UNITED STATES BANKRUPTCY COURT

Southern I	DISTRICT	OF Texas
H	Iouston Div	rision
In Re. Wolverine UK Holdco Limited	§ §	Case No. 23-90683
Debtor(s)		Lead Case No. 23-90611
Monthly Operating Report		Chapter 11
Reporting Period Ended: 04/30/2024		Petition Date: <u>06/01/2023</u>
Months Pending: 11		Industry Classification: 5 5 1 1
Reporting Method: Accrual Basis	•	Cash Basis
Debtor's Full-Time Employees (current):		0
Debtor's Full-Time Employees (as of date of order for reli	ef):	0
Supporting Documentation (check all that are attached (For jointly administered debtors, any required schedules must) Statement of cash receipts and disbursements Balance sheet containing the summary and detail of Statement of operations (profit or loss statement) Accounts receivable aging Postpetition liabilities aging Statement of capital assets Schedule of payments to professionals Schedule of payments to insiders All bank statements and bank reconciliations for the Description of the assets sold or transferred and the	be provided of the assets	liabilities and equity (net worth) or deficit period
/s/ Charles A. Beckham, Jr. Signature of Responsible Party 06/15/2024 Date		Charles A. Beckham, Jr. Printed Name of Responsible Party 1221 McKinney Street Suite 4000, Houston, TX, 77010 Address

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore \$ 1320.4(a)(2) applies.



Par	rt 1: Cash Receipts and Disbursements	Current Month	Cumulative
a.	Cash balance beginning of month	\$0	
b.	Total receipts (net of transfers between accounts)	\$0	\$0
c.	Total disbursements (net of transfers between accounts)	\$0	\$0
d.	Cash balance end of month (a+b-c)	\$0	
e.	Disbursements made by third party for the benefit of the estate	\$0	\$0
f.	Total disbursements for quarterly fee calculation (c+e)	\$0	\$0
	rt 2: Asset and Liability Status ot generally applicable to Individual Debtors. See Instructions.)	Current Month	
a.	Accounts receivable (total net of allowance)	\$0	
b.	Accounts receivable over 90 days outstanding (net of allowance)	\$0	
c.	Inventory (Book • Market Other (attach explanation))	\$0	
d	Total current assets	\$1	
e.	Total assets	\$338,901,346	
f.	Postpetition payables (excluding taxes)	\$0	
g.	Postpetition payables past due (excluding taxes)	\$0	
h.	Postpetition taxes payable	\$0	
i.	Postpetition taxes past due	\$0	
j.	Total postpetition debt (f+h)	\$0	
j. k.	Prepetition secured debt	\$0	
1.	Prepetition priority debt	\$0	
	Prepetition unsecured debt	\$335,281,246	
m.			
n.	Total liabilities (debt) (j+k+l+m) Ending agaits/not worth (a, n)	\$335,281,246 \$3,620,100	
0.	Ending equity/net worth (e-n)	\$5,020,100	
Pa	rt 3: Assets Sold or Transferred	Current Month	Cumulative
a.	Total cash sales price for assets sold/transferred outside the ordinary	00	40
h	course of business Total payments to third parties incident to assets being sold/transferred	\$0	\$0
b.	outside the ordinary course of business	\$0	\$0
c.	Net cash proceeds from assets sold/transferred outside the ordinary course of business (a-b)	\$0	\$0
	rt 4: Income Statement (Statement of Operations) ot generally applicable to Individual Debtors. See Instructions.)	Current Month	Cumulative
a.	Gross income/sales (net of returns and allowances)	\$0	
b.	Cost of goods sold (inclusive of depreciation, if applicable)	\$0	
c.	Gross profit (a-b)	\$0	
d.	Selling expenses	\$0	
e.	General and administrative expenses	\$0	
f.	Other expenses	\$0	
g.	Depreciation and/or amortization (not included in 4b)	\$0	
h.	Interest	\$0	
i.	Taxes (local, state, and federal)	\$0	
j.	Reorganization items	\$0	
k.	Profit (loss)	\$0	\$0

