Fill in this information	to identify the case:	
United States Bankrupto	ey Court for the:	
	Delaware District of (State)	
Case number (If known): _	Chapter	1

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy*

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

1.	Debtor's name	Leisure Investments Holdings LLC	
2.	All other names debtor used in the last 8 years Include any assumed names, trade names, and doing business as names	N/A	
3.	Debtor's federal Employer Identification Number (EIN)	8 8 - 1 6 0 7 2 6 0	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		Av. Banco Chinchorro Esquina Number Street Acanceh MZA 1, LT 8 SM 13, C.P. 77504	Number Street P.O. Box
		Cancun, Quintana Roo México City State ZIP Code	City State ZIP Code
		N/A County	Location of principal assets, if different from principal place of business
			Number Street
			City State ZIP Code
5.	Debtor's website (URL)	https://thedolphinco.com	

^{*}This petition has been prepared in accordance with currently available information a Voluntary Petition for Non-Individuals Filing for Danking information becomes available.



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

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Debtor <u>Leisure Investments F</u>	Holdings LLC	_ Case number (if kno	wn)
 10. Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1, attach a separate list. 11. Why is the case filed in this district? 	Case number, if known Check all that apply: Debtor has had its domicile	e, principal place of business, or prir	MM / DD /YYYY
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	No ✓ Yes. Answer below for each Why does the prope ☐ It poses or is alled What is the hazar ☐ It needs to be phy ☐ It includes perishal attention (for exart assets or other open open) ✓ Other See First Day II Where is the property Is the property insure No	ty? Number Street City Ty need immediate attention? (Consequence of the property that needs immediate attention? (Consequence of the property of the proper	e weather. Aly deteriorate or lose value without at, dairy, produce, or securities-related State ZIP Code
Statistical and adminis	trative information		
13. Debtor's estimation of available funds		distribution to unsecured creditors. penses are paid, no funds will be av	ailable for distribution to unsecured creditors.
14. Estimated number of creditors (on a consolidated basis)	☐ 1-49 ☐ 50-99 ☐ 100-199 ☐ 200-999	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000

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Debtor	Leisure Investments Holdings LLC		Case number (if known)				
	ated assets consolidated basis)	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 milli \$10,000,001-\$50 milli \$50,000,001-\$100 m \$100,000,001-\$500	llion nillion		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billio More than \$50 billion	
	ated liabilities consolidated basis)	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 milli \$10,000,001-\$50 milli \$50,000,001-\$100 m \$100,000,001-\$500	llion nillion		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion	
	Request for Relief, Dec	laration, and Signatures					
WARNING		ious crime. Making a false stant for up to 20 years, or both.				n result in fines up to	
	ration and signature of rized representative of r	The debtor requests relie petition.	ef in accordance with the ch	napter of title	11, Unit	ed States Code, specified	in this
		I have been authorized to	o file this petition on behalf	of the debtor			
		I have examined the info correct.	rmation in this petition and	have a reasc	nable b	elief that the information is	true and
		I declare under penalty of penalt	5	ue and corre	ct.		
		/s/ Steven Robert		Steven Robert Strom			
		Signature of authorized repre	esentative of debtor	Printed na	ime		
		Title <u>Authorized Pers</u>	son				
18. Signa	ture of attorney	x /s/ Robert S. Brady		Date		1/2025	
		Signature of attorney for del	btor		MM	/DD /YYYY	
		Robert S. Brady Printed name					
		Young Conway Star	rgatt & Taylor LLP				
		1000 North King Str Number Street	reet				
		Wilmington City		DE State		19801 ZIP Code	
		302.571.6600 Contact phone		<u>rbra</u> Email	ady@y address	cst.com	
		2847 Bar number		DE State		-	
		שם וועוווטכו		State			

Schedule 1

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

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "**Debtors**") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

Company
Aqua Tours, S.A. de C.V.
Dolphin Austral Holdings, S.A. de C.V.
Dolphin Capital Company, S. de R.L. de C.V.
Dolphin Leisure, Inc.
Ejecutivos de Turismo Sustentable, S.A. de C.V.
Gulf World Marine Park, Inc.
GWMP, LLC
Icarus Investments Holdings LLC
Leisure Investments Holdings LLC
Marineland Leisure Inc.
MS Leisure Company
Promotora Garrafón, S.A. de C.V.
The Dolphin Connection, Inc.
Triton Investments Holdings LLC
Viajero Cibernético S.A. de C.V.

