating to the debt contained on Schedule D are contained in the *Declaration of Matthew Dundon*, *Principal of IslandDundon LLC*, in *Support of Debtors' Chapter 11 Petitions and First Day Pleadings* [D.I. 44].

Nothing in these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements. Except as specifically stated on Schedule D, real property lessors, utility companies, and other parties that may hold security deposits have not been listed on Schedule D. The Debtors reserve all of their rights to amend Schedule D to the extent that the Debtors determine that any Claims associated with such agreements should be reported on Schedule D. Nothing herein shall be construed as an admission by the Debtors of the legal rights of any claimant or a waiver of the Debtors' rights to recharacterize or reclassify such Claim or contract. Moreover, the Debtors have not included on Schedule D parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights.

3. Schedule E/F—Creditors with Priority Unsecured Claims. Pursuant to the Interim Order Authorizing the Debtors to Continue Their Prepetition Business Operations, Policies, and Practices and Pay Related Claims in the Ordinary Course of Business on a Postpetition Basis [Docket No. 136], the Debtors have been granted the authority to pay certain tax liabilities that accrued prepetition. Accordingly, any priority unsecured Claim based upon prepetition tax accruals that have been paid pursuant to such order are not listed on Schedule E. To the extent the Debtors have listed the Claims or potential Claims of various taxing authorities, such listing of a Claim on Schedule E does not constitute an admission by the Debtors that such Claim is entitled to priority under section 507 of the Bankruptcy Code. The Debtors reserve the right to dispute the priority status of any claim on any basis.

4. Schedule E/F— Creditors with Nonpriority Unsecured Claims. The liabilities identified on Schedule E/F, Part 2, are derived from the Debtors' books and records. The Debtors made reasonable efforts to set forth their unsecured obligations, but the actual Claims and amounts against the Debtors may differ from the liabilities listed on Schedule E/F Part 2. In certain instances, the date or dates on which a Claim listed on Schedule E/F, Part 2, arose, accrued, or was incurred are unknown to the Debtors or subject to dispute. Where the determination of the date on which a Claim arose, accrued, or was incurred would be unduly burdensome and costly to the Debtors' estates, the Debtors have not listed a specific date or dates for such Claim. The listed liabilities may not reflect the correct amount of any unsecured creditor's allowed Claim. In addition, certain Clams listed on Schedule F may be entitled to priority under 11 U.S.C. § 503(b)(9).

The Debtors have made best efforts to include all creditors on Schedule F; however, the Debtors believe there may be instances where vendors have yet to provide proper invoices for prepetition goods or services. While the Debtors maintain general accruals to account for these liabilities in accordance with GAAP, these amounts are estimates.

5. Schedule G—Executory Contracts. Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases (collectively the "Agreements"), a review of such Agreements is ongoing and inadvertent errors, omissions or over-inclusion may have occurred. For example, Lynd Living is still gathering and reconciling contracts related to Debtor Kelly Hamilton Apts LLC. Pursuant to the Order Authorizing the Assumption of Certain Amended and Restated Property Management Agreements and Asset Management Agreement [Docket No. 171], the Court has approved the Debtors' assumption of certain executory contracts with Lynd Living, which contracts are included on the Debtors' Schedules. The Debtors may have entered into various Agreements in the ordinary course of their business, such as indemnity agreements, supplemental agreements, amendments/letter agreements, and confidentiality agreements, which may not be set forth in Schedule G. Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. Schedule G may be amended at any time to add any omitted Agreements. Likewise, the listing of an Agreement on Schedule G does not constitute an admission that such Agreement is an executory contract or unexpired lease or that such Agreement was in effect on the Petition Date or is valid or enforceable. The Agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letter and other documents, instruments and agreements which may not be listed on Schedule G.

Any and all of the Debtors' rights, claims and causes of action with respect to the Agreements listed on Schedule G are hereby reserved and preserved, and as such, the Debtors hereby reserve all of their rights to: (i) dispute the validity, status, or enforceability of any Agreements set forth on Schedule G; (ii) dispute or challenge the characterization of the structure of any transaction, or any document or instrument related to a creditor's Claim, including, but not limited to, the Agreements listed on Schedule G; and (iii) amend or supplement such Schedule as necessary.

NOTES TO THE DEBTORS' STATEMENTS

- **1.** <u>Statement Part 1, Question 1: Revenue.</u> Revenue is shown for the fiscal years ending 2023, 2024, and 2025 through the Petition Date.
- 2. Statement Part 2, Question 4(a): Payments to Insiders. The Debtors' listing of individuals as "insiders" is subject to the methodology and reservations of rights described in paragraph 5 hereof. In the interest of disclosure, the Debtors have listed all payments during the applicable period to parties that may have qualified as an insider at any point during such period. On April 30, 2025, White & Case LLP, on behalf of Crown Capital Holdings LLC, paid certain expenses owed to the Independent Fiduciary. The Debtors' records reflect multiple categories of payments made to Lynd Living and certain of its affiliated entities prior to the Petition Date for a range of operational and administrative functions undertaken in its capacity as property manager and real estate asset manager. These payments include: (i) payroll disbursements for on-site and shared services personnel employed or administered through Lynd Living-affiliated entities; (ii) management fees paid pursuant to pre-existing property management agreements; and (iii) reimbursements for accounts receivable related to third-party expenses Lynd Living initially paid on the Debtors' behalf. The reimbursed expenses include, but are not limited to, postage and mail handling, software licenses, marketing expenditures, and other general administrative overheads incurred during the normal course of operations.
- 3. <u>Statement Part 6, Question 11: Payments Related to Bankruptcy.</u> On April 23, 2025, the Debtors deposited with White & Case LLP, proposed counsel to the Debtors, a retainer of \$141,680.00. On April 30, 2025, White & Case LLP paid certain expenses of the Debtors in the amount of \$60,000.00 from such retainer. Additional information regarding the Debtors' retention of professional service firms is more fully described in individual retention applications.
- 4. Statement Part 3, Question 7: Legal Actions. The Debtors reserve all of their rights and defenses with respect to any and all listed lawsuits and administrative proceedings. The listing of any such suits and proceedings shall not constitute an admission by the Debtors of any liabilities or that the actions or proceedings were correctly filed against the Debtors or any affiliates of the Debtors. The Debtors also reserve their right to assert that neither the Debtors nor any affiliates of the Debtors are an appropriate party to such actions or proceedings. The Debtors have made reasonable best efforts to identify all current pending litigation involving the Debtors; however, certain omissions may have occurred. In the ordinary course of business, the Debtors file unlawful detainer or forcible entry and detainer actions, as necessary, against individual tenants. The Debtors may have been involved in a number of such actions in the year preceding the Petition Date, but no such action has been listed on the Debtors' Statements.
- **5.** <u>Statement Part 7, Question 14: Previous Addresses.</u> Due to the consolidated nature of the Debtors' operations, the same address may be listed on the schedules of multiple Debtors.
- 6. <u>Statement Part 13, Question 26(b): Firms or Individuals Who Have Audited, Compiled, or Reviewed Debtors' Books</u>. The Debtors have not engaged any auditors within the two years preceding the Petition Date. The most recent party involved in preparing the Debtors' financial information was the tax preparer responsible for the 2022 return. While a

draft 2023 return was reportedly completed, it has not been released to the Debtors due to nonpayment. As of the date hereof, the Debtors have been unable to verify whether the 2023 return was finalized or filed with the appropriate reporting agencies. Other third parties may have audited, compiled, or reviewed the Debtors' books but are not included in the Debtors' responses to Statement Question 26(b).

7. Statement Part 13, Question 26(c): Firms or Individuals in Possession of Debtor's Books of Account and Records. Lynd Living assumed primary responsibility for maintaining the books and records for the Debtor Borrowers under the NOLA DIP Facility⁵ and Debtor Kelly Hamilton Apts LLC in 2025. This transition occurred after the Former Principals of Crown Capital became the subject of a federal investigation described at length earlier herein. Prior to this transition, the Debtors' book and records were exclusively managed by non-debtor affiliates owned and controlled by the Former Principals of Crown Capital, including Rhodium Asset Management LLC, whose Chief Financial Officer temporarily assisted Lynd Living during the early phases of the transition. Lynd Living has continued to manage the Debtors' books and records through the Petition Date. The current books and records in the Debtors' possession represent the extent of the information that it has for the Crown Capital Portfolio. Other third parties besides those listed may possess a subset of the Debtors' books and records but are not included in the Debtors' responses to Statement Question 26c.

-

⁵ "Debtor Borrowers" and "NOLA DIP Facility" shall have the meaning ascribed to such terms in the *Interim Order (I) Authorizing the Debtors to Obtain Postpetition Financing, (II) Granting Liens and Superpriority Administrative Expense Claims, (III) Modifying the Automatic Stay, and (IV) Granting Related Relief* [Docket No. 110].

Fill in this information to identify the case: Debtor Name: In re: RH Copper Creek LLC United States Bankruptcy Court for the: District of New Jersey Case number (if known): 25-15346 (MBK)	-	Check if this is an amended filing
Official Form 206Sum		
Summary of Assets and Liabilities for Nor	n-Individuals	12/15
Part 1: Summary of Assets		
Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)		
1a. Real property:		
Copy line 88 from Schedule A/B	\$_	13,584,665.53
1b. Total personal property:		
Copy line 91A from Schedule A/B	\$_	255,089.87
1c. Total of all property:		
Copy line 92 from Schedule A/B	\$_	13,839,755.40
Part 2: Summary of Liabilities		
2. Schedule D: Creditors Who Have Claims Secured by Property (Official Form 2	206D)	
Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of	Schedule D\$	27,913,436.47
3. Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
3a. Total claim amounts of priority unsecured claims:		
Copy the total claims from Part 1 from line 5a of Schedule E/F	\$ _	120,950.91
3b. Total amount of claims of nonpriority amount of unsecured claims:		
Copy the total of the amount of claims from Part 2 from line 5b of Schedule	E/F+\$_	975,905.01
4. Total liabilities		

Lines 2 + 3a + 3b

29,010,292.39

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 17 of 43

Fill in this information to identify the case:
Debtor Name: In re : RH Copper Creek LLC
United States Bankruptcy Court for the: District of New Jersey
Case number (if known): 25-15346 (MBK)

Official Form 206A/B

Schedule A/B: Assets - Real and Personal Property

12/15

Disclose all property, real and personal, which the debtor owns or in which the debtor has any other legal, equitable, or future interest. Include all property in which the debtor holds rights and powers exercisable for the debtor's own benefit. Also include assets and properties which have no book value, such as fully depreciated assets or assets that were not capitalized. In Schedule A/B, list any executory contracts or unexpired leases. Also list them on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G).

Be as complete and accurate as possible. If more space is needed, attach a separate sheet to this form. At the top of any pages added, write the debtor's name and case number (if known). Also identify the form and line number to which the additional information applies. If an additional sheet is attached, include the amounts from the attachment in the total for the pertinent part.

For Part 1 through Part 11, list each asset under the appropriate category or attach separate supporting schedules, such as a fixed asset schedule or depreciation schedule, that gives the details for each asset in a particular category. List each asset only once. In valuing the debtor's interest, do not deduct the value of secured claims. See the instructions to understand the terms used in this form.

art '	Gash and cash equivalents				
1. [Does the debtor have any cash or cash equi	ivalents?			
	☐ No. Go to Part 2.				
[Yes. Fill in the information below.				
Å	All cash or cash equivalents owned or co	ontrolled by the debtor		Current val	ue of debtor's interest
2. (Cash on hand				
	2.1 Petty Cash				3.69
	Checking, savings, money market, or finance Name of institution (bank or brokerage firm)	cial brokerage accounts	(Identify all) Last 4 digits of account number		
	3.1 CFG Bank	Cash - Operating Account CFG	1576	\$	(1,007.01)
4. C	Other cash equivalents (Identify all)				
	4.1 None			\$	
5 T	otal of Part 1				
		any additional abouta) (Cany the total to line 90	\$	(1,003.32)
A	dd lines 2 through 4 (including amounts on	any additional sneets). C	Jopy the total to line ou.		

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

Debtor: RH Copper Creek LLC

Page 18 of 43 Case number (if known): 25-15346 Document

Name

all	Deposits and prepayments		
6.	Does the debtor have any deposits or prepayments?		
	□ No. Go to Part 3.		
	✓ Yes. Fill in the information below.		
		Current	value of debtor's interest
7.	Deposits, including security deposits and utility deposits		
	Description, including name of holder of deposit		
	7.1 DEP: Utility Deposits - Various Utility Providers	\$	1,000.00
8.	Prepayments, including prepayments on executory contracts, leases, insurance, taxes, and rent		
	Description, including name of holder of prepayment		
	8.1 Prepaid Insurance - Lexington Insurance Company	\$	221,754.43
9	Total of Part 2.		
0.	Add lines 7 through 8. Copy the total to line 81.	\$	222,754.43

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main RH Copper Creek LLC Document Page 19 of 43 Case number (if known): Debtor: Name Accounts receivable Part 3: 10. Does the debtor have any accounts receivable? $\ \square$ No. Go to Part 4. $\ensuremath{\,\,^{\scalebox{}}}$ Yes. Fill in the information below. Current value of debtor's interest 11. Accounts receivable Description face amount doubtful or uncollectible accounts Accounts Receivable (Net of 13,922.89 -\$ 13,922.89 11a. 90 days old or less: Intercompany) Undetermined Accounts Receivable (Net of 58,320.00 - \$ 58,320.00 0.00 11b. Over 90 days old: Intercompany)

12. Total of Part 3.

Current value on lines 11a + 11b = line 12. Copy the total to line 82.

