## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Chapter 11

ELETSON HOLDINGS INC., et al.,

Case No.: 23-10322 (JPM)

Debtors. 1

(Jointly Administered)

### NOTICE OF FILING OF REVISED COMMITMENT LETTER FOR SECOND AMENDED JOINT PLAN OF REORGANIZATION OF DEBTORS UNDER CHAPTER 11 OF THE UNITED STATES BANKRUPTCY CODE

PLEASE TAKE NOTICE that on July 5, 2024, the above captioned debtors and debtors-in-possession (collectively the "Debtors") filed the solicitation version of the *First Amended Disclosure Statement in Support of Second Amended Joint Plan of Reorganization of Debtors Under Chapter 11 of the United States Bankruptcy Code* [Dkt. No. 839] (the "Disclosure Statement").

PLEASE TAKE FURTHER NOTICE that attached as Exhibit 7 to the Disclosure Statement is a commitment letter (the "Commitment Letter") executed by the Majority Shareholders of the Debtors evidencing the Majority Shareholders' commitment to fund the Debtors' plan of reorganization.

PLEASE TAKE FURTHER NOTICE that the Debtors hereby file a revised Commitment Letter attached hereto as <u>Exhibit A</u> (the "<u>Revised Commitment Letter</u>") in conjunction with the *Second Amended Joint Plan of Reorganization of Debtors Under Chapter* 11 of the United States Bankruptcy Code filed by the Debtors on the date hereof for confirmation by this Court at the hearing scheduled for September 9, 2024.

PLEASE TAKE FURTHER NOTICE that copies of the Disclosure Statement,

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases are: Eletson Holdings Inc., Eletson Finance (IIS) IIC and Agathonisson Finance LLC.

Commitment Letter, Revised Commitment Letter and other pleadings filed in the above-captioned chapter 11 cases may be obtained from the Court's website, <a href="https://ecf.nysb.uscourts.gov">https://ecf.nysb.uscourts.gov</a>, for a nominal fee.

DATED: New York, New York September 8, 2024

#### **REED SMITH LLP**

/s/ Derek J. Baker

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Counsel to the Debtors

# **EXHIBIT A**

September 7, 2024

Eletson Holdings, Inc.

Re: Commitment Letter for \$37 Million Shareholder New Value Contribution by Eletson Members

Ladies and Gentlemen

Reference is made to the Second Amended Joint Plan of Reorganization of Debtors Under Chapter 11 of the United States Bankruptcy Code filed on July 5, 2024 at Docket Number 840 (as amended or modified from time to time, the "Plan") by the debtors, Eletson Holdings, Inc., Eletson Finance (US) LLC, and Agathonissos Finance LLC (collectively, the "Debtors") in their chapter 11 cases currently pending in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") and jointly administered under Case No. 23-10322 (the "Chapter 11 Cases"). This letter (the "Commitment Letter") is hereby issued by Lassia Investment Company, Glafkos Trust Company, and Family Unity Trust Company (each, "Eletson Member" and collectively, the "Majority Eletson Members"). On June 27, 2024, the Majority Eletson Members provided a commitment letter by which they committed to contribute to the Debtors the Shareholder New Value Contribution consisting of (a) Cash and cash equivalents in an aggregate amount of \$30 million and (b) the Collections Contributions (the "Initial Commitment Letter"). This Commitment Letter hereby supplements the Initial Commitment Letter dated June 27, 2024.

We, the Majority Eletson Members, constituting the majority of the shareholders of Eletson Holdings, Inc., hereby commit:

- i. to provide the Debtors with Cash and cash equivalents in an aggregate amount of \$37 million and
- ii. to cause each of the Gas Ownership Defendants' to contribute and deliver to the Litigation Trust Trustee a one time-cash payment equal to (i) 90% of the first \$21 million of net cash recoveries under the Final Award; plus (ii) 50% of the next \$20 million of net cash recoveries under the Final Award; plus (iii) 75% of the net cash recoveries in excess of \$41 million under the Final Award.

for the purposes of effecting the consummation of the Plan following confirmation thereof by the Bankruptcy Court (the "Amended Shareholder New Value Contribution"). Pursuant to this Commitment Letter, we, the Majority Eletson Members, hereby agree to, and will, pay the Amended Shareholder New Value Contribution in cash to Eletson Holdings, Inc. upon the Effective Date of the Plan, solely for purposes of consummating the Plan. Upon receipt by the Debtors and their estates of the Amended Shareholder New Value Contribution and the consummation of the Plan, the Majority Eletson Members shall receive the Interests in the Reorganized Debtor as provided for in the Plan. In the event a Confirmation Order with respect to the Plan is not entered or does not become a Final Order, or in the event the Effective Date of the Plan does not occur for any reason other than due to failure of the Majority Eletson Members