LEISURE INVESTMENTS HOLDINGS LLC

(a Delaware limited liability company)

Written Consent of

and

The Board of Managers

The Sole Member

In Lieu of a Meeting

Effective as of March 30, 2025

Pursuant to the Delaware Limited Liability Company Act (the "Act") and the Amended and Restated Limited Liability Company Agreement of the Company, dated April 19, 2022 (the "Operating Agreement"), the first undersigned, being the sole manager (the "Independent Director") of the Board of Managers (the "Board") of Leisure Investments Holdings LLC, a Delaware limited liability company (the "Company"), does hereby consent to the following actions, which shall constitute a meeting of the Board, and the Independent Director hereby adopts the following resolutions by written consent in lieu of a meeting of the Board and hereby directs that this consent be filed with the minutes of the proceedings of the Board; and pursuant to the Act, the Operating Agreement, and that certain Amended and Restated Security Agreement dated June 27, 2022 (as may be amended and restated from time to time, the "Security Agreement"), the second undersigned hereby exercises the voting and other rights granted to it in the Security Agreement of TDC Leisure Holdings LLC ("TDC"), the holder of the sole membership interest of the Company (the "Sole Member"), and does hereby consent to the following actions, which shall constitute a meeting of the Sole Member, and the Sole Member hereby adopts the following resolutions by written consent in lieu of a meeting of the Sole Member:

WHEREAS, on June 27, 2022, TDC, certain subsidiaries of the Company, as grantors, the Purchasers (as defined in the Security Agreement) from time to time party thereto (the "Purchasers"), and Wilmington Trust, National Association, a national banking association, as predecessor in interest to GLAS Americas LLC, as collateral agent (in such capacity, together with its successors and assigns, the "Collateral Agent") for the Purchasers and any other holders of the Notes (as defined in the Security Agreement) entered into certain Second Amended and Restated Note Purchase and Guarantee Agreement (as so amended and restated, and as may be further amended and restated from time to time, the "2 A&R Note Purchase Agreement");

WHEREAS, in connection with the 2 A&R Note Purchase Agreement, TDC (and certain of its subsidiaries, including the Company), were required, pursuant to the Security Agreement and other Collateral Documents (as defined in the Security Agreement), to grant, collaterally assign and pledge to the Collateral Agent (for the benefit of the Purchasers), a continuing security interest in all of their right, title and interest in real property, personal property and all other assets, including ownership interests in and to all of the Capital Stock (as defined in the Security Agreement) owned or thereafter acquired by TDC in the Company, regardless of class or designation, including, without limitation, all proceeds thereof and all rights relating thereto, all as provided therein;

WHEREAS, the Board, with the assistance of the legal and financial advisors of the Company, has been conducting a review of the business, financial, and operational circumstances of the Company, the

strategic alternatives of the Company under the circumstances, and the recommendations of the Company's advisors;

NOW, THEREFORE, BE IT:

Commencement of Chapter 11 Case

RESOLVED, the Board has determined, after consultation with the Chief Restructuring Officer (the "*CRO*") and the Company's advisors, that it is desirable and in the best interests of the Company and its stakeholders that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "*Bankruptcy Code*") in the United States Bankruptcy Court for the District of Delaware (the "*Bankruptcy Court*"); and be it further

RESOLVED, that any officer or manager of the Company, including, without limitation, the Independent Director and CRO (each, an "Authorized Officer"), in each case, acting singly or jointly, be, and each hereby is, authorized, empowered and directed, with full power of delegation, to negotiate, execute, verify, deliver and file, in the name and on behalf of the Company, all plans, petitions, schedules, statements, motions, lists, applications, pleadings, affidavits, declarations, orders, notices and other papers (collectively, the "Chapter 11 Filings") (with such changes therein and additions thereto as such Authorized Officer may deem necessary, appropriate or advisable, the execution and delivery of any of the Chapter 11 Filings by such Authorized Officer with any changes thereto to be conclusive evidence that such Authorized Officer deemed such changes to meet such standard) in the Bankruptcy Court, and, in connection therewith, to take and perform any and all further acts and deeds which such Authorized Officer deems necessary, proper or desirable in connection with the Company's chapter 11 case (the "Chapter 11 Case"), including negotiating, executing, delivering, performing and filing any and all documents, schedules, statements, lists, papers, agreements, certificates and instruments (or any amendments or modifications thereto) in connection with, or in furtherance of, the Chapter 11 Case, the transactions and professional retentions set forth in this resolution; and be it further