\$ 13,922.89

 Case 25-15343-MBK
 Doc 193
 Filed 06/24/25
 Entered 06/24/25
 14:47:16
 Desc Main

 RH Copper Creek LLC
 Document
 Page 20 of 43 case number (if known):
 25-15346

Debtor: RH Copper Creek LLC

Name

Par	t 4:	Investments			
13.	Does t	he debtor own any investments?			
	☑ No.	Go to Part 5.			
	□ Yes	s. Fill in the information below.			
				Valuation method used for current value	Current value of debtor's interest
14.	Mutual	funds or publicly traded stocks not included in Part 1			
	Name o	of fund or stock:			
					\$
15.	includi	ublicly traded stock and interests in incorporated and uning any interest in an LLC, partnership, or joint venture	•		
	Name o	of entity:	% of ownership:		
					\$
16.		nment bonds, corporate bonds, and other negotiable and ments not included in Part 1	non-negotiable		
					\$
					_ ·
17.	Total o	of Part 4.			
	Add lin	es 14 through 16. Copy the total to line 83.			\$0.00

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

RH Copper Creek LLC Debtor:

Inventory, excluding agriculture assets

Document

Page 21 of 43 Case number (if known): 25-15346

Name

Part 5:

18.	18. Does the debtor own any inventory (excluding agriculture assets)?						
	☑ No. Go to Part 6.						
	☐ Yes. Fill in the information below.						
	General description	Date of the last physical inventory	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest		
19.	Raw materials						
			\$		\$		
20.	Work in progress						
			\$		\$		
21.	Finished goods, including goods held for re-						
			\$		\$		
22.	Other inventory or supplies		•		•		
			_ \$		\$		
22	Total of Part 5.			Г			
23.	Add lines 19 through 22. Copy the total to line 8	34			\$ 0.00		
	, ad in loc to an ough EE. Gopy the total to line o	<i>.</i>			\$		
2/	Is any of the property listed in Part 5 perisha	nhla?					
∠⊣.	□ No	ioic :					
	☐ Yes						
25.	Has any of the property listed in Part 5 been	purchased within 20 o	days before the bankruptcy was	s filed?			
	□ No						
	☐ Yes. Description Book value	ue\$	Valuation method	Current value	\$		
00	Handan of the manner of the Line State		ttdebad to d				
26.	Has any of the property listed in Part 5 been ☐ No	appraised by a profes	ssional within the last year?				
	☐ Yes						
	□ : ₹₹						

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main RH Copper Creek LLC Document Page 22 of 43 Case number (# known): 25-15346

Debtor: RH Copper Creek LLC

Name

27.	Does the debtor own or lease any farming and fishing-related assets (other than titled motor vehicles and land)? Mo. Go to Part 7.						
	☐ Yes. Fill in the information below.						
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest			
28.	Crops—either planted or harvested						
		\$		\$			
29.	Farm animals Examples: Livestock, poultry, farm-raised fish	\$\$	_	\$			
30.	Farm machinery and equipment (Other than titled motor vehicles	s) _ \$		_ \$			
31.	Farm and fishing supplies, chemicals, and feed	\$\$		\$			
32.	Other farming and fishing-related property not already listed in	n Part 6 	_	_ \$			
33.	Total of Part 6. Add lines 28 through 32. Copy the total to line 85.			\$0.00			
34.	Is the debtor a member of an agricultural cooperative? □ No						
	☐ Yes. Is any of the debtor's property stored at the cooperative?						
	□ No						
	☐ Yes						
35.	Has any of the property listed in Part 6 been purchased within	20 days before the bankruptcy	y was filed?				
	□ No						
	☐ Yes. Description Book value \$	Valuation method	d Cur	rent value \$			
36.	Is a depreciation schedule available for any of the property lis	ted in Part 6?					
	□ No □ Yes						
37	Has any of the property listed in Part 6 been appraised by a pro	ofessional within the last year?	,				
<i>51</i> .	□ No	orocoronar manni are last year :	•				
	□ Yes						

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

Debtor: RH Copper Creek LLC

Document

Page 23 of 43 Case number (if known): 25-15346

Name

	Office furniture, fixtures, and equipment; a							
38. I	Does the debtor own or lease any office furniture, fixtures, equipment, or collectibles?							
[☑ No. Go to Part 8.							
[Yes. Fill in the information below.							
(General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest				
39.	Office furniture							
		\$	_	 \$				
40. (Office fixtures							
		\$		\$				
	Office equipment, including all computer equipment and communication systems equipment and software	\$\$		\$				
ŀ	Collectibles Examples: Antiques and figurines; paintings, print books, pictures, or other art objects; china and crystal; stamp, card collections; other collections, memorabilia, or collectibles	s, or other artwork;						
		\$	_	\$ \$				
43. -	Total of Part 7.							
,	Add lines 39 through 42. Copy the total to line 86.			\$0.00				
44. I	ls a depreciation schedule available for any of the property	y listed in Part 7?						
[□ No							
[□ Yes							
45. I	Has any of the property listed in Part 7 been appraised by	a professional within the last	year?					
[□ No							

□ Yes

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

Debtor: RH Copper Creek LLC

Document

Page 24 of 43 Case number (if known): 25-15346

Name

art	8: Machinery, equipment, and vehicles			
46.	Does the debtor own or lease any machinery, equipment,	or vehicles?		
	☑ No. Go to Part 9.			
	Yes. Fill in the information below.			
	General description	Net book value of debtor's interest	Valuation method used	Current value of debtor's interest
	Include year, make, model, and identification numbers (i.e., VIN, HIN, or N-number)	(Where available)	for current value	Curroni value di dobioi e interest
47.	Automobiles, vans, trucks, motorcycles, trailers, and titled	d farm vehicles		
		\$		\$
	Watercraft, trailers, motors, and related accessories Exam floating homes, personal watercraft, and fishing vessels Aircraft and accessories	sples: Boats, trailers, motors,		\$
49.	Aircraft and accessories	\$		S
50.	Other machinery, fixtures, and equipment (excluding farm			<u> </u>
51.	Total of Part 8.			
	Add lines 47 through 50. Copy the total to line 87.		9	0.00
52.	Is a depreciation schedule available for any of the propert	ty listed in Part 8?		
	□ No			
	Yes			
53.	Has any of the property listed in Part 8 been appraised by	a professional within the last	year?	
	□ No			
	☐ Yes			

De	ebtor:		Filed 06/24/25 ocument Pag		tered 06/24 of 43 Case num		sc Main
		Name			_		
Part :	9:	Real property					
54.	Doe	es the debtor own or lease any real property?					
		No. Go to Part 10.					
	\checkmark	Yes. Fill in the information below.					
55.	Any	building, other improved real estate, or land which	the debtor owns or in v	which t	he debtor has an	interest	
	Des	cription and location of property					
	Asse	ude street address or other description such as essor Parcel Number (APN), and type of property (for mple, acreage, factory, warehouse, apartment or office ding), if available.	Nature and extent of debtor's interest in property	debto	ook value of r's interest e available)	Valuation method used for current value	ent value of or's interest
		55.1 See Schedule A/B 55 Attachment		\$	13,584,665.53		\$ 13,584,665.53
		of Part 9. he current value on lines 55.1 through 55.6 and entries	from any additional shee	ts. Cop	y the total to line 88	3.	\$ 13,584,665.53
57.	ls a	depreciation schedule available for any of the prope	erty listed in Part 9?`				
		No					
	\checkmark	Yes					
58.	Has	any of the property listed in Part 9 been appraised by	oy a professional within	n the la	st year?		
	v	No					

56.

57.

58.

☐ Yes

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

Debtor: RH Copper Creek LLC

Document

Page 26 of 43 Case number (if known): 25-15346

Name

rar	intangibles and intellectual property					
59. Does the debtor have any interests in intangibles or intellectual property?						
	□ No. Go to Part 11.					
	✓ Yes. Fill in the information below.					
		Net book value of debtor's	Valuation method	Current value of debtor's		
	General description	interest (Where available)	used for current value	interest		
		(Where available)				
60.	Patents, copyrights, trademarks, and trade secrets					
	60.1 None	\$		\$		
61.	Internet domain names and websites					
	61.1 lagunacreeknola.com	\$ 0.00		\$ Undetermined		
62.	Licenses, franchises, and royalties					
	62.1 None	\$		\$		
			_			
63.	Customer lists, mailing lists, or other compilations					
	63.1 None	\$		\$		
		*				
C 4	Other intermilles or intellectual property					
64.	Other intangibles, or intellectual property					
	64.1 None	\$		\$		
65.	Goodwill					
	65.1 None	\$		\$		
66.	Total of Part 10.					
	Add lines 60 through 65. Copy the total to line 89.			\$ 0.00		
67	Do your lists or records include personally identifiable informat	ion of customers (as defined in	11 I I S C: 88 101(41A) an	d 107) ?		
٠	✓ No		5.5.5. 33() a	a .c.,.		
	□ Yes					
68.	Is there an amortization or other similar schedule available for a	ny of the property listed in Par	10?			
	☑ No					
	□ Yes					
69.	Has any of the property listed in Part 10 been appraised by a pro	ofessional within the last year?				

✓ No □ Yes
 Case 25-15343-MBK
 Doc 193
 Filed 06/24/25
 Entered 06/24/25
 14:47:16
 Desc Main

 RH Copper Creek LLC
 Document
 Page 27 of 43 case number (if known):
 25-15346

Debtor: RH Copper Creek LLC

Name

Part 11:	ΑII	other	assets

70.	Does the de Include all in	ebtor own any other assets the terests in executory contracts a	at have not yet been reported and unexpired leases not previous	on this form? usly reported on this form.		
	□ No. Go	to Part 12.				
	✓ Yes. Fill	in the information below.				
					-	urrent value of debtor's terest
74	Notes rece	hinkle.				
71.			Total face amount	doubtful or uncollectible accou	nto	
		(include name of obligor)				•
	71.1	None	\$	\$	= → 1	
72.	Tax refunds	s and unused net operating lo	osses (NOLs)			
	Description	(for example, federal, state, local)				
	72.1	None	_	Tax year	\$	
73.	Interests in	insurance policies or annuit	ies			
	73.1	None			\$	
74.	Causes of a	action against third parties (w iled)	hether or not a lawsuit			
	74.1	None			\$	
		Nature of claim				
		Amount requested	\$			
75.	every nature set off clair		ns or causes of action of f f the debtor and rights to			
	/5.1	None			\$	
		Nature of claim				
		Amount requested	\$			
76.	Trusts, equ	itable or future interests in pr	roperty			
	76.1	None			\$	
77.	Other prope		sted Examples: Season tickets,			
	•	A/R - Laguna Creek - Intercom	pany Receivable		\$	12,415.87
	77.2	A/R - Orwood Creek - Intercom	pany Receivable		\$	7,000.00
78.	Total of Pa	rt 11.				
	Add lines 7	1 through 77. Copy the total to I	ine 90.		\$	19,415.87
79.	Has any of	the property listed in Part 11 I	been appraised by a profession	onal within the last year?		
	☑ No					
	□ Yes					

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 28 of 43 Case number (if known): 25-15346

Debtor: RH Copper Creek LLC

Name

Part 12: Summary

In Part 12 copy all of the totals from the earlier parts of the form.

	Type of property	 nt value of nal property		Current value of real property								
80.	Cash, cash equivalents, and financial assets. Copy line 5, Part 1.	\$ (1,003.32)										
81.	Deposits and prepayments. Copy line 9, Part 2.	\$ 222,754.43										
82.	Accounts receivable. Copy line 12, Part 3.	\$ 13,922.89										
83.	Investments. Copy line 17, Part 4.	\$ 0.00										
84.	Inventory. Copy line 23, Part 5.	\$ 0.00										
85.	Farming and fishing-related assets. Copy line 33, Part 6.	\$ 0.00										
86.	Office furniture, fixtures, and equipment; and collectibles.	\$ 0.00										
	Copy line 43, Part 7.											
87.	Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$ 0.00	-									
88.	Real property. Copy line 56, Part 9	 		\$ 13,584,665	.53							
89.	Intangibles and intellectual property. Copy line 66, Part 10.	\$ 0.00										
90.	All other assets. Copy line 78, Part 11.	\$ 19,415.87										
91.	Total. Add lines 80 through 90 for each column91a.	\$ 255,089.87	+ 91b.	\$ 13,584,665	.53							
92.	Total of all property on Schedule A/B. Lines 91a + 91b = 92	 			\$	\$	13,83	13,839,	13,839,755	13,839,755.	13,839,755.4	13,839,755.40

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 29 of 43

Fill in	this ir	nformation to ide	entify the case:						
		re : RH Copper Creel	•						
		•	e: District of New Jersey						
		. ,	·				_		this is an
Case nu	ımber (if	known): 25-15346 (MI	BK)				ć	amende	d filing
Offic	cial F	orm 206D							
Sch	edu	le D: Credi	—— itors Who H	ave Claims	Secured by Pro	pert	У		12/15
Be as	comple	ete and accurate a	s possible.						
	No. Che		. •	• •	s other schedules. Debtor has n	othing els	se to report on th	is form.	
Part 1:	Lis	t Creditors Who H	lave Secured Claims						
2. List in			ditors who have secur earately for each claim.	ed claims. If a credito	r has more than one	Do no	nn A unt of claim of deduct the of collateral.		nn B e of collateral that orts this claim
2	2.1 Cred	itor's name		Describe debtor's p	roperty that is subject to a lie	n			
	CKD	Funding LLC		Real Property		\$	1,413,436.47	\$	Undetermined
	Credit	or's Name							
	Cred	itor's mailing addre	ess						
		D. Goodman		Describe the lien		_			
		Name Avenue of the Amer	ricas 42nd Floor	Mortgage		-			
	Street	Avenue of the Amer	1005, 42110 1 1001	-					
				Is the creditor an in	sider or related party?				
				- ☑ No					
	New	York NY	10019	□ Yes					
	City	State	ZIP Code						
	Count	ry		ls anyone else liabl	e on this claim?				
	Cred	itor's email address	s, if known	☑ No					
		.Goodman@afslaw.c	com	☐ Yes. Fill out S <i>cl</i>	nedule H: Codebtors(Official For	m 206H).			
	Date	debt was incurred							
	num			As of the petition fill Check all that apply. Contingent	ing date, the claim is:				
		oultiple creditors has property?	ave an interest in the	☐ Unliquidated☐ Disputed					
	\checkmark	No		-					
		Yes. Have you alreated relative priority?	ady specified the						
		□ No. Specify each creditor, and its	h creditor, including this relative priority.						
		Yes. The relativ	re priority of creditors is						

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

Debtor: RH Copper Creek LLC

Document

Copy this page only if more space is needed. Continue numbering the lines sequentially from

Column B

Name

Page 30 of 43 Case number (if known):

Column A

Part 1:	Additional	Page
---------	------------	------

the previous page. Amount of claim Value of collateral that Do not deduct the supports this claim value of collateral. 2.2 Creditor's name Describe debtor's property that is subject to a lien CKD Investor Penn 26,500,000.00 Undetermined Real Property Creditor's Name Creditor's mailing address Brett D. Goodman Describe the lien Notice Name Junior Mortgage 1301 Avenue of the Americas, 42nd Floor Street Is the creditor an insider or related party? ☑ No 10019 New York NY ☐ Yes City State ZIP Code Is anyone else liable on this claim? Country No Creditor's email address, if known \checkmark Yes. Fill out Schedule H: Codebtors(Official Form 206H). Brett.Goodman@afslaw.com Date debt was incurred As of the petition filing date, the claim is: Last 4 digits of account Check all that apply. number Contingent \square Do multiple creditors have an interest in the Unliquidated \square same property? Disputed No Yes. Have you already specified the relative priority? ☑ No. Specify each creditor, including this creditor, and its relative priority. Subordinated \square Yes. The relative priority of creditors is specified on lines

\$ 27,913,436.47

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 31 of 43

Part 2: List Others to Be Notified for a Debt Already Listed in Part 1

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

If no others need to be notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page.