Part 5:	Profe	ssional Fees and Expenses					
				Approved Current Month	Approved Cumulative	Paid Current Month	Paid Cumulative
a.	Debtor	's professional fees & expenses (bank	ruptcy) Aggregate Total				
	Itemize	ed Breakdown by Firm					
		Firm Name	Role				
	i						
	ii						
	iii						
	iv						
	v						
	vi						
	vii						
	viii						
	ix						
	х						
	xi						
	xii						
	xiii						
	xiv						
	xv						
	xvi						
	xvii						
	xviii						
	xix						
	xx						
	xxi						
	xxii						
	xxiii						
	xxiv						
	xxv						
	xxvi						
	xxvii						
	xxviii						
	xxix						
	XXX						
	xxxi						
	xxxii						
	xxxiii						
	xxxiv						
	XXXV						
	xxxvi						

xxxvii			
xxxvii			
xxxix			
xl			
xli			
xlii			
xliii			
xliv			
xlv			
xlvi			
xlvii			
xlviii			
xlix			
1			
li			
lii			
liii			
liv			
lv			
lvi			
lvii			
lviii			
lix			
lx			
lxi			
lxii			
lxiii			
lxiv			
lxv			
lxvi			
lxvii			
lxviii			
lxix			
lxx			
lxxi			
lxxii			
lxxiii			
lxxiv			
lxxv			
lxxvi			
lxxvii			
lxxvii			

Case 23-90611 Document 1843 Filed in TXSB on 06/14/24 Page 5 of 22

Debtor's Name Wolverine UK Holdco Limited Case No. 23-90683 lxxix lxxx lxxxi lxxxii lxxxii lxxxiv lxxxv lxxxv: lxxxv lxxxv lxxxix хc xci xcii xciii xciv xcv xcvi xcvii xcviii xcix c ci Paid Current Paid Approved Approved Current Month Cumulative Month Cumulative b. Debtor's professional fees & expenses (nonbankruptcy) Aggregate Total Itemized Breakdown by Firm Firm Name Role ii iii iv vi vii viii ix X хi

xii xiii xiv

xv				
xvi				
xvii				
xviii				
xix				
XX				
xxi				
xxii				
xxiii				
xxiv				
xxv				
xxvi				
xxvii				
xxviii				
xxix				
xxx				
xxxi				
xxxii				
xxxiii				
xxxiv				
xxxv				
xxxvi				
xxxvii				
xxxvii				
xxxix				
xl				
xli				
xlii	-			
xliii				
xliv				
xlv				
xlvi				
xlvii				
xlviii				
xlix				
1				
li				
lii				
liii				
liv				
lv				
lvi				

lvii			
lviii			
lix			
lx			
lxi			
lxii			
lxiii			
lxiv			
lxv			
lxvi			
lxvii			
lxviii			
lxix			
lxx			
lxxi			
lxxii			
lxxiii			
lxxiv			
lxxv			
lxxvi			
lxxvii			
lxxvii			
lxxix			
lxxx			
lxxxi			
lxxxii			
lxxxii			
lxxxiv			
lxxxv			
lxxxvi			
lxxxvi			
lxxxvi			
lxxxix			
xc			
xci			
xcii			
xciii			
xciv			
xcv			
xcvi			
xcvii			
xcviii			

Case 23-90611 Document 1843 Filed in TXSB on 06/14/24 Page 8 of 22

Debtor	's Name	Wolverine UK Holdco Limited			Ca	ase No. 23-9068	23-90683				
	xcix										
	c										
c.	All pro	ofessional fees and expenses (de	btor & committees)	\$0	\$0	\$0	\$0				

Pa	rt 6: Postpetition Taxes	Cur	rent Month	Cumulative					
1 a	it o. Tostpennon Taxes	Cui	Tent Month	Cumulative					
a.	Postpetition income taxes accrued (local, state, and federal)		\$0	\$0					
b.	Postpetition income taxes paid (local, state, and federal)		\$0	\$0					
c.	Postpetition employer payroll taxes accrued		\$0						
d.	Postpetition employer payroll taxes paid		\$0	\$0					
e.	Postpetition property taxes paid		\$0	\$0					
f.	Postpetition other taxes accrued (local, state, and federal)		\$0	\$0					
g.	Postpetition other taxes paid (local, state, and federal)		\$0	\$0					
Pa	rt 7: Questionnaire - During this reporting period:								
a.	Were any payments made on prepetition debt? (if yes, see Instructions)	Yes 🔿	No 💿						
b.	Were any payments made outside the ordinary course of business without court approval? (if yes, see Instructions)	Yes 🔿	No 💿						
c.	Were any payments made to or on behalf of insiders?	Yes 🔘	No 💿						
d.	Are you current on postpetition tax return filings?	Yes 💿	No 🔘						
e.	Are you current on postpetition estimated tax payments?	Yes •	No 🔘						
f.	Were all trust fund taxes remitted on a current basis?	Yes •	No 🔘						
g.	Was there any postpetition borrowing, other than trade credit? (if yes, see Instructions)	Yes (No 💿						
h.	Were all payments made to or on behalf of professionals approved by the court?	Yes 🔿	No N/A •						
i.	Do you have: Worker's compensation insurance?	Yes 💿	No 🔘						
	If yes, are your premiums current?	Yes 💿	No O N/A O	(if no, see Instructions)					
	Casualty/property insurance?	Yes 💿	No 🔘						
	If yes, are your premiums current?	Yes •	No O N/A O	(if no, see Instructions)					
	General liability insurance?	Yes 💿	No 🔘						
	If yes, are your premiums current?	Yes 💿	No O N/A O	(if no, see Instructions)					
j.	Has a plan of reorganization been filed with the court?	Yes •	No 🔘						
k.	Has a disclosure statement been filed with the court?	Yes 💿	No 🔘						
1.	Are you current with quarterly U.S. Trustee fees as set forth under 28 U.S.C. § 1930?	Yes •	No 🔿						