Debtor-in-Possession Financing

RESOLVED, that in connection with the Chapter 11 Case, the Board has determined that it is in the best interests of the Company to consummate the transactions under that certain super-priority senior secured debtor-in-possession credit facility in an aggregate principal amount of up to \$8,000,000 to be evidenced by that certain Debtor-in-Possession Credit Agreement, by and among Triton Investments Holdings LLC, as borrower, and each of its subsidiary entities identified therein or form time to time party thereto, as guarantors, the lenders from time to time party thereto (the "Lenders"), and the administrative and collateral agent for the Lenders (in such capacity and together with its successors, the "Agent") (on the terms and conditions substantially similar to those set forth in the form previously provided to the Board, together with the exhibits and schedules attached thereto, the "DIP Credit Agreement", in each case subject to approval by the Bankruptcy Court, which is necessary and appropriate to the conduct of the business of the Company (the "Debtor-in-Possession Financing"), and be it further

RESOLVED, that the execution and delivery of the DIP Credit Agreement and the DIP Financing Documents (as defined below) by the Company and the consummation by the Company of the transactions contemplated thereunder, including (i) the guaranty of the obligations thereunder as provided in any guaranty, (ii) the grant of a security interest in and liens upon substantially all of the Company's assets in favor of the Agent for the benefit of the secured parties (including the authorization of financing statements in connection with liens), and (iii) the execution, delivery and performance of all other agreements, instruments, documents, notices or certificates constituting exhibits to the DIP Credit Agreement or that may be required, necessary, appropriate, desirable or advisable to be executed or delivered pursuant to the

DIP Credit Agreement or otherwise related thereto, including interest rate or currency hedging arrangements (each a "DIP Financing Document" and collectively, the "DIP Financing Documents"), the making of the representations and warranties and compliance with the covenants thereunder and the assumption of any obligations under and in respect of any of the foregoing, are hereby authorized and approved in all respects, and that any Authorized Officer, who may act without the joinder of any other Authorized Officer, is hereby severally authorized, empowered and directed, in the name and on behalf of the Company, to execute and deliver the DIP Credit Agreement and any other DIP Financing Document to which the Company is a party, with such changes therein and additions thereto as any such Authorized Officer, in his or her sole discretion, may deem necessary, convenient, appropriate, advisable or desirable, the execution and delivery of the DIP Credit Agreement and such DIP Financing Documents with any changes thereto by the relevant Authorized Officer, to be conclusive evidence that such Authorized Officer deemed such changes to meet such standard; and be it further

RESOLVED, that the form, terms and provisions of each of (i) the DIP Credit Agreement, including the use of proceeds to provide liquidity for the Company throughout the Chapter 11 Case and (ii) any and all of the other agreements, including any guarantee and security agreement, letters, notices, certificates, documents and instruments authorized, executed, delivered, reaffirmed, verified and filed in connection with the Debtor-in-Possession Financing and the performance of obligations thereunder, including the borrowings and guarantees contemplated thereunder, are hereby, in all respects confirmed, ratified and approved; and be it further

RESOLVED, that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the DIP Credit Agreement and any other DIP Financing Document, in the name and on behalf of the Company, and such other documents, agreements, instruments and certificates as may be required by the Agent or required by the DIP Credit Agreement and any other DIP Financing Documents; and be it further

RESOLVED, that the Company be, and hereby is, authorized to incur the obligations and to undertake any and all related transactions contemplated under the DIP Credit Agreement and any other DIP Financing Document, including the granting of security thereunder; and be it further

RESOLVED, that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to grant security interests in, and liens on, any and all property of the Company as collateral pursuant to the DIP Credit Agreement and any other DIP Financing Document to secure all of the obligations and liabilities of the Company thereunder to the Lenders and the Agent, and to authorize, execute, verify, file and deliver to the Agent, on behalf of the Company, all agreements, documents and instruments required by the Lenders in connection with the foregoing; and be it further

RESOLVED, that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to take all such further actions, including to pay all fees and expenses, in accordance with the terms of the DIP Credit Agreement and any other DIP Financing Document, which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable to perform the Company's obligations under or in connection with the DIP Credit Agreement or any other DIP Financing Document and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