Name and address			On which line in Part 1 did you enter the related creditor?	Last 4 digits of account number for this entity
			Line	
Name				
Notice Name				
Street				
City	State	ZIP Code		
Country				

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 32 of 43

Fill in this information to identify the case:
Debtor Name: In re : RH Copper Creek LLC
United States Bankruptcy Court for the: District of New Jersey
Case number (if known): 25-15346 (MBK)

Official Form 206E/F

Schedule E/F: Creditors Who Have Unsecured Claims

12/15

Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY unsecured claims and Part 2 for creditors with NONPRIORITY unsecured claims. List the other party to any executory contracts or unexpired leases that could result in a claim. Also list executory contracts on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B) and on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G). Number the entries in Parts 1 and 2 in the boxes on the left. If more space is needed for Part 1 or Part 2, fill out and attach the Additional Page of that Part included in this form.

- 1. Do any creditors have priority unsecured claims? (See 11 U.S.C. § 507).
 - ☐ No. Go to Part 2.
 - ✓ Yes. Go to Line 2.
- 2. List in alphabetical order all creditors who have unsecured claims that are entitled to priority in whole or in part. If the debtor has more than 3 creditors with priority unsecured claims, fill out and attach the Additional Page of Part 1.

				Total claim	1	Priority a	mount
-		d mailing address	As of the petition filing date, the claim is:	\$	120,950.91	\$	120,950.91
City of New Orle	eans		Check all that apply.				
Creditor Name			□ Contingent				
			☐ Unliquidated				
Creditor's Notice na	ime		☐ Disputed				
P. O. BOX 6004	7		_				
Address			Basis for the claim:				
			Property Tax	_			
			_				
New Orleans	LA	70160-0047	_				
City	State	ZIP Code					
Country			_				
Date or dates	debt was inc	urred					
Various			_				
Last 4 digits on number	of account			Is the cl ☑ No	aim subject	to offset?	
Specify Code	subsection o	of PRIORITY unsecur	ed	□ Yes			
claim: 11 U.S.	C 8 507(a) (8)						

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 33 of 43

Part 2:

List All Creditors with NONPRIORITY Unsecured Claims

3.List in alphabetical order all of the creditors with nonpriority unsecured claims. If the debtor has more than 6 creditors with nonpriority unsecured claims, fill out and attach the Additional Page of Part 2.

				Amount of claim	
Nonpriority creditor's name and mailing address See Schedule E/F, Part 2 Attachment			As of the petition filing date, the claim is: Check all that apply.	\$	975,905.01
Creditor Name	e L/I , I ait 2 Attacrime	5111			
			☐ Contingent		
			Unliquidated		
Creditor's Notice	e name		☐ Disputed		
			Basis for the claim:		
Address					
				_	
City	State	ZIP Code			
Country					
Date or date	es debt was incurr	ed	Is the claim subject to offset?		
			□ No		
Last 4 digit	s of account		□ Yes		
number					

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 34 of 43

Part 3: List Others to Be Notified About Unsecured Claims

4. List in alphabetical order any others who must be notified for claims listed in Parts 1 and 2. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for unsecured creditors.
If no others need to be notified for the debts listed in Parts 1 and 2, do not fill out or submit this page. If additional pages are needed, copy the next page.

Name and mailing ad	ldress		On which line in Part 1 or Part 2 is the related creditor (if any) listed?	Last 4 digits of account number, if any
			Line	
Name			□ Not Listed.Explain	
Notice Name				
Street			-	
			-	
City	State	ZIP Code	-	
Country			-	

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 35 of 43

5. Add the amounts of priority and nonpriority unsecured claims.				
		Total of claim amounts		
5a. Total claims from Part 1	5a.	\$	120,950.91	
5b. Total claims from Part 2	5b. +	\$	975,905.01	
5c Total of Parts 1 and 2	50	· ·	1 006 855 02	

Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims

Lines 5a + 5b = 5c.

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 36 of 43

Fill in this information to identify the case:		
Debtor Name: In re : RH Copper Creek LLC		
United States Bankruptcy Court for the: District of New Jersey		
Case number (if known): 25-15346 (MBK)		

Official Form 206G

Schedule G: Executory Contracts and Unexpired Leases

12/15

Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, numbering the entries consecutively.

- 1. Does the debtor have any executory contracts or unexpired leases?
 - □ No. Check this box and file this form with the court with the debtor's other schedules. There is nothing else to report on this form.
 - ☑ Yes. Fill in all of the information below even if the contracts or leases are listed on *Schedule A/B: Assets Real and Personal Property* (Official Form 206A/B).

2.	List all contracts and unexpired I		State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease		
	2.1 State what the contract or lease is for and the nature of the debtor's interest	See Schedule G Attachment	Name		
			Notice Name		
	State the term remaining		Address		
	List the contract number of any government contract				
			City	State	ZIP Code
			Country		

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 37 of 43

Fill in this information to identify the case:
Debtor Name: In re : RH Copper Creek LLC
United States Bankruptcy Court for the: District of New Jersey
Case number (if known): 25-15346 (MBK)

Official Form 206H

Schedule H: Codebtors

12/15

Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page.

- Does the debtor have any codebtors?
 - □ No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form.
 - ✓ Yes
- 2. In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2.

Column 1: Codebtor				Column 2: Creditor	
Name	Mailing address			Name	Check all schedules that apply:
2.1 RH Chenault Creek LLC	800 N State St Ste 4	02		CKD Investor Penn	☑ D
	Street			_	□ E/F
					□G
	Dover	DE	19901		
	City	State	ZIP Code		
	Country				
2.2 RH Lakewind East LLC	800 N State St Ste 4	02		CKD Investor Penn	☑ D
	Street				 □ E/F
					□ □ /1
					□G
	Dover	DE	19901		
	City	State	ZIP Code		
	Country				
2.3 RH Windrun LLC	800 N State St Ste 4	02		CKD Investor Penn	☑ D
	Street				 □ E/F
				_	□ L /I
				_	□G
	Dover	DE	19901		
	City	State	ZIP Code		
	Country				

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main be 38 of 43

-iII	in this	informati	on to i	dentify	the case:

Debtor Name: In re: RH Copper Creek LLC

United States Bankruptcy Court for the: District of New Jersey

Case number (if known): 25-15346 (MBK)

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

		<u> </u>										
		dent, another officer, or an authorized age ing as a representative of the debtor in th	ent of the corporation; a member or an authorized agent of the partnership; or another is case.									
I ha	have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:											
	Schedule	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 Cla	ims (Official Form 206E/F)									
	Schedule	G: Executory Contracts and Unexpired L	eases (Official Form 206G)									
$\overline{\mathbf{A}}$	Schedule	H: Codebtors (Official Form 206H)										
	Summary	of Assets and Liabilities for Non-Individu	als (Official Form 206Sum)									
	Amended Schedule											
	Chapter	11 or Chapter 9 Cases: List of Creditors V	Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)									
	Other do	cument that requires a declaration										
l de	clare unde	r penalty of perjury that the foregoing is tr	ue and correct									
i de	ciare unde	r penalty of perjury that the foregoing is the	de and correct.									
Exe	cuted on	06/23/2025	★ / s / Elizabeth LaPuma									
		MM / DD / YYYY	Signature of individual signing on behalf of debtor									
			Elizabeth LaPuma									
			Printed name									
			Independent Fiduciary									
			Position or relationship to debtor									

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 39 of 43 In re: RH Copper Creek LLC

Case No. 25-15346

Schedule A/B 55 Real property

		Nature and extent of	Net book value of	Valuation method	
		debtor's interest in	debtor's interest	used for current	Current value of
Description of property	Location of property	property	(where available)	value	debtor's interest
Improvements - Land	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$3,500.00	Book Value	\$3,500.00
RE: Building Improvements	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$45,796.00	Book Value	\$45,796.00
RE: Buildings	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$11,420,305.80	Book Value	\$11,420,305.80
RE: Land Improvements	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$5,200.00	Book Value	\$5,200.00
Rehab-EXT: Balconies & Landings	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$551.09	Book Value	\$551.09
Rehab-EXT: Exterior Improvements	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$923,095.98	Book Value	\$923,095.98
Rehab-EXT: Other	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$3,256.67	Book Value	\$3,256.67
Rehab-INT: Interior Improvements	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$932,481.41	Book Value	\$932,481.41
Rehab-MISC: Other	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$167.11	Book Value	\$167.11
Rehab-SW: Professional/ Consulting	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$12,995.00	Book Value	\$12,995.00
Replaced A/C and Heating	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$19,504.13	Book Value	\$19,504.13
Replaced Appliances	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$8,182.12	Book Value	\$8,182.12
Replaced Building/Office Equipment	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$2,730.19	Book Value	\$2,730.19
Replaced Carpentry/Roofs	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$73,860.50	Book Value	\$73,860.50
Replaced Doors/ Windows	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$4,500.00	Book Value	\$4,500.00
Replaced Electrical/ Lighting	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$6,800.00	Book Value	\$6,800.00
Replaced Fences	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$2,750.00	Book Value	\$2,750.00
Replaced Flooring	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$50,468.58	Book Value	\$50,468.58
Replaced Maintenance Equipment	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$431.72	Book Value	\$431.72
Replaced Office Furniture & Fixture	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$113.57	Book Value	\$113.57
Replaced Plumbing/Hot Water/Pool	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$12,953.80	Book Value	\$12,953.80
Replaced Structural/Building	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$52,302.01	Book Value	\$52,302.01
Replaced Window Coverings	6881 Parc Brittany Boulevard, New Orleans, LA 70126	100%	\$2,719.85	Book Value	\$2,719.85
		TOTAL:	\$13,584,665.53	TOTAL:	\$13,584,665.53

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 40 of 43 In re: RH Copper Creek LLC Case No. 25-15346 Schedule EF, Part 2 Creditors Who Have NONPRIORITY Unsecured Claims