Case 23-90611 Document 1843 Filed in TXSB on 06/14/24 Page 9 of 22

Debtor's Name Wolverine UK Holdco Limited Case No. 23-90683 Part 8: Individual Chapter 11 Debtors (Only) Gross income (receipts) from salary and wages \$0 a. \$0 Gross income (receipts) from self-employment b. \$0 Gross income from all other sources c. Total income in the reporting period (a+b+c)\$0 d. \$0 Payroll deductions e. \$0 f. Self-employment related expenses Living expenses \$0 g. All other expenses \$0 h. \$0 Total expenses in the reporting period (e+f+g+h) i. Difference between total income and total expenses (d-i) \$0 j. \$0 List the total amount of all postpetition debts that are past due k. Yes (No (Are you required to pay any Domestic Support Obligations as defined by 11 1. U.S.C § 101(14A)? Yes O No O N/A • If yes, have you made all Domestic Support Obligation payments? **Privacy Act Statement** 28 U.S.C. § 589b authorizes the collection of this information, and provision of this information is mandatory under 11 U.S.C. §§ 704, 1106, and 1107. The United States Trustee will use this information to calculate statutory fee assessments under 28 U.S.C. § 1930(a)(6). The United States Trustee will also use this information to evaluate a chapter 11 debtor's progress through the bankruptcy system, including the likelihood of a plan of reorganization being confirmed and whether the case is being prosecuted in good faith. This information may be disclosed to a bankruptcy trustee or examiner when the information is needed to perform the trustee's or examiner's duties or to the appropriate federal, state, local, regulatory, tribal, or foreign law enforcement agency when the information indicates a violation or potential violation of law. Other disclosures may be made for routine purposes. For a discussion of the types of routine disclosures that may be made, you may consult the Executive Office for United States Trustee's systems of records notice, UST-001, "Bankruptcy Case Files and Associated Records." See 71 Fed. Reg. 59,818 et seq. (Oct. 11, 2006). A copy of the notice may be obtained at the following link: http:// www.justice.gov/ust/eo/rules regulations/index.htm. Failure to provide this information could result in the dismissal or conversion of your bankruptcy case or other action by the United States Trustee. 11 U.S.C. § 1112(b)(4)(F). I declare under penalty of perjury that the foregoing Monthly Operating Report and its supporting documentation are true and correct and that I have been authorized to sign this report on behalf of the estate. /s/ Raymond Carney Raymond Carney