<sup>&</sup>lt;sup>1</sup> Capitalized terms used herein but undefined have the meaning provided in the Plan.

to make the Amended Shareholder New Value Contribution, the Majority Eletson Members obligations hereunder shall immediately terminate without further notice or action by any party. In addition, the Majority Eletson Members' obligations hereunder shall terminate on October 31, 2024 (the "Outside Termination Date") without further notice of action by any party.

Each of the undersigned Eletson Members hereby represents and warrants that:

- a. the proceeds of the Amended Shareholder New Value Contribution shall be made from funds procured by themselves and not from any funds of any Debtor;
- b. such Eletson Member has uncalled capital commitments, committed financing lines, or otherwise has arranged to have available funds to fund its respective obligations under this Commitment Letter:
- c. such Eletson Member is duly organized, validly existing and, where applicable, in good standing under the laws of its jurisdiction of organization or establishment;
- d. such Eletson Member has the corporate power and authority to execute and deliver this Commitment Letter and to perform its obligations hereunder;
- e. this Commitment Letter has been duly authorized by all necessary corporate action on the part of such Eletson Member; and
- no restrictions in contract or law of any kind governing the undersigned Eletson Members prohibits, limits, or restricts in any way the execution of this Commitment Letter by each Eletson Member or the performance of such Eletson Members' obligations hereunder;

This Commitment Letter has been and is made solely for the benefit of the Debtors and their estates and solely for purposes of effecting the Amended Shareholder New Value Contribution under the Plan. Nothing in this Commitment Letter, expressed or implied, is intended to confer or does confer on any other person or entity any rights or remedies under or by reason of this Commitment Letter or the agreements contained herein.

This Commitment Letter and the Plan embodies the entire agreement and understanding among the Majority Eletson Members, and the Debtors with respect to the Amended Shareholder New Value Contribution, supersedes all prior agreements and understandings relating to the specific matters hereof and may not be contradicted by evidence of prior, contemporaneous, or subsequent oral agreements of the parties. The commitment and obligations of each undersigned Eletson Member are not assignable. This Commitment Letter is not assignable by the Debtors and all rights hereunder are intended to be solely for the benefit of the Debtors and their estates.

Each of the parties hereto agrees that the Bankruptcy Court shall have exclusive jurisdiction with respect to this Commitment Letter. For the avoidance of doubt, each of the Majority Eletson Members irrevocably submits to the jurisdiction of the Bankruptcy Court solely for purpose (i) of enforcement of the terms of this Commitment Letter or (i) to compel the payment of the Amended Shareholder New Value Contribution by any or all of the Majority Eletson Members.

This Commitment Letter shall be governed by, and construed in accordance with, the laws of the State of New York and, to the extent applicable, the Bankruptcy Code.

This Commitment Letter may be executed in counterparts which, taken together, shall constitute an original. Delivery of an executed counterpart of this Commitment Letter by telecopier. 23-10322-jpm Doc 1092 Filed 09/08/24 Entered 09/08/24 23:36:44 Main Document Docusign Envelope ID: 4F6D90DB-FD47-4AF0-886B-A608DC0783CA Pg 7 of 9

facsimile or other electronic transmission (including by .PDF file) shall be effective as delivery of a manually executed counterpart thereof.

[Signature page to follow]

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LASSIA INVESTMENT COMPANY

By: Harsker Frie Karastamati
Name:
Title: Director-President

GLAFKOS TRUST COMPANY

FAMILY UNITY TRUST COMPANY

By: Vassa Kertsikoff
Name: Title: Director / President

ACCEPTED AND AGREED TO AS OF September [\_], 2024

ELETSON HOLDINGS INC.

Name: VASIUS HADTIEVEFTHERIADIS
Title: VICE PRESIDENT / DIRECTOR

ELETSON FINANCE (US), LLC.

Name: VACILIE HADT CECEFT HERIADIS
Title: AS DIRECTOR OF SOLE MEMber

AGATHONISSOS FINANCE LLC.

Name: VASILIS HADTIEL EFTHERIADIS
Title: As DIRECTIX OF SOLE Mamber