	Creditor Notice							Account number	Subject to offset	ontingent Iliquidated	Amount of claim
Line Nonpriority Creditor's Name	Name	Address 1	Address 2	City	State	Zip	Date incurred ((Y/N)	<u>ठ</u> 5	
3.1 AC Captive Services, LLC		2115 8th Ave		Helena	MT	59601-4839	Various	Insurance	N		\$923.
3.2 AFCO Credit Corporation		5600 N River Road	Suite 400	Rosemont	IL	60018-5187	Various	Insurance Financing	N		\$65,619.
3.3 AFCO Credit Corporation		5600 N River Road	Suite 400	Rosemont	IL	60018-5187	Various	Insurance Financing	N		\$94,713.
3.4 Alma Ramirez		6881 Parc Brittany Blvd		New Orleans	LA	70126	Various	Employment	N		\$246.
3.5 American Express		200 Vesey Street		New York	NY	10285-3106	Various	Banking Fees	N		\$51,187.
3.6 American National, LLC		3250 Bonita Beach Road #205203		Bonita Springs	FL	34134	Various	Professional Services	N		\$293.
3.7 APARTMENTS LLC		2563 Collection Center Dr 7272 Wisconsin Avenue	Suite 1300	Chicago	MD	60693-0025 20814	Various	Trade Payable	N N		\$1,224.
3.8 Apprise by Walker & Dunlop 3.9 Arena Fire Protection Inc.		10023 Lifeline Ct	Suite 1300	Bethesda	AL	36608-8511	Various Various	Trade Payable	N N		\$930.
3.10 Baiewski Law Group LLC		1046 Hawkins St		Mobile Gretna	LA	70053-3827	Various	Trade Payable Professional Services	N N		\$6,359. \$661.
3.10 Bajewski Law Group LLC		1046 Hawkins St	150 North Field Drive	Gretna	LA	70053-3827	various	Professional Services	N		\$661.
3.11 BankDirect Capital Finance		Two Conway Park	Ste 190	Lake Forest	l _{II}	60045	Various	Banking Fees	N		\$2,030.
3.12 Bay Pest Control Company, Inc.		6820 Washington Ave	010 100	Ocean Springs	MS	39564	Various	Trade Payable	N N		\$360.
3.13 Blue Flash Sewer Service, Inc.		5525 Trabilington 746		Coour Opings	1.410	55004	Various	Trade Payable	N	\vdash	\$4,288.
3.14 Complete Apartment Care		310 Hewitt St		Pensacola	FI	32503	Various	Trade Payable	N		\$690.
3.15 Digital Fire Team		459 Spencer Ln		San Antonio	TX	78201-2027	Various	Trade Payable	N		\$199.
3.16 EAGLE PLUMBING & DRAIN CLEANING LLC		100 openiosi zii		Out 7 ti to illo	177	702012021	Various	Trade Payable	N		\$1,400.
3.17 Eddies Hardware Inc		4401 Downman Rd		New Orleans	LA	70126-3714	Various	Trade Payable	N		\$2,620.
3.18 Electric Gates & Access Controls, Inc.	Paul Robinson	PO Box 872	1007 Court St	Port Allen	LA	70767-0872	Various	Trade Payable	N		\$360.
3.19 Entergy		PO Box 8101		Baton Rouge	LA	70891-8101	Various	Trade Payable	N		\$3,536.
3.20 Flanagan Partners LLP		201 St. Charles Avenue	Suite 3300	New Orleans	LA	70170	Various	Professional Services	N		\$426.
3.21 Gieger Laborde & Laperouse, LLC		701 Poydras Street	Ste. 4800	New Orleans	LA	70139	Various	Professional Services	N		\$216.
3.22 HD Supply Facilities Maintenance, Ltd.		PO Box 509058		San Diego	CA	92150-9058	Various	Trade Payable	N		\$4,506.
3.23 Integrity Carpet, Inc.		2835 Virginia St		Kenner	LA	70062-5358	Various	Trade Payable	N		\$2,400.
3.24 Kings III Emergency Communications		751 Canyon Drive	Suite 100	Coppell	TX	75019	Various	Trade Payable	N		\$52.
3.25 LAGSP LLC		4499 Pond Hill RD		San Antonio	TX	78231	Various	Trade Payable	N		\$8,000.
3.26 Landscape Workshop, LLC		PO Box 738876		Dallas	TX	75373-8876	Various	Trade Payable	N		\$2,635.
3.27 Leslie's Swimming Pool Supplies		PO Box 501162		St Louis	MO	63150-1162	Various	Trade Payable	N		\$986.
3.28 miracle man enterprise		PO Box 2294		Harvey	LA	70059	Various	Trade Payable	N		\$4,690.
3.29 NV5 Inc. dba Global Realty Services Group LLC							Various	Trade Payable	N		\$4,500.
3.30 Oscar Carter Electric, LLC		6641 Westbank Expy Ste F		Marrero	LA	70072-2664	Various	Trade Payable	N		\$4,185.
3.31 Rapid Improvements LLC		46 Main Street	Suite 339	Monsey	NY	10952	Various	Trade Payable	N		\$13,722.
3.32 Rent Path Holdings, Inc.		PO Box 740925		Atlanta	GA	30374-0925	Various	Trade Payable	N		\$942.
3.33 Republic Services		PO Box 71068		Charlotte	NC	28272-1068	Various	Trade Payable	N		\$479.
3.34 ReSynergy Bill, LLC		7575 N Loop 1604 West	Ste 104	San Antonio	TX	78249	Various	Trade Payable	N		\$494.
3.35 Rhodium Management		46 Main Street	Suite 339	Monsey	NY	10952	Various	Trade Payable	N		\$152,559.
3.36 River Birch Landfill		2000 South Kenner Rd		Avondale	LA	70094	Various	Trade Payable	N		\$132.
3.37 Ryan LLC		PO Box 848351		Dallas	TX	75284-8351	Various	Professional Services	N		\$7,081.
3.38 Sewerage & Water Board of New Orleans		625 Saint Joseph St		New Orleans	LA	70165-6501	Various	Trade Payable	N		\$285,200.
3.39 Signal 88 Security		Signal 88 Security	PO Box 8246	Omaha	NE	68108-0246	Various	Trade Payable	N	$\vdash \vdash$	\$2,444.
3.40 Smith's Carpet Cleaning & Repair LLC							Various	Trade Payable	N		\$10,326.
3.41 State Chemical Solutions		PO Box 844284		Boston	MA	02284-4284	Various	Trade Payable	N	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\$539.
3.42 Tenant 706		Address on file			1		Various	Tenant Reimbursement	N	X	\$150.
3.43 Tenant 707		Address on file			+		Various	Tenant Reimbursement	N	X	\$150.
3.44 Tenant 708		Address on file			+		Various	Tenant Reimbursement	N	Х	\$150.
3.45 Tenant 709		Address on file	+		1	1	Various	Tenant Reimbursement	N	X	\$150.
3.46 Tenant 710	1	Address on file	+	1	+	1	Various	Tenant Reimbursement	N	X	\$150.
3.47 Tenant 711		Address on file	+	-	+	+	Various	Tenant Reimbursement	N N	X	\$150.
3.48 Tenant 712 3.49 Tenant 713		Address on file Address on file	+		+	+	Various	Tenant Reimbursement Tenant Reimbursement	N	X	\$150.
			+		+	+	Various		N	X	\$150.
3.50 Tenant 714 3.51 The Sherwin Williams Co		Address on file 2419 Wilbarger St	+	\/a=====	TX	70004 775 1	Various	Tenant Reimbursement Trade Payable	N N	Х	\$150.
3.51 The Sherwin Williams Co 3.52 U.S. Small Business Administration	-	409 3rd St., SW	+	Vernon Washington		76384-7754	Various	Unsecured Loan	N N	\vdash	\$510.
3.53 Waste Solution Services		5404 Whitsett Ave # 162	+	Valley Village	DC CA	20416 91607-1615	Various Various	Trade Payable	N N	\vdash	\$225,712. \$4.058.
3.53 Waste Solution Services 3.54 Xerox Business Solutions Southwest		PO Box 674911	+	Dallas	TX			Trade Payable Trade Payable	N N	\vdash	
3.34 Aerox dusiness Solutions Southwest		FO BOX 074911	+	DaildS	17	75267-4911	Various	Trade Payable	N	1	\$107.
		1		1	1	1			1	10	AL: \$975,905.

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

Document Page 41 of 43 In re: RH Copper Creek LLC

re: RH Copper Creek LLC Case No. 25-15346

Schedule G

Executory Contracts and Unexpired Leases

	Name of other parties with whom the debtor has an executory contract or						State what the contract or lease is for and	State the term
Line	unexpired lease	Address 1	Address 2	City	State	Zip	the nature of the debtor's interest	remaining, in days
	·							
2.1	Active Building	615 2nd Ave	Suite 700	Seattle	WA	98104	Resident Online Payments Software Contract	Undetermined
	Bay Pest Control	PO Box 1612		Ocean Springs	MI		Pest Control Contract	Undetermined
	Cox Communications, Inc.	2 Penn Plz		New York	NY		Cable Contract	Undetermined
	Cox Communications, Inc.	2 Penn Plz		New York	NY		Cable Contract	Undetermined
	Entergy Of New Orleans	639 Loyola Ave		New Orleans	LA		Electric - House Contract	Undetermined
	Entergy Of New Orleans	639 Loyola Ave		New Orleans	LA		Electric - House Contract	Undetermined
	Green Acres	20946 Victory Blvd		Woodland Hills	CA		Towing Contract	Undetermined
2.8	Kings III Of America LLC	751 Canyon Dr		Coppell	TX		Annual Fire Inspection Service Contract	Undetermined
	Kings III Of America LLC	751 Canyon Dr		Coppell	TX		Annual Fire Inspection Service Contract	Undetermined
	Landscape Workshop LLC	550 Montgomery Hwy	Ste 200	Birmingham	AL		Landscaping Contract	Undetermined
	One Site	7725 West Reno Ave	Suite 313	Oklahoma City	OK		LMS Contract	Undetermined
	Residesk	222 Broadway	19th Floor	New York	NY	10038	Utility Management & Billing Contract	Undetermined
	Sewarage Water Of New Orleans	625 St Joseph St		New Orleans	LA	70165	Water Contract	Undetermined
	Sherwin Williams	101 W. Prospect Ave		Cleveland	ОН		Carpet Replacement Contract	Undetermined
	Sherwin Williams	101 W. Prospect Ave		Cleveland	OH		Carpet Replacement Contract	Undetermined
	Snappt	226 W Ojai Ave	Ste 101-419	Ojai	CA	93023	Resident Screening Contract	Undetermined
	Tenant 263	Address on File					Tenant Lease	11
	Tenant 264	Address on File					Tenant Lease	354
	Tenant 265	Address on File					Tenant Lease	285
	Tenant 266	Address on File					Tenant Lease	343
	Tenant 267	Address on File					Tenant Lease	249
	Tenant 268	Address on File					Tenant Lease	70
	Tenant 269	Address on File					Tenant Lease	313
	Tenant 270	Address on File					Tenant Lease	179
	Tenant 271	Address on File					Tenant Lease	179
	Tenant 272	Address on File					Tenant Lease	343
	Tenant 273 Tenant 274	Address on File					Tenant Lease	174 257
_		Address on File					Tenant Lease	
	Tenant 275 Tenant 276	Address on File Address on File					Tenant Lease	14 362
	Tenant 276	Address on File Address on File					Tenant Lease	315
	Tenant 277	Address on File Address on File					Tenant Lease Tenant Lease	72
	Tenant 278	Address on File					Tenant Lease	345
	Tenant 279 Tenant 280	Address on File					Tenant Lease	153
	Tenant 281	Address on File					Tenant Lease	345
	Tenant 282	Address on File Address on File					Tenant Lease	254
	Tenant 283	Address on File Address on File					Tenant Lease	254
	Tenant 284	Address on File					Tenant Lease	226
	Tenant 285	Address on File					Tenant Lease	196
	Tenant 286	Address on File					Tenant Lease	345
	Tenant 287	Address on File					Tenant Lease	256
	Tenant 288	Address on File						166
2.42	i enant 288	Address on File					Tenant Lease	166

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main

Document Page 42 of 43 In re: RH Copper Creek LLC

Case No. 25-15346

Schedule G

Executory Contracts and Unexpired Leases

	Name of other parties with whom the						
	debtor has an executory contract or					State what the contract or lease is for and	State the term
Line	unexpired lease	Address 1	Address 2	City	State Zip	the nature of the debtor's interest	remaining, in days
	Tenant 289	Address on File				Tenant Lease	325
	Tenant 290	Address on File				Tenant Lease	156
	Tenant 291	Address on File				Tenant Lease	254
	Tenant 292	Address on File				Tenant Lease	335
	Tenant 293	Address on File				Tenant Lease	243
	Tenant 294	Address on File				Tenant Lease	345
	Tenant 295	Address on File				Tenant Lease	324
	Tenant 296	Address on File				Tenant Lease	145
	Tenant 297	Address on File				Tenant Lease	257
	Tenant 298	Address on File				Tenant Lease	3
	Tenant 299	Address on File				Tenant Lease	182
	Tenant 300	Address on File				Tenant Lease	63
	Tenant 301	Address on File				Tenant Lease	285
	Tenant 302	Address on File				Tenant Lease	72
	Tenant 303	Address on File				Tenant Lease	253
	Tenant 304	Address on File				Tenant Lease	42
	Tenant 305	Address on File				Tenant Lease	306
	Tenant 306	Address on File				Tenant Lease	194
	Tenant 307	Address on File				Tenant Lease	316
	Tenant 308	Address on File				Tenant Lease	225
	Tenant 309	Address on File				Tenant Lease	357
	Tenant 310	Address on File				Tenant Lease	309
	Tenant 311	Address on File				Tenant Lease	87
	Tenant 312	Address on File				Tenant Lease	185
	Tenant 313	Address on File				Tenant Lease	340
	Tenant 314	Address on File				Tenant Lease	42
	Tenant 315	Address on File				Tenant Lease	348
	Tenant 316	Address on File				Tenant Lease	12
	Tenant 317	Address on File				Tenant Lease	301
	Tenant 318	Address on File				Tenant Lease	190
	Tenant 319	Address on File				Tenant Lease	340
	Tenant 320	Address on File				Tenant Lease	252
	Tenant 321	Address on File				Tenant Lease	106
	Tenant 322	Address on File				Tenant Lease	194
	Tenant 323	Address on File				Tenant Lease	316
	Tenant 324	Address on File				Tenant Lease	105
	Tenant 325	Address on File				Tenant Lease	345
	Tenant 326	Address on File				Tenant Lease	316
	Tenant 327	Address on File				Tenant Lease	249
	Tenant 328	Address on File				Tenant Lease	135
	Tenant 329	Address on File				Tenant Lease	226
	Tenant 330	Address on File				Tenant Lease	165
2.85	Tenant 331	Address on File				Tenant Lease	277

Case 25-15343-MBK Doc 193 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Main Document Page 43 of 43 In re: RH Copper Creek LLC

Case No. 25-15346

Schedule G

Executory Contracts and Unexpired Leases

	Name of other parties with whom the							
	debtor has an executory contract or						State what the contract or lease is for and	State the term
Line	unexpired lease	Address 1	Address 2	City	State	Zip	the nature of the debtor's interest	remaining, in days
	Tenant 332	Address on File					Tenant Lease	134
	Tenant 333	Address on File					Tenant Lease	284
	Tenant 334	Address on File					Tenant Lease	281
	Tenant 335	Address on File					Tenant Lease	321
	Tenant 336	Address on File					Tenant Lease	260
2.91	Tenant 337	Address on File					Tenant Lease	51
2.92	Tenant 338	Address on File					Tenant Lease	346
2.93	Tenant 339	Address on File					Tenant Lease	101
2.94	Tenant 340	Address on File					Tenant Lease	346
	Tenant 341	Address on File					Tenant Lease	347
2.96	_	Address on File					Tenant Lease	122
	Tenant 343	Address on File					Tenant Lease	113
	Tenant 344	Address on File					Tenant Lease	280
2.99	Tenant 345	Address on File					Tenant Lease	313
	Tenant 346	Address on File					Tenant Lease	282 295 315
2.101	Tenant 347	Address on File					Tenant Lease	295
2.102	Tenant 348	Address on File					Tenant Lease	315
2.103	Tenant 349	Address on File					Tenant Lease	288
2.104	Tenant 350	Address on File					Tenant Lease	267
2.105	Tenant 351	Address on File					Tenant Lease	330
2.106	Tenant 352	Address on File					Tenant Lease	345
2.107	Tenant 353	Address on File					Tenant Lease	132
2.108	Tenant 354	Address on File					Tenant Lease	245
2.109	Tenant 355	Address on File					Tenant Lease	235
2.110	Tenant 356	Address on File					Tenant Lease	354
2.111	Tenant 357	Address on File					Tenant Lease	274
2.112	Tenant 358	Address on File					Tenant Lease	361
2.113	Tenant 359	Address on File					Tenant Lease	308
2.114	Tenant 360	Address on File					Tenant Lease	267

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Statement of Financial Affairs Page 1 of 41

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1

In re:

Chapter 11

Case No. 25–15343 (MBK)

(Jointly Administered)

STATEMENT OF FINANCIAL AFFAIRS FOR RH COPPER CREEK LLC (CASE NO. 25-15346)

¹The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: CBRM Realty Inc. (2420), Crown Capital Holdings LLC (1411), Kelly Hamilton Apts LLC (1115), Kelly Hamilton Apts MM LLC (0765), RH Chenault Creek LLC (8987), RH Copper Creek LLC (0874), RH Lakewind East LLC (6963), RH Windrun LLC (0122), RH New Orleans Holdings LLC (7528), and RH New Orleans Holdings MM LLC (1951). The location of the Debtors' service address in these chapter 11 cases is: In re CBRM Realty, Inc., et al., c/o White & Case LLP, 1221 Avenue of the Americas, New York, New York 10020.