RESOLVED, that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and

extensions of the DIP Credit Agreement and any of the DIP Financing Documents which shall, in such Authorized Officer's sole judgment, be necessary, proper or advisable; and be it further

ACKNOWLEDGED, that the terms of, the entry into and performance by the Company into the DIP Credit Agreement and any other DIP Financing Document are in the best interest of the Company; and be it further

Retention of Professionals

RESOLVED, that, in connection with the Chapter 11 Case, any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized, empowered and directed, with full power of delegation, in the name and on behalf of the Company, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers and other professionals, on behalf of the Company, that such Authorized Officer deems necessary, appropriate or advisable in connection with, or in furtherance of, the Chapter 11 Case, with a view to the successful prosecution of the Chapter 11 Case (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and be it further

RESOLVED, that each of the entities set forth on **Schedule** "A" hereto is hereby retained in its respective capacity as the applicable advisor or professional for the Company in the Chapter 11 Case as set forth opposite its name therein, in each case, subject to Bankruptcy Court approval; and be it further

General Authorizations; Ratification of Past Acts

RESOLVED, that any Authorized Officer, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of the Company, to take and perform any and all further acts or deeds that, in the judgment of such Authorized Officer, shall be or become necessary, proper, or desirable in connection with the Chapter 11 Case, including (i) the negotiation of such additional agreements, amendments, modifications, supplements, reports, documents, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, notes, certificates, or other documents that may be required, (ii) the execution, delivery, certification, recordation, performance under and filing (if applicable) of any of the foregoing, and (iii) the payment of all fees, consent payments, taxes and other expenses as any such Authorized Officer, in his or her sole discretion, may approve or deem necessary, appropriate or desirable in order to carry out the intent and accomplish the purposes of the foregoing resolutions and the transactions contemplated thereby, all of such actions, executions, deliveries, filings and payments to be conclusive evidence of such approval or that such Authorized Officer deemed the same to meet such standard; and be it further

RESOLVED, that any and all past actions heretofore taken by any Authorized Officer in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects as the acts and deeds of the Company; and be it further

RESOLVED, that any Authorized Officer is expressly authorized, individually, with the right to substitution and expressly authorized to represent various parties in the same matter (multiple representation), to do and procure to be done or deliver all and any such acts and things as may be required, necessary of advantageous in his sole opinion in order to implement the aforementioned resolutions; and be it further.

RESOLVED, that this written consent be, and hereby is, directed to be inserted in the permanent records of the Company; and be it further.

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RESOLVED, that these resolutions may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute one and the same instrument.

[Signature page follows]

[Rest of the page intentionally left blank]

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The undersigned has executed and delivered this Written Consent of the Board and of the Sole Member effective as of the date first written above.

/s/ Steven Robert Strom

Name: Steven Robert Strom Title: Independent Director

GLAS Americas, LLC, Solely in its capacity as Collateral Agent, and not individually

By: /s/ Katie Fischer

Name: Katie Fischer Title: Vice President

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Schedule "A"

Entity Name and Location	Capacity as Advisor or Professional			
Young Conaway Stargatt & Taylor, LLP	Counsel to the Company			
Riveron Management Services, LLC	Restructuring Advisor to the Company			

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
LEISURE INVESTMENTS HOLDINGS LLC, et al., 1	Case No. 25()
Debtors.	(Joint Administration Requested)

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "**Debtor**" and, collectively, the "**Debtors**") hereby state as follows:

- 1. For purposes of these chapter 11 cases, the mailing address of Debtor Leisure Investments Holdings LLC ("LIH") and each of its subsidiaries is Leisure Investments Holdings LLC, c/o Riveron Management Services, LLC, 600 Brickell Avenue, Suite 2550, Miami, FL 33131.
- 2. Debtor LIH is wholly owned by TDC Leisure Holdings LLC ("**TDC Holdings**"), whose address is Av. Banco Chinchorro Esquina Acanceh MZA 1, LT 8 SM 13 C.P. 77504, Cancun Quintana Roo México.
- 3. Debtor Triton Investments Holdings LLC ("TIH") is wholly owned by LIH.
- 4. Debtors MS Leisure Company and Icarus Investments Holdings LLC are wholly owned by TIH.
- 5. Debtor Ejecutivos de Turismo Sustentable, S.A. de C.V. is 1% owned by LIH and 99% owned by CIBanco, S.A., Institución de Banca Múltiple, as trustee under the