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1

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Proposed Co-Counsel to Debtors and Debtors-in-

Possession

In re:

CBRM Realty Inc., et al.

Debtors.1

Chapter 11

Case No. 25–15343 (MBK) (Jointly Administered)

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: CBRM Realty Inc. (2420), Crown Capital Holdings LLC (1411), Kelly Hamilton Apts LLC (1115), Kelly Hamilton Apts MM LLC (0765), RH Chenault Creek LLC (8987), RH Copper Creek LLC (0874), RH Lakewind East LLC (6963), RH Windrun LLC (0122), RH New Orleans Holdings LLC (7528), and RH New Orleans Holdings MM LLC (1951). The location of the Debtors' service address in these chapter 11 cases is: In re CBRM Realty Inc., et al., c/o White & Case LLP, 1221 Avenue of the Americas, New York, New York 10020.

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

INTRODUCTION

The above-captioned debtors and debtors-in-possession (the "<u>Debtors</u>") hereby file their respective Schedules of Assets and Liabilities (the "<u>Schedules</u>") and Statements of Financial Affairs (the "<u>Statements</u>" and, with the Schedules, the "<u>Schedules and Statements</u>") in the United States Bankruptcy Court for the District of New Jersey (the "<u>Court</u>"). The Debtors, with the assistance of their advisors and professionals, prepared the Schedules and Statements in accordance with section 521 of title 11 of chapter 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "<u>Bankruptcy Code</u>"), and rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These Global Notes and Statement of Limitations, Methodology and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of the Schedules and Statements.²

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules and Statements contain unaudited information that is subject to further review and potential adjustment and reflects the Debtors' commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis. The Schedules and Statements and these Global Notes should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of the Debtors.

While the Debtors have made all reasonable efforts to ensure that the Schedules and Statements are accurate and complete as possible based on the information that was available and accessible at the time of preparation, subsequent information or discovery may result in material changes to the Schedules and Statements, and inadvertent errors, inaccuracies, or omissions may have occurred. The subsequent receipt, discovery, or review of any additional information not used in preparation of the Schedules and Statements may result in changes to the financial data and other information contained in such Schedules and Statements. Accordingly, the Debtors reserve all rights to amend or supplement the Schedules and Statements in all respects, as may be necessary or appropriate. Notwithstanding any subsequent information or discovery, the Debtors and their agents, attorneys, and financial advisors do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re- categorized. In no event shall the

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These Global Notes supplement and are in addition to any specific notes contained in each Debtor's Schedules or Statements. The fact that the Debtors may reference an individual Debtor's Schedules and Statements and not those of another Debtor should not be interpreted as a decision by the Debtors to exclude the applicability of such reference to any of the Schedules and Statements of any other Debtor, as applicable.

Debtors or their agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or unforeseeable and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

In the event that the Schedules or Statements differ from any of the Global Notes, the Global Notes shall control.

The Debtors indirectly own a large real estate portfolio (the "Crown Capital Portfolio"), which was formed by Moshe "Mark" Silber ("Silber") and certain affiliated parties consisting of dozens of multifamily housing projects across the United States, with nearly 10,000 individual units. The Crown Capital Portfolio's multifamily housing projects have been historically funded, at least in part, by the federal government's housing assistance programs, such as Section 8. Ultimately, the Crown Capital Portfolio raised hundreds of millions of dollars of financing, including (i) over \$200 million from the sale of bonds issued by Debtor Crown Capital Holdings LLC ("Crown") and guaranteed by Debtors CBRM and RH New Orleans MM LLC (the "Notes") and (ii) approximately \$450 million of property-level mortgage loans provided by myriad financing sources.

Silber and certain of his co-investors, including Frederick Schulman (together with Silber, the "Former Principals of Crown Capital"), have been targets of extensive investigations by the federal government and certain state authorities in connection with certain transactions unrelated to the Crown Capital Portfolio. On April 17, 2024, Silber entered into a plea agreement in connection with an affordable housing project (which does not have a presently identified connection to the Debtors or to their past or present activities) with the Fraud Section of the Department of Justice and the United States Attorney for the District of New Jersey for conspiracy to commit wire fraud affecting an institution pursuant to 18 U.S.C. § 371. Schulman also entered into a plea agreement around the same time. Silber was sentenced to thirty months in prison and Schuman was sentenced to twelve months and one day in prison, to be followed by nine months of home confinement. Both have agreed to restitution, including but not limited to relinquishing ownership of the Crown Capital Portfolio. Once Silber's plea became public, Silber, as a convicted felon, was effectively disqualified from continuing to manage the Crown The Crown Capital Portfolio's stakeholders, including investors who Capital Portfolio. purchased the Notes (the "Noteholders"), expressed concern about these developments because the Crown Capital Portfolio's value supported the payment of principal and interest under the Following discussions between Mr. Silber's counsel and the Noteholders' counsel (Faegre Drinker Biddle & Reath LLP) and financial advisers (at the time, IslandDundon), on August 29, 2024, the parties entered into a forbearance agreement (the "Forbearance Agreement"). The Forbearance Agreement addressed various matters involving pending defaults under the Notes and Mr. Silber's go-forward involvement with the portfolio and established a process to ensure the Crown Capital Portfolio had sufficient fiduciary oversight. The Forbearance Agreement, among other things, required Mr. Silber to appoint an independent fiduciary acceptable to the Noteholders as the sole director of CBRM and Crown and provide that individual with an irrevocable proxy for so long as the obligations under the Forbearance

Agreement remained pending.

Thereafter, the Noteholders' advisors identified numerous potential candidates to serve as independent fiduciary as required by the Forbearance Agreement. On September 26, 2024, the bondholders party to the Forbearance Agreement consented to the appointment of Ms. Elizabeth A. LaPuma—a restructuring professional who for over 20 years has worked as an investment banker and corporate director, including for companies in distress—as the independent fiduciary for CBRM and Crown (the "Independent Fiduciary"). Since that time, Ms. LaPuma has acted in a fiduciary capacity for those entities and the dozens of other entities directly or indirectly owned by CBRM, including the Debtors.

IslandDundon has been engaged by the Debtors as their financial adviser and will soon file its retention application with the Court. IslandDundon has reviewed and reconciled the Debtors' financial records with the assistance of The Lynd Group ("Lynd Living"), a Texasbased real estate management organization engaged as the property manager and asset manager for several of the Debtors' and non-Debtor affiliates' real estate properties. Due to the nature of fraud involving the Former Principals of Crown Capital, there can be no assurance that the data contained in the financials, books and records, and information received by Lynd Living in its capacity as property manager and asset manager is complete and accurate. For example, several accounts related to the Debtors' general ledger are missing supporting documentation, which are discussed in greater detail herein.

GENERAL DISCLOSURES APPLICABLE TO SCHEDULES AND STATEMENTS

1. Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, inadvertent errors or omissions may have occurred. The Debtors reserve all rights to: (i) amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to the description, designation, or the Debtor against which any claim (each, a "Claim")³ is asserted; (ii) dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status or classification; (iii) subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or (iv) to object to the extent, validity, enforceability, priority or allowance of any Claim (regardless of whether of such Claim is designated in the Schedules and Statements as "disputed," "contingent," or "unliquidated"). Any failure to designate a Claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" shall not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim shall not constitute an admission of liability by the Debtor against which the Claim is listed or against any of the other Debtors. Further, nothing contained in the Schedules and Statements or these Global Notes shall constitute a waiver of any of the Debtors' rights with respect to their chapter 11 cases including, but not limited to, any issues involving Claims, substantive consolidation, equitable subordination, defenses, characterization or re-characterization of contracts, assumption or rejection of contracts

For the purpose of these Global Notes, the term "Claim" shall have the meaning as defined under section 101(5) of the Bankruptcy Code.

under the provisions of chapter 3 of the Bankruptcy Code and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable laws to recover assets or avoid transfers. Moreover, the Debtors reserve their rights to amend or supplement the voluntary petition filed by Debtor RH Lakewind East LLC subject to the Court's hearing on *Cleveland International Fund – NRP West Edge, Ltd.'s Motion to Dismiss the Chapter 11 Case of RH Lakewind East LLC* [Docket No. 87]. Any specific reservation of rights contained elsewhere in these Global Notes shall not limit in any respect the general reservation of rights contained in this paragraph. Notwithstanding the foregoing, the Debtors shall not be required to update the Schedules and Statements.

2. <u>Description of the Cases and "As Of" Information Date</u>. On May 19, 2025 (the "<u>Petition Date</u>"), the Debtors each filed a voluntary petition for relief with the Court under chapter 11 of the Bankruptcy Code.

On May 27, 2025, the Court entered the *Order Directing Joint Administration of Chapter 11 Cases* [Docket No. 51] (the "<u>Joint Administration Order</u>"). The Joint Administration Order authorized the joint administration of the Debtors' chapter 11 cases under lead case number 25-15343 for procedural purposes only. Accordingly, each Debtor has filed its own Schedules and Statements.

The income, loss, and asset and liability information provided in the Schedules and Statements is presented as of the Petition Date. The amounts of the Debtors' funded debt obligations and certain amounts related to the Debtors' requests for "first day" relief are also represented as of the Petition Date. Procedures are in place to clearly delineate pre- and post-petition liabilities.

- **3.** Net Book Value of Assets. In many instances, current market valuations are neither maintained by nor readily available to the Debtors. It would be prohibitively expensive and unduly burdensome to obtain current market valuations of the Debtors' property interests that are not maintained or readily available. Accordingly, unless otherwise indicated, the Schedules and Statements reflect the net book values ("NBV"), rather than current market values, of the Debtors' assets as of the Petition Date and may not reflect the net realizable value. For this reason, amounts ultimately realized will vary, at times materially, from net book value.
- **4.** <u>No Admission</u>. Nothing contained in the Schedules and Statements is intended, or should be construed as, an admission or stipulation of the validity of any Claim against the Debtors, any assertion made therein or herein, or a waiver of the Debtors' rights to dispute any Claim or assert any cause of action or defense against any party.
- 5. <u>Insiders</u>. For purposes of the Schedules and Statements, the Debtors define "insiders" pursuant to section 101(31) of the Bankruptcy Code. However, parties referenced as "insiders" have been included for informational purposes only and such listing is not intended to be nor should be construed as a legal characterization of such party as an insider and does not act as an admission of any fact, claim, right or defense, and all such rights, claims, and defenses are hereby expressly reserved. The Debtors have attempted to identify parties who could properly be considered "insiders" at any point during the applicable periods identified in the Schedules and Statements. The Debtors were inclusive in their interpretation of what may constitute an

"insider." However, the Debtors do not take any position with respect to (a) such person's influence over the control of the Debtors, (b) the management responsibilities or functions of such individual, (c) the decision-making or corporate authority of such individual or (d) whether such individual could successfully argue that he or she is not an "insider" under applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose.

- 6. <u>Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate. The liabilities listed on the Schedules do not reflect a complete analysis of Claims rights to be treated as an administrative claim under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any asserted administrative Claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's Claim.
- 7. Excluded Assets and Liabilities. Liabilities resulting from accruals and/or estimates of long-term liabilities do not represent specific claims as of the Petition Date and are not otherwise set forth in the Schedules and Statements. Additionally, certain deferred charges, accounts or reserves recorded for GAAP reporting purposes only and certain assets with a net book value of zero are not included in the Debtors' Schedules. Excluded categories of assets and liabilities include accrued expenses. Other immaterial assets and liabilities may also have been excluded.
- **8.** <u>Summary of Significant Reporting Policies</u>. The following is a summary of certain significant reporting policies:
 - a. **Setoffs**. To the extent the Debtors incurred any ordinary course setoffs from customers/vendors such ordinary course setoffs are excluded from the Schedules and Statements.
 - b. Credits and Adjustments. Claims of creditors are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to same.
 - c. Holdco Debtors. For the purpose of these reports, and since separate financials for all non-operating Debtors, CBRM Realty Inc., Crown Capital Holdings LLC, Kelly Hamilton Apts MM LLC, RH New Orleans Holdings LLC, and RH New Orleans Holdings MM LLC (collectively, the "Holdco Debtors" and each, a "Holdco Debtor"), do not exist, financials were not rolled up and/or consolidated for the Holdco Debtors. Instead, the only asset of each respective Holdco Debtor is such Holdco Debtor's equity interests in its respective subsidiary.

- **9.** <u>Undetermined Amounts</u>. Where a description of an amount is left blank or listed as "unknown," "undetermined," or "to be determined," such response is not intended to reflect upon the materiality of such amount.
- 10. <u>Estimates</u>. The preparation of the Schedules and Statements required the Debtors to make certain estimates and assumptions that affected the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities, and the reported amounts of revenue and expenses. Actual reports could differ materially from these estimates. Further, certain immaterial assets and liabilities may have been excluded from the Schedules and Statements. The Debtors reserve all rights to amend the reported amounts of assets, liabilities, reported revenue and expenses to reflect changes in those estimates and assumptions.
- 11. Recharacterization. The Debtors have made reasonable efforts to properly characterize, classify, categorize, or designate certain Claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements. However, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items. Accordingly, the Debtors reserve their rights to recharacterize, reclassify, recategorize, redesignate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate.
- 12. <u>Classifications</u>. Listing a Claim (a) on Schedule D as "secured," (b) on Schedule E as "priority," (c) on Schedule F as "unsecured priority," or (d) listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of any claimant, or a waiver of the Debtors' rights to recharacterize or reclassify any Claim or contract or to setoff such Claims. For the avoidance of doubt, the Debtors reserve all rights to dispute the amount and/or the priority status of any Claim on any basis at any time
- 11. <u>Claims Description</u>. Any failure to designate a Claim on a given Debtor's Schedule as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent" or "unliquidated." The Debtors reserve all rights to dispute, or to assert any offsets or defenses to, any claim reflected on their respective Schedules on any grounds including, without limitation, amount, liability, validity, priority or classification, or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated." Listing a claim does not constitute an admission of liability by the Debtors, and the Debtors reserve the right to amend the Schedules accordingly.
- 12. <u>Contingent Assets and Causes of Action</u>. Each of the Debtors hold significant potential Claims and causes of action, including Claims and causes of action under chapter 5 of the Bankruptcy Code or applicable non-bankruptcy law, against Silber, Frederick Schulman, Piper Sandler & Co., Mayer Brown LLP, Rhodium Asset Management LLC and its affiliates, Syms Construction LLC, Rapid Improvements LLC, NB Affordable Foundation Inc., title agencies, independent real estate appraisal firms, other current or former insiders of the Debtors,

7

Based on the Debtors' books and records, non-Debtor affiliates owned and controlled by the Former Principals of Crown Capital purportedly include but may not be limited to: Rhodium Asset Management LLC; Rhodium Capital Advisors, LLC; Rhodium Management; Rhodium Development, LLC; Rhodium Group; RHODIUM CT GP LLC; RHODIUM CT LP LLC; RHODIUM FC CT LP; and RH FC 14 CT GP LLC.

and each of the aforementioned entities' affiliates, partners, members, managers, officers, directors, and agents. The Debtors may not have listed all of their respective causes of action or potential causes of action against third parties as assets in their Schedules and Statement, including, but not limited to, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. The Debtors reserve all of their rights with respect to any causes of action, avoidance actions, controversy, right of setoff, cross claim, counterclaim, or recoupment, and any Claim in connection with any contract, breach of duty imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertible directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such Claims, causes of actions, or avoidance actions or in any way prejudice or impair the assertion of such Claims.

13. Executory Contracts. Although efforts have been made to accurately reflect each Debtor's executory contracts in the Schedules and Statements, inadvertent errors or omission may have occurred. Certain information, such as the contact information of the counterparty, may not be included where such information could not be obtained using reasonable efforts. Listing a contract or agreement in the Schedules and Statements does not constitute an admission that such contract or agreement (a) is an executory contract, (b) was in effect on the Petition Date, or (c) is valid or enforceable. The Debtors do not make, and specifically disclaim, any representation or warranty as to the completeness or accuracy of the information set forth on Schedule G.

Although the Debtors made diligent attempts to attribute each executory contract to the correct Debtor, the Debtors may have inadvertently failed to do so. Certain confidentiality and non-compete agreements may not be listed on Schedule G. The contracts and agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments and other documents that may not be listed despite the Debtors' use of reasonable efforts to identify such documents. Certain of the contracts and agreements listed on Schedule G may also consist of several parts, including purchase orders, letters, and other documents that may not be listed on Schedule G or that may be listed as a single entry. Unless otherwise specified on Schedule G, each executory contract listed thereon shall include all exhibits, schedules, riders, modifications, declarations, amendments, supplements, attachments, restatements, purchase orders, statements of work, requests for service, or other agreements made directly or indirectly. The Debtors expressly reserve their rights to challenge whether such related materials constitute an executory contract, a single or integrated contract or agreement, multiple contracts or agreements, or severable or separate contracts or agreements.

The Debtors expressly reserve their rights, Claims, and causes of actions with respect to the executory contracts, including the right to dispute or challenge the characterization of any agreement on Schedule G as executory.

- 14. Guarantees: The Debtors have used their reasonable best efforts to locate and identify guarantees and other secondary liability Claims (collectively, "Guarantees") in each of their executory contracts, unexpired leases, secured financings, debt instruments, and other similar agreements. Where such Guarantees have been identified, they have been included in the relevant Schedules of the Debtor or Debtors affected by such Guarantees. Where a Guarantee exists, co-obligors are listed on a Debtor's Schedule H to the extent the Debtor is either the primary obligor or the guarantor of the relevant obligation. To the extent that a Debtor is a guarantor, such Guarantees are also listed on its Schedule D or E/F, as appropriate, and listed as "contingent" and "unliquidated" unless otherwise specified. Further, it is possible that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted. Thus, the Debtors reserve their rights to amend the Schedules and Statements to the extent that additional Guarantees are identified. In addition, the Debtors reserve the right to amend the Schedules and Statements to recharacterize, reclassify, add, or remove any such contract or Claim.
- **15.** <u>Duplication.</u> Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have determined to only list such assets, liabilities, and prepetition payments once.
- 15. <u>Confidentiality</u>: There are instances within the Schedules and Statements where names, addresses, or amounts have been left blank. Due to the nature of an agreement between the Debtors and a third party, concerns of confidentiality, or concerns for the privacy of an individual, the Debtors may have deemed it appropriate and necessary to avoid listing such names, addresses, and amounts.
- 16. <u>First Day Orders</u>: The Court has authorized (each, a "<u>First Day Order</u>") the Debtors to pay, in whole or in part, various outstanding prepetition Claims, including but not limited to, payments relating to prepetition tenant reimbursements and utilities. Given that certain of these Claims are anticipated to be paid in accordance with the First Day Orders, such Claims may not be listed in the Schedules, or may otherwise be listed as "unknown" or "to be determined." Accordingly, the scheduled Claims may not reflect those prepetition expenses that have been or will be paid in accordance with the First Day Orders and other orders of the Court.
- 17. <u>Signatory.</u> The Schedules and Statements have been signed by Elizabeth LaPuma, in her capacity as Independent Fiduciary. In reviewing and signing the Schedules and Statements, she has necessarily relied upon the efforts, statements and representations of various of the Debtors' personnel and professionals. She has not (and could not have) personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors and their addresses.
- **18.** <u>Limitation of Liability</u>. The Debtors and their officers, employees, agents, attorneys, and financial advisors do not guarantee or warrant the accuracy, completeness, or correctness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused, in whole or in part, by the acts, errors, or omissions, whether negligent or otherwise, in

procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. The Debtors and their officers, employees, agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise, or recategorize the information provided herein or, except to the extent required by applicable law or an order of the Court, to notify any third party should the information be updated, modified, revised, or re-categorized. In no event shall the Debtors or their officers, employees, agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential Claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

- 1. <u>Schedule A/B Assets—Real and Personal Property</u>. Each Debtor's assets in Schedule A/B are listed at net book value as of the Petition Date, unless otherwise noted, and may not necessarily reflect the market or recoverable value of these assets as of the Petition Date.
 - The Debtors' balance sheet indicates that multiple operating accounts exist at each Debtor entity. Certain bank accounts that appear on the Debtors' financial statements are not listed in the Schedules as such bank accounts were inherited from the Debtors' previous ownership and the Debtors do not believe that any such bank account existed as of the Petition Date or currently exists. After the Petition Date, the Debtors opened several new bank accounts, which accounts are not listed on the Debtors' Schedules.
 - O The Debtors' accounts receivable from tenants are collected in the ordinary course of business, and due to the nature of the books and records, IslandDundon is still in the process of classifying accounts receivable from tenants based on days outstanding. Therefore, IslandDundon has currently classified all account receivables from tenants as less than 90 days outstanding.
 - There also exist outstanding accounts receivable from when the Debtors were managed by the Former Principals of Crown Capital, for which there is no substantive detail. The Debtors do not believe any of these receivables are collectable and hence have all been classified as over 90 days outstanding.
 - o Equity interests in all of the Debtors are reflected as undetermined.
 - O All real personal property and improvements for each applicable Debtor is listed on an individualized basis and represents the NBV of the respective building and building improvement. It would be prohibitively expensive and unduly burdensome to obtain current market valuations of the Debtors' property interests that are not maintained or readily available.

- Rhodium Asset Management LLC booked intercompany accounts receivables between the Debtor entities for which no supporting documentation exists. These entries have been maintained, but the Debtors do not believe that any of these intercompany accounts receivables are collectable.
- 2. Schedule D Creditors Holding Secured Claims. Except as otherwise agreed pursuant to a stipulation, agreed order or general order entered by the Court that is or becomes final, the Debtors and/or their estates reserve their right to dispute or challenge the amount, validity, perfection, priority or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D. Further, although the Debtors may have scheduled Claims of various creditors as secured Claims for informational purposes, no current valuation of the Debtors' assets in which such creditors may have a lien has been undertaken. The Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's Claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's Claim. The descriptions provided in Schedule D are intended to be only a summary.

Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of liens. Detailed descriptions of the Debtors' prepetition debt structure and descriptions of collateral relating to the debt contained on Schedule D are contained in the *Declaration of Matthew Dundon*, *Principal of IslandDundon LLC*, in *Support of Debtors' Chapter 11 Petitions and First Day Pleadings* [D.I. 44].

Nothing in these Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements. Except as specifically stated on Schedule D, real property lessors, utility companies, and other parties that may hold security deposits have not been listed on Schedule D. The Debtors reserve all of their rights to amend Schedule D to the extent that the Debtors determine that any Claims associated with such agreements should be reported on Schedule D. Nothing herein shall be construed as an admission by the Debtors of the legal rights of any claimant or a waiver of the Debtors' rights to recharacterize or reclassify such Claim or contract. Moreover, the Debtors have not included on Schedule D parties that may believe their Claims are secured through setoff rights or inchoate statutory lien rights.

3. Schedule E/F—Creditors with Priority Unsecured Claims. Pursuant to the Interim Order Authorizing the Debtors to Continue Their Prepetition Business Operations, Policies, and Practices and Pay Related Claims in the Ordinary Course of Business on a Postpetition Basis [Docket No. 136], the Debtors have been granted the authority to pay certain tax liabilities that accrued prepetition. Accordingly, any priority unsecured Claim based upon prepetition tax accruals that have been paid pursuant to such order are not listed on Schedule E. To the extent the Debtors have listed the Claims or potential Claims of various taxing authorities, such listing of a Claim on Schedule E does not constitute an admission by the Debtors that such Claim is entitled to priority under section 507 of the Bankruptcy Code. The Debtors reserve the right to dispute the priority status of any claim on any basis.

4. Schedule E/F— Creditors with Nonpriority Unsecured Claims. The liabilities identified on Schedule E/F, Part 2, are derived from the Debtors' books and records. The Debtors made reasonable efforts to set forth their unsecured obligations, but the actual Claims and amounts against the Debtors may differ from the liabilities listed on Schedule E/F Part 2. In certain instances, the date or dates on which a Claim listed on Schedule E/F, Part 2, arose, accrued, or was incurred are unknown to the Debtors or subject to dispute. Where the determination of the date on which a Claim arose, accrued, or was incurred would be unduly burdensome and costly to the Debtors' estates, the Debtors have not listed a specific date or dates for such Claim. The listed liabilities may not reflect the correct amount of any unsecured creditor's allowed Claim. In addition, certain Clams listed on Schedule F may be entitled to priority under 11 U.S.C. § 503(b)(9).

The Debtors have made best efforts to include all creditors on Schedule F; however, the Debtors believe there may be instances where vendors have yet to provide proper invoices for prepetition goods or services. While the Debtors maintain general accruals to account for these liabilities in accordance with GAAP, these amounts are estimates.

5. Schedule G—Executory Contracts. Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases (collectively the "Agreements"), a review of such Agreements is ongoing and inadvertent errors, omissions or over-inclusion may have occurred. For example, Lynd Living is still gathering and reconciling contracts related to Debtor Kelly Hamilton Apts LLC. Pursuant to the Order Authorizing the Assumption of Certain Amended and Restated Property Management Agreements and Asset Management Agreement [Docket No. 171], the Court has approved the Debtors' assumption of certain executory contracts with Lynd Living, which contracts are included on the Debtors' Schedules. The Debtors may have entered into various Agreements in the ordinary course of their business, such as indemnity agreements, supplemental agreements, amendments/letter agreements, and confidentiality agreements, which may not be set forth in Schedule G. Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. Schedule G may be amended at any time to add any omitted Agreements. Likewise, the listing of an Agreement on Schedule G does not constitute an admission that such Agreement is an executory contract or unexpired lease or that such Agreement was in effect on the Petition Date or is valid or enforceable. The Agreements listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letter and other documents, instruments and agreements which may not be listed on Schedule G.

Any and all of the Debtors' rights, claims and causes of action with respect to the Agreements listed on Schedule G are hereby reserved and preserved, and as such, the Debtors hereby reserve all of their rights to: (i) dispute the validity, status, or enforceability of any Agreements set forth on Schedule G; (ii) dispute or challenge the characterization of the structure of any transaction, or any document or instrument related to a creditor's Claim, including, but not limited to, the Agreements listed on Schedule G; and (iii) amend or supplement such Schedule as necessary.

NOTES TO THE DEBTORS' STATEMENTS

- **1.** <u>Statement Part 1, Question 1: Revenue</u>. Revenue is shown for the fiscal years ending 2023, 2024, and 2025 through the Petition Date.
- 2. Statement Part 2, Question 4(a): Payments to Insiders. The Debtors' listing of individuals as "insiders" is subject to the methodology and reservations of rights described in paragraph 5 hereof. In the interest of disclosure, the Debtors have listed all payments during the applicable period to parties that may have qualified as an insider at any point during such period. On April 30, 2025, White & Case LLP, on behalf of Crown Capital Holdings LLC, paid certain expenses owed to the Independent Fiduciary. The Debtors' records reflect multiple categories of payments made to Lynd Living and certain of its affiliated entities prior to the Petition Date for a range of operational and administrative functions undertaken in its capacity as property manager and real estate asset manager. These payments include: (i) payroll disbursements for on-site and shared services personnel employed or administered through Lynd Living-affiliated entities; (ii) management fees paid pursuant to pre-existing property management agreements; and (iii) reimbursements for accounts receivable related to third-party expenses Lynd Living initially paid on the Debtors' behalf. The reimbursed expenses include, but are not limited to, postage and mail handling, software licenses, marketing expenditures, and other general administrative overheads incurred during the normal course of operations.
- 3. <u>Statement Part 6, Question 11: Payments Related to Bankruptcy.</u> On April 23, 2025, the Debtors deposited with White & Case LLP, proposed counsel to the Debtors, a retainer of \$141,680.00. On April 30, 2025, White & Case LLP paid certain expenses of the Debtors in the amount of \$60,000.00 from such retainer. Additional information regarding the Debtors' retention of professional service firms is more fully described in individual retention applications.
- 4. Statement Part 3, Question 7: Legal Actions. The Debtors reserve all of their rights and defenses with respect to any and all listed lawsuits and administrative proceedings. The listing of any such suits and proceedings shall not constitute an admission by the Debtors of any liabilities or that the actions or proceedings were correctly filed against the Debtors or any affiliates of the Debtors. The Debtors also reserve their right to assert that neither the Debtors nor any affiliates of the Debtors are an appropriate party to such actions or proceedings. The Debtors have made reasonable best efforts to identify all current pending litigation involving the Debtors; however, certain omissions may have occurred. In the ordinary course of business, the Debtors file unlawful detainer or forcible entry and detainer actions, as necessary, against individual tenants. The Debtors may have been involved in a number of such actions in the year preceding the Petition Date, but no such action has been listed on the Debtors' Statements.
- **5.** <u>Statement Part 7, Question 14: Previous Addresses.</u> Due to the consolidated nature of the Debtors' operations, the same address may be listed on the schedules of multiple Debtors.
- 6. <u>Statement Part 13, Question 26(b): Firms or Individuals Who Have Audited, Compiled, or Reviewed Debtors' Books</u>. The Debtors have not engaged any auditors within the two years preceding the Petition Date. The most recent party involved in preparing the Debtors' financial information was the tax preparer responsible for the 2022 return. While a

draft 2023 return was reportedly completed, it has not been released to the Debtors due to nonpayment. As of the date hereof, the Debtors have been unable to verify whether the 2023 return was finalized or filed with the appropriate reporting agencies. Other third parties may have audited, compiled, or reviewed the Debtors' books but are not included in the Debtors' responses to Statement Question 26(b).