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number are as follows: Leisure Investments Holdings LLC (7260); Triton Investments Holdings LLC (6416); MS Leisure Company (7257); Icarus Investments Holdings LLC (2636); Ejecutivos de Turismo Sustentable S.A. de C.V. (5CA4); Dolphin Capital Company, S. de R.L. de C.V. (21H8); Dolphin Leisure, Inc. (7073); Dolphin Austral Holdings, S.A. de C.V. (6A13); Aqua Tours, S.A. de C.V. (6586); Viajero Cibernético, S.A. de C.V. (1CZ7); Promotora Garrafón, S.A. de C.V. (0KA2); Marineland Leisure, Inc. (7388); GWMP, LLC (N/A); Gulf World Marine Park, Inc. (0348); and The Dolphin Connection, Inc. (0322). For the purposes of these chapter 11 cases, the address for the Debtors is Leisure Investments Holdings LLC, c/o Riveron Management Services, LLC, 600 Brickell Avenue, Suite 2550, Miami, FL 33131.

- Irrevocable Guaranty Trust number CIB/2380 Plaza Campos Eliseos Uno, (Mariano Escobedo #595), Polanco Section V, Miguel Hidalgo, Zip Code 11560, Mexico City, Mexico ("CIBanco").²
- 6. Debtor Dolphin Leisure, Inc. ("**Dolphin Leisure**") is wholly owned by Controladora Dolphin SA de CV.
- 7. Debtors Marineland Leisure Inc., GWMP, LLC, Gulf World Marine Park, Inc., and The Dolphin Connection, Inc. are each wholly owned by Dolphin Leisure.
- 8. Debtor Dolphin Capital Company, S. de R.L. de C.V. is .0004% owned by TDC Leisure Holdings LLC and 99.9996% owned by CIBanco, as trustee.
- 9. Debtor Dolphin Austral Holdings, S.A. de C.V. is 99% owned by CIBanco, as trustee, and 1% owned by Eduardo Albor Villanueva, whose address is available upon request.
- 10. Debtors Viajero Cibernético, S.A. de C.V., Aqua Tours, S.A. de C.V., and Promotora Garrafón, S.A. de C.V. are each 99.99% owned by CIBanco, as trustee, and 0.01% owned by Eduardo Albor Villanueva.

2

Ninety-nine percent or more of the equity interest in each entity organized under the laws of Mexico (each, an "MX Entity") is held by CIBanco, S.A., Institución de Banca Múltiple, as trustee under the Irrevocable Guaranty Trust number CIB/2380 Plaza Campos Eliseos Uno, (Mariano Escobedo #595), and one percent or less of the equity interest in each MX Entity is held by a second entity or individual. Mexican law does not permit its corporate entities to be wholly-owned and requires each entity have at least two equity holders.

Fill in this information to identify the case:	
Debtor name Leisure Investments Holdings LLC	
United States Bankruptcy Court for the:	District of Delaware (State)
Case number (If known):	

☐ Check if this is an amended filing

12/15

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	To be provided						
2							
3							
4							
5							
6							
7							
8							

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Debtor		Case number (if known)	
	N		

Name of creditor and complete mailing address, including zip code	debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					

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Fill in this information to identify the case and this filing:		
Debtor Name Leisure Investments Holdings LLC		
United States Bankruptcy Court for the:	District ofDelaware (State)	
Case number (If known):		

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

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

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

Declaration and signature

Declaration and signature			
another	individual serving as a representative of the	agent of the corporation; a member or an authorized agent of the partnership; or debtor in this case. necked below and I have a reasonable belief that the information is true and correct:	
_	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)		
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
☐ Sc	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)		
☐ Sci	Schedule H: Codebtors (Official Form 206H)		
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)		
☐ Am	Amended Schedule		
□ Ch	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)		
☑ Oth	Other document that requires a declaration Corporate Ownership Statement and List of Equity Security Holders		
I declare under penalty of perjury that the foregoing is true and correct.			
Execute	d on 03/31/2025 MM / DD / YYYY	/s/ Steven Robert Strom Signature of individual signing on behalf of debtor	

Steven Robert Strom

Authorized Person

Position or relationship to debtor

Printed name