7. Statement Part 13, Question 26(c): Firms or Individuals in Possession of Debtor's Books of Account and Records. Lynd Living assumed primary responsibility for maintaining the books and records for the Debtor Borrowers under the NOLA DIP Facility⁵ and Debtor Kelly Hamilton Apts LLC in 2025. This transition occurred after the Former Principals of Crown Capital became the subject of a federal investigation described at length earlier herein. Prior to this transition, the Debtors' book and records were exclusively managed by non-debtor affiliates owned and controlled by the Former Principals of Crown Capital, including Rhodium Asset Management LLC, whose Chief Financial Officer temporarily assisted Lynd Living during the early phases of the transition. Lynd Living has continued to manage the Debtors' books and records through the Petition Date. The current books and records in the Debtors' possession represent the extent of the information that it has for the Crown Capital Portfolio. Other third parties besides those listed may possess a subset of the Debtors' books and records but are not included in the Debtors' responses to Statement Question 26c.

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[&]quot;Debtor Borrowers" and "NOLA DIP Facility" shall have the meaning ascribed to such terms in the *Interim Order (I) Authorizing the Debtors to Obtain Postpetition Financing, (II) Granting Liens and Superpriority Administrative Expense Claims, (III) Modifying the Automatic Stay, and (IV) Granting Related Relief* [Docket No. 110].

Fill in this information to identify the case:							
Debtor Name: In re : RH Copper Creek LLC							
United States Bankruptcy Court for the: District Of New Jersey							
Case number (if known): 25-15346 (MBK)							

☐ Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy 04/25

The debtor must answer every question. 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 case number (if known).

Part '	1: Income								
	oss revenue from busine	ss							
	Identify the beginning and may be a calendar year	l ending	dates of the debtor's f	iscal y	ear, which		Sources of revenue Check all that apply	(bet	oss revenue fore deductions and lusions)
	From the beginning of the fiscal year to filing date:	From	1/1/2025 MM / DD / YYYY	to	Filing date		Operating a business Other Rental Income	\$.	840,772.00
	For prior year:	From	1/1/2024 MM / DD / YYYY	to	12/31/2024 MM / DD / YYYY	_ _ _ Ø	Operating a business Other Rental Income	\$.	1,975,802.55
	For the year before that:	From	1/1/2023 MM / DD / YYYY	to	12/31/2023 MM / DD / YYYY		Operating a business Other Rental Income	\$	1,892,535.00

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 1/2 Profit 1/2 Page 1/2 Pag

Name

2. Non-business revenue

Include revenue regardless of whether that revenue is taxable. Non-business income may include interest, dividends, money collected from lawsuits, and royalties. List each source and the gross revenue for each separately. Do not include revenue listed in line 1.

□ None

					Description of sources of revenue	Gross reve source (before ded exclusions)	nue from each
From the beginning of the fiscal year to filing date:	From	1/1/2025 MM / DD / YYYY	to	Filing date	Other Income	_ \$	65,381.35
For prior year:	From	1/1/2024 MM / DD / YYYY	_ to	12/31/2024 MM / DD / YYYY	Other Income	\$	167,556.64
For the year before that:	From	1/1/2023 MM / DD / YYYY	to	12/31/2023 MM / DD / YYYY	Other Income	_ \$	387,177.63

Name

4.

List Certain Transfers Made Defore Filling for Dankruptcy	Part 2:	List Certain Transfers Made Before Filin	g for	Bankrup	tcy
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3. Certain payments or transfers to creditors within 90 days before filing this case

List payments or transfers-including expense reimbursements-to any creditor, other than regular employee compensation, within 90 days before filing this case unless the aggregate value of all property transferred to that creditor is less than \$8,575. (This amount may be adjusted on 4/01/28 and every 3 years after that with respect to cases filed on or after the date of adjustment.)

□ N	None					
	Creditor's name and address	Dates	Total amount or value		ons for payment or transfer all that apply	
3.	1 See SOFA 3 Attachment		\$		Secured debt	
	Creditor's Name				Unsecured loan repayments	
					Suppliers or vendors	
	Street				Services	
					Other	
	City State ZIP Code					
	Country					
	Payments or other transfers of property n	nade within 1 ye	ear before filing this case th	nat benefited	any insider	
	List payments or transfers, including expense guaranteed or cosigned by an insider unless \$8,575. (This amount may be adjusted on 4/4 adjustment.) Do not include any payments lis and their relatives; general partners of a part any managing agent of the debtor. 11 U.S.C.	the aggregate va 01/28 and every sted in line 3. Insi nership debtor a	alue of all property transferre 3 years after that with respec iders include officers, directo	d to or for the ct to cases file rs, and anyon	benefit of the insider is less than d on or after the date of e in control of a corporate debtor	
	□ None					
	Insider's Name and Address	Dates	Total amount or value	Reason for	payment or transfer	
4.1	See SOFA 4 Attachment		\$			
	Insider's Name					
-	Street					
	City State ZIP Code					
	Country					
	Relationship to Debtor					

Name

5. Repossessions, foreclosures, and returns

List all property of the debtor that was obtained by a creditor within 1 year before filing this case, including property repossessed by a creditor, sold at a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include property listed in line 6.

✓ None

editor's Name and Address			Description of the Property	Date	Value of property
.1 Creditor's Name			_		\$
Street			_		
			_		
City	State	ZIP Code	_		
Country			_		

6. Setoffs

List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or otherwise took anything from an account of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor because the debtor owed a debt.

	Creditor's Nan	ne and Add	ress	Description of the action creditor took	Date action was taken	Amount
6.1	Creditor's Name					\$
	Street					
				Last 4 digits of account number: XXXX-		
	City	State	ZIP Code			
	Country					

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 20 no filed 1/2 known): 25-15346

Name

Part 3:	Legal Actions	or Assignments
I alt J.	Logui Actions	or Assignments

7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state agencies in which the debtor was involved in any capacity—within 1 year before filling this case.

□ None Nature of case Court or agency's name and address Status of case Case title Akeem et al v. Dasmen 7.1 Residential, LLC E.D. La Pending Name On appeal \checkmark 500 Poydras Street Concluded Street Case number 13650 **New Orleans** LA 70130 State ZIP Code City Country Bienvenu Foco & Viator LLC v. RH 7.2 Copper Creek LLC, La. Dist. Ct. Pending Name On appeal 500 Poydras Street Concluded Street Case number 761630 New Orleans LA 70130 City State ZIP Code

8. Assignments and receivership

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

Country

Custodian's r	name and addr	ess	Description of the Property	Value		
				\$		
Custodian's name	•			Court name and	daddress	
			Case title			
Street				Name		
			Case number	Street		
City	State	ZIP Code				
Country	,		Date of order or assignment	City	State	ZIP Code
				Country		

Name

Part 4: Certain Gifts and Charitable Contribut	ions
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9. List all gifts or charitable contributions the debtor gave to a recipient within 2 years before filing this case unless the aggregate value of the gifts to that recipient is less than \$1,000

	Recipient's name	and addres	SS	Description of the gifts or contributions	Dates given	Value
.1						\$
	Creditor's Name					
	Street			-		
	City	State	ZIP Code	-		
	Country			_		
	Recipient's relatio	nship to del	otor			

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 22 no float 11 known): 25-15346

Name

Part 5: Certain Losses

10. All losses from fire, theft, or other casualty within 1 year before filing this case.

Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).	Date of loss	Value of property lost
			•

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc RH Copper Creek LLC Statement of Financial Affairs Page 23 not 1641 if known):

Debtor:

Name

Part 6: Certain	Payments	or Transfers
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Payments related to bankruptcy

Country

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

□ None

	Who was paid or	who received	the transfer?	If not money, describe any property transferred	Dates	Tota	al amount or val	ıe
11.1	White & Case LL	Р			4/23/2025	\$_		31,521.00
	Address							
	1221 Avenue of t	the Americas		-				
	New York	NY State	10020 ZIP Code					

12. Self-settled trusts of which the debtor is a beneficiary

Who made the payment, if not debtor?

Email or website address

whitecase.com

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.

	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
12.1				\$
	Trustee			
		-		

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 24 no flux 11 known): 25-15346

Name

13. Transfers not already listed on this statement

List any transfers of money or other property - by sale, trade, or any other means - made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

Who receive	ed transfer?		Description of property transferred or payments received or debts paid in exchange	Date transfer was made	Total amount or value
					\$
Address					
Street					
City	State	ZIP Code			
Country	·				
Relationship	to Debtor				

Filed 06/24/25 Entered 06/24/25 14:47:16 Case 25-15343-MBK Doc 193-1 Desc Statement of Financial Affairs Page 25 no field 1 if known): Debtor: RH Copper Creek LLC

Name

Part 7:	Previous Locations	
14. Pre	vious addresses	

□ Does not apply

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

10952 ZIP Code

Address 14.1 46 Main Street - Suite 339 Street

New York

State

Dates of occupancy From Various To Various

Country

City

Monsey

Filed 06/24/25 Entered 06/24/25 14:47:16 Case 25-15343-MBK Doc 193-1 Desc Statement of Financial Affairs Page 26 no feet 1 if known): RH Copper Creek LLC

Name

Debtor:

Part 8:	Health	Care	Bankruptcies
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15. Health Care bankruptcies

Is the debtor primarily engaged in offering services and facilities for:

- diagnosing or treating injury, deformity, or disease, or
 providing any surgical, psychiatric, drug treatment, or obstetric care?
- ☑ No. Go to Part 9.
- $\hfill\Box$ Yes. Fill in the information below.

	Facility Name a	and Address	3	Nature of the business operation, including type of services the debtor provides	If debtor provides meals and housing, number of patients in debtor's care
15.1					
	Facility Name				
				Location where patient records are maintained (if different from facility address). If electronic, identify any service provider.	How are records kept?
	Street				Check all that apply:
					☐ Electronically
					☐ Paper
	City	State	ZIP Code	-	
	Country			_	

Name

16. Does the debt	or collect and retain personally identifiable inform	ation of customers?
□ No.		
✓ Yes. State	the nature of the information collected and retained.	Tenant names
Does	the debtor have a privacy policy about that information	n?
☑ N	0	
□ Y	es	
✓ No. Go to P	art 10.	
	art 10. he debtor serve as plan administrator?	
☐ Yes. Does t		
☐ Yes. Does t	he debtor serve as plan administrator?	
☐ Yes. Does t	he debtor serve as plan administrator? . Go to Part 10.	Employer identification number of the plan
☐ Yes. Does t	he debtor serve as plan administrator? . Go to Part 10. s. Fill in below: Name of plan	Employer identification number of the plan
☐ Yes. Does t	he debtor serve as plan administrator? . Go to Part 10. s. Fill in below: Name of plan	
☐ Yes. Does t☐ No☐ Ye	he debtor serve as plan administrator? . Go to Part 10. s. Fill in below: Name of plan	

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc RH Copper Creek LLC Statement of Financial Affairs Page 28 no fto 41 ft known): 25-15346

Name

Debtor:

Part 10: Certain Financial Accounts, Safe Deposit Boxes, and Storage Units

18. Closed financial accounts

Within 1 year before filing this case, were any financial accounts or instruments held in the debtor's name, or for the debtor's benefit, closed, sold, moved, or transferred?

Include checking, savings, money market, or other financial accounts; certificates of deposit; and shares in banks, credit unions, brokerage houses, cooperatives, associations, and other financial institutions.

☐ None

				Last 4 digits of account number		Туре о	f account	Date account was closed, sold, moved, or transferred	Last balance befortransfer	ore closing or	
18.1	Valley Nationa	XXXX-7258		Checki	ng	1/24/2025	\$	0.00			
	Name				Savings						
	1720 Route 2	1720 Route 23 Street			☐ Money market						
	Street			eet		_		☐ Brokerage			
					\checkmark	Other	Property leve	el - checking account			
	Wayne New Jersey 7470										
	City	State	ZIP Code	_							
	Country			-							

19. Safe deposit boxes

List any safe deposit box or other depository for securities, cash, or other valuables the debtor now has or did have within 1 year before filing this case.

	Depository institu	ution name and a	ddress	Names of anyone with access to it	Description of the contents	Does debtor still have it?	
19.1						□ No	
	Name						
						☐ Yes	
	Street						
				Address			
	City	State	ZIP Code				
	Country						

Name

20. Off-premises storage

List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in which the debtor does business.

	Facility name and	address		Names of anyone with access to it	Description of the contents	Does debtor still have it?
20.1						□ No
	Name					
	Street					☐ Yes
	Street					
				Address		
	City	State	ZIP Code			
	Country					

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 30 no fluid 1/2 known): 25-15346

Name

Part 11: Property the Debtor Holds or Controls That the Debtor Does Not Own

21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.

☑ None

Owner's	s name and add	ress	Location of the property	Description of the property	Value
.1					\$\$
Name					
Street			_		
			_		
City	State	ZIP Code	_		
Country					

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 31 rofto 41 transport 15:15346

Name

Part 12: Details About Environmental Information

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water, or any other medium).
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Report all notices, releases, and proceedings known, regardless of when they occurred.

22.	Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders

22.1	
22.1 Name Street Case Number	
Name Street Case Number	atus of case
Street Case Number	Pending
Case Number	On appeal
Case Number	Concluded
City State ZIP Code	
City State ZIP Code	
Country	

23. Has any governmental unit otherwise notified the debtor that the debtor may be liable or potentially liable under or in violation of an environmental law?

☑ No	
------	--

☐ Yes. Provide details below.

	Site name and address			Governmental unit name and address			Environmental law, if known	Date of notice
23.1								
	Name			Name				
	Street			Street			-	
	City	State	ZIP Code	City	State	ZIP Code	-	
	Спу	Sidle	ZIP Code	City	Siale	ZIP Code		
	Country			Country			-	

Name

24. I	Has the debtor notified any	governmental unit of an	y release of hazardous material?
-------	-----------------------------	-------------------------	----------------------------------

✓ No

 $\ \square$ Yes. Provide details below.

Site name and address			Governme	ental unit nam	e and address	Environmental law, if kno	wn Date of notice
me			Name				
eet			Street				
	01-1-	710.0 - 4-	Oite	Class	710.0 - 4-		
у	State	ZIP Code	City	State	ZIP Code		
r	ne	ne eet	ne	ne Name Street	ne Name Street	Name Street	Name Street

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 38 10 fts 41 (Rnown): 25-15346

Name

26.

Part 13: Details About the Debtor's Business or Connections to Any Business

25.	Other	businesses in which the debtor has or has had an interest

List any business for which the debtor was an owner, partner, member, or otherwise a person in control within 6 years before filing this case. Include this information even if already listed in the Schedules.

☑ N	one								
	Business name a	nd address		Describe the nature of	of the busines		er Identificati clude Social (on number Security number or ITIN.	
25.1						EIN:			
	Name					Dates bu	ısiness exist	ed	
						From		То	
	Street					_			
	City	State	ZIP Code						
	0								
	Country								
Book	s, records, and fir	ancial eta	tomonte						
DOOK	s, records, and in	iaiiciai sia	tements						
26a. L	ist all accountants	and bookk	eepers who ma	aintained the debtor's b	ooks and rec	ords within 2 ye	ears before f	iling this case.	
□ No	one								
	Name and Addres	ss			Dates of s	service			
26a.1	Laura Rosenberg	- Independe	nt Contractor		From 9/2	27/2024	To	o 3/31/2025	
	Name	•							
	Lynd Management	t Group Affil	iated Entity - LA	GSP LLC					
	Street				-				
	4499 Pond Hill Ro	ad			_				
	San Antonio	Te	xas	78231					
	City		ate	ZIP Code	_				
	Country				_				
00- 0)	Dina stan of	D	- t'	F 00	47	_	Danasat	
26a.2	Valeria Barradas - Name	Director of	Property Accour	iung	From <u>20</u>	17		Present	
	Lynd Management								
	Street	Сотоир			-				
	4499 Pond Hill Ro	ad			_				
	San Antonio	Te	exas	78231					
	City	Sta	ate	ZIP Code	_				
					_				
	Country								

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc RH Copper Creek LLC Statement of Financial Affairs Page 34 not but 1 if known): Debtor: List all firms or individuals who have audited, compiled, or reviewed debtor's books of account and records or prepared a financial 26b. statement within 2 years before filing this case. □ None Name and Address Dates of service 26b.1 Laura Rosenberg 9/27/2024 3/31/2025 From Tο Name Lynd Management Group Affiliated Entity - LAGSP LLC Street 4499 Pond Hill Road San Antonio TX 78231 City State ZIP Code Country 26b.2 Valeria Barradas 2017 То Present From Name Lynd Management Group Street 4499 Pond Hill Road San Antonio TX 78231 City State ZIP Code Country 26c. List all firms or individuals who were in possession of the debtor's books of account and records when this case is filed. □ None If any books of account and records are Name and address unavailable, explain why 26c.1 Lynd Management Group 4499 Pond Hill Road Street San Antonio ΤX 78231 State ZIP Code Country If any books of account and records are Name and address unavailable, explain why Entity owned by Moshe "Mark" Silber. Please see 26c.2 Rhodium Capital Advisers LLC attached Global Notes for additional information One World Trade Center, Suite 8500 Street

10006

ZIP Code

NY

State

New York

City

Country

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Debtor: RH Copper Creek LLC Statement of Financial Affairs Page 35 10 ft b4 1/2 known): 25-15346

Name

26d. List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issued a financial statement within 2 years before filing this case.

□ None

	Name and address			
26d.1	CKD Funding LLC			
	Name		,	
	4770 White Plains Road			
	Street			
	Bronx	NY	10470	
	City	State	ZIP Code	
	Country			
	Name and address			
26d.2	Cleveland International Fund			
	Name			
	1240 Huron Road E, Suite 420			
	Street			
	Cleveland	ОН	44115	
	City	State	ZIP Code	
	Country			
	Name and address			
26d.3	Rhodium Capital Advisers LLC			
	Name			
	One World Trade Center, Suite 8500			
	Street			
	New York	NY	10006	
	City	State	ZIP Code	
	Country			

Debtor:		25-15343-MBK r Creek LLC	Doc 193-1 Filed 06/24/2 Statement of Financial Affairs		red 06/24/2 36nonfb4r1#kno		
27 le	Name						
	nventories				_		
Н	lave any in	ventories of the debtor'	s property been taken within 2 years before	e filing this ca	ase?		
5	☑ No						
	☐ Yes. Giv	e the details about the	two most recent inventories.				
	Name	e of the person who su	pervised the taking of the inventory	Date of Inventory		amount and b) of each inve	asis (cost, market, or entory
					\$		
	Name		erson who has possession of inventory				
	27.1						
	Name						
	Street						
	City	State	ZIP Code				
	Countr	у					
			ors, managing members, general partner the time of the filing of this case.	rs, members	in control, co	ntrolling sha	reholders, or other
	Name		Address		Position and Na interest	ture of any	% of interest, if any
	28.1 Elizal	peth LaPuma	1221 Avenue of the Americas, New 10020	York, NY Independent Fid		uciary	0%
	28.2 RH N	ew Orleans Holdings LL	100 Franklin Square Drive, Suite 40 Somerset, NJ 08873		HoldCo		100%
			this case, did the debtor have officers, sholders in control of the debtor who no				partners, members
	□ No						
1	☑ Yes. Ide	entify below.					
	Name		Address	Position any inter	and Nature of est	Period duri	ng which position or s held
:	29.1 Fred S	Schulman	100 Franklin Square Dr 4th floor, Somerset NJ 08873	Sharehol	der of CBRM ic.	From	To Various

Shareholder of CBRM Realty, Inc.

From

Address on file

To Through 9/26/2024

29.2 Moshe Silber

Debtor:		Se 25-15343-M opper Creek LLC			iled 06/24/25 ancial Affairs	Entered 06/24/25 Page 37 no fb411t known):	_	Desc
	Name							
30.	Payme	ents, distributions, o	r withdrawals	credited or giv	en to insiders			
		1 year before filing thi es, loans,credits on loa				e in any form, including salary	, other compens	sation, draws,
	□ No							
	☑ Ye	s. Identify below.						
		Name and address o	f recipient		Amount of money or description and value of property	Dates	Reason for pro	viding the value
	30.1	See SOFA Question 4	ļ					
		Name						
		Street						
		Sileet						
		City	State	ZIP Code				
		City	State	ZIP Code				
		Country						
		Relationship to debto	or					
31.	Withir	n 6 years before filing	g this case, ha	as the debtor b	een a member of ar	ny consolidated group for t	ax purposes?	
	□ No							
	☑ Ye	s. Identify below.						
		Name of the parent co	orporation		Employ	er Identification number of th	e parent corpor	ation
	31.1	CBRM Realty Inc.			EIN: 26	-3782420		
32.	Withi	n 6 vears before filin	ng this case. h	as the debtor a	as an employer bee	n responsible for contribut	ing to a pensio	n fund?
	✓ No		J ,				3	
	⊻ INC)						
	□ Ye	es. Identify below.						
		Name of the pension	n fund		Employer I	dentification number of the p	ension fund	
	32.1				EIN:			

Part 14: Signature and Declaration Statement of Financial Affairs Page 38 of 41

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.

I have examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the information is true and correct.

Executed on 06/23/2025 MM / DD / YYYYY

**

* / s / Elizabeth LaPuma Printed name Elizabeth LaPuma

Signature of individual signing on behalf of the debtor

Position or relationship to debtor Independent Fiduciary

Are additional pages to Statement of Financial Affairs for Non-Individuals Filling for Bankruptcy (Official Form 207) attached?

No

Yes

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Statement of Financial Affairs Page 39 of 41 In re: RH Copper Creek LLC

Case No. 25-15346

Attachment 3

Certain payments or transfers to creditors within 90 days before filing this case

Creditor's name	Address 1	City	State	Zip	Date	Total amount or value	Reason for payment or transfer (e.g. Secured debt, Unsecured loan repayments, Suppliers or vendors, Services, or Other)
Entergy	PO Box 8101	Baton Rouge	LA	70891-8101	3/5/2025	\$1,544.63	Vendor
Entergy	PO Box 8101	Baton Rouge	LA	70891-8101	3/13/2025	\$2,046.85	Vendor
Entergy	PO Box 8101	Baton Rouge	LA	70891-8101	4/2/2025	\$1,676.68	Vendor
Entergy	PO Box 8101	Baton Rouge	LA	70891-8101	4/15/2025	\$2,735.40	Vendor
Entergy	PO Box 8101	Baton Rouge	LA	70891-8101	5/1/2025	\$1,900.79	Vendor
Entergy	PO Box 8101	Baton Rouge	LA	70891-8101	5/7/2025	\$1,593.68	Vendor
Waste Solution Services	5404 Whitsett Ave # 162	Valley Village	CA	91607-1615	3/13/2025	\$6,118.78	Vendor
Waste Solution Services	5404 Whitsett Ave # 162	Valley Village	CA	91607-1615	4/15/2025	\$2,618.78	Vendor

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Statement of Financial Affairs Page 40 of 41 In re: RH Copper Creek LLC

Case No. 25-15346

Attachment 4 Payments or other transfers of property made within 1 year before filing this case that benefited any insider

							Total amount	Reasons for payment	
Insider's name	Address 1	Address 2	City	State	Zip	Date	or value	or transfer	Relationship to debtor
LAGSP LLC	4499 Pond Hill Road		San Antonio	TX	78231	3/27/2025		Property Manager	Managing Agent
LAGSP LLC	4499 Pond Hill Road		San Antonio	TX	78231	4/11/2025	\$4,000.00	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	5/24/2024	\$13,110.27	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	5/28/2024	\$845.19	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	6/6/2024	\$2,586.64	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	6/10/2024	\$9,857.15	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	6/24/2024	\$11,827.01	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	6/30/2024	\$883.34	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	7/9/2024	\$2,468.47	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	7/9/2024	\$9,662.24	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	7/20/2024	\$9,307.73	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	7/29/2024		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	8/11/2024	\$2,419.71	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	8/11/2024		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	8/20/2024		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	8/28/2024	\$894.45	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	8/29/2024	\$8,621.55	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	9/4/2024	\$2,494.53	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	9/13/2024	\$10,254.92	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	9/24/2024	\$904.95	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	9/26/2024	\$7,880.12	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	10/9/2024	\$2,524.53	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	10/9/2024	\$7,313.82	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	10/28/2024	\$7,049.50	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	10/30/2024	\$815.49	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	11/6/2024	\$2,392.93	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	11/12/2024	\$9,872.94	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	11/21/2024	\$9,311.58	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	11/21/2024	\$9,311.58	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	11/30/2024	\$825.92	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	11/30/2024	\$825.92	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/3/2024	\$2,253.73	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/5/2024	\$2,253.73	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/6/2024	\$8,672.42	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/6/2024	\$8,672.42	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/19/2024	\$9,756.95	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/19/2024		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/26/2024		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	12/30/2024		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/2/2025		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/3/2025	\$2,317.53	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/9/2025		Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/9/2025		Property Manager	Managing Agent

Case 25-15343-MBK Doc 193-1 Filed 06/24/25 Entered 06/24/25 14:47:16 Desc Statement of Financial Affairs Page 41 of 41 In re: RH Copper Creek LLC

Case No. 25-15346

Attachment 4

Payments or other transfers of property made within 1 year before filing this case that benefited any insider

							Total amount	Reasons for payment	
Insider's name	Address 1	Address 2	City	State	Zip	Date	or value	or transfer	Relationship to debtor
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/15/2025	\$841.05	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/16/2025	\$841.05	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/16/2025	\$8,845.58	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/16/2025	\$8,845.58	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/31/2025	\$8,299.10	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	1/31/2025	\$8,299.10	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	2/4/2025	\$2,703.03	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	2/5/2025	\$2,703.03	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	2/13/2025	\$8,410.41	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	2/13/2025	\$8,410.41	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	2/19/2025	\$2,890.58	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	2/28/2025	\$10,230.96	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	3/2/2025	\$10,230.96	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	3/6/2025	\$2,212.42	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	3/16/2025	\$7,787.09	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	3/26/2025	\$844.50	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	3/26/2025	\$8,823.93	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	4/3/2025	\$2,297.13	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	4/14/2025	\$7,836.60	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	4/23/2025	\$9,087.91	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	4/30/2025	\$689.34	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	5/7/2025	\$2,691.99	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	5/9/2025	\$10,582.90	Property Manager	Managing Agent
Lynd Management Group LLC	4499 Pond Hill Road		San Antonio	TX	78231	5/19/2025	\$703.11	Property Manager	Managing Agent
Rhodium Management	46 Main Street	Suite 339	Monsey	NY	10952	6/11/2024	\$3,391.58	Property Manager	Non-Debtor Affiliate
Rhodium Management	46 Main Street	Suite 339	Monsey	NY	10952	6/11/2024	\$16,608.42	Property Manager	Non-Debtor Affiliate
Rhodium Management	46 Main Street	Suite 339	Monsey	NY	10952	8/7/2024	\$8,000.00	Property Manager	Non-Debtor Affiliate
Rhodium Management	46 Main Street	Suite 339	Monsey	NY	10952	8/22/2024	\$2,728.30	Property Manager	Non-Debtor Affiliate
Rhodium Management	46 Main Street	Suite 339	Monsey	NY	10952	9/26/2024	\$4,000.00	Property Manager	Non-Debtor Affiliate
Rhodium Management	46 Main Street	Suite 339	Monsey	NY	10952	11/5/2024	\$4,003.33	Property Manager	Non-Debtor Affiliate