Printed Name of Responsible Party

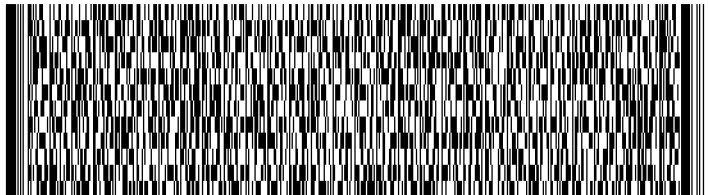
06/15/2024

Date

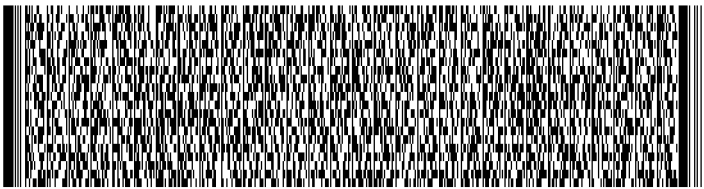
Signature of Responsible Party

Chief Financial Officer

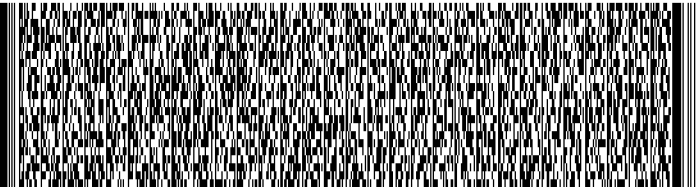
Title



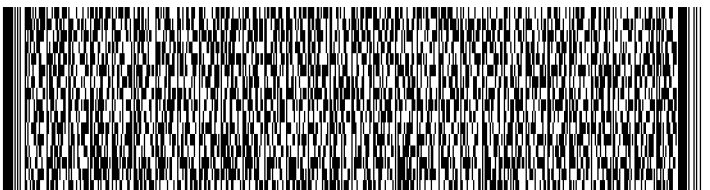
PageOnePartOne



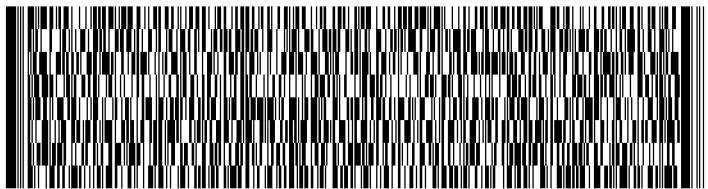
PageOnePartTwo



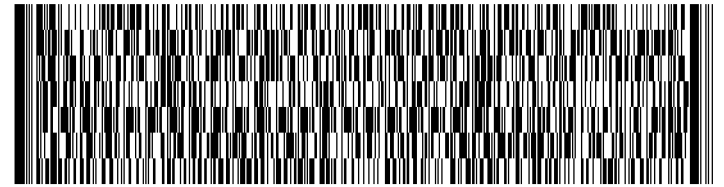
PageTwoPartOne



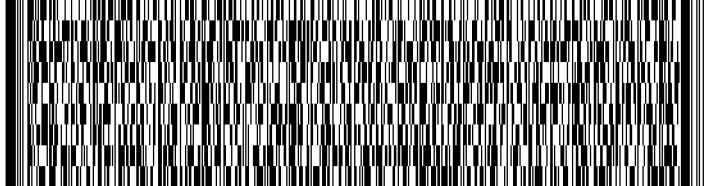
PageTwoPartTwo



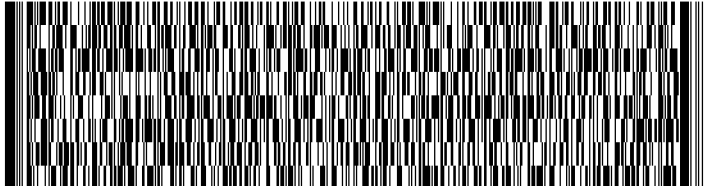
Bankruptcy1to50



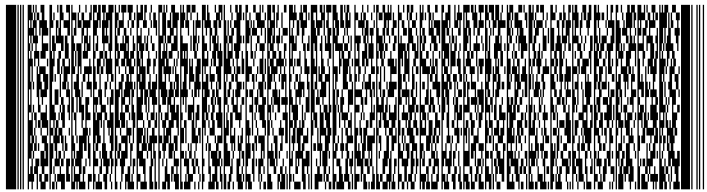
Bankruptcy51to100



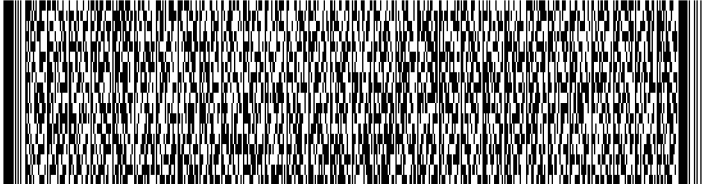
NonBankruptcy1to50



NonBankruptcy51to100



PageThree



PageFour

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

)	
In re:)	Chapter 11
)	
Wesco Aircraft Holding	s, Inc., et al., ¹)	Case No. 23-90611 (MI)
	Debtors.)	(Jointly Administered)
)	

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGIES, AND DISCLAIMERS REGARDING THE DEBTORS' CONSOLIDATED MONTHLY OPERATING REPORT

On June 1, 2023 (the "Petition Date"), Wesco Aircraft Holdings, Inc. ("Wesco") and 43 of its affiliated debtors (such affiliate, each a "Debtor," collectively with Wesco, the "Debtors" or "Incora"),² filed voluntary petitions for relief under Chapter 11 of the United States Bankruptcy Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of Texas, Houston Division (the "Bankruptcy Court"), thereby commencing their cases (the "Chapter 11 Cases"). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On June 1, 2023, the Bankruptcy Court entered an order authorizing the joint administration of these Chapter 11 Cases. On June 16, 2023, the United States Trustee for Region 7 (Southern and Western Districts of Texas) (the "U.S. Trustee") appointed an Official Committee of Unsecured Creditors pursuant to section 1102(a)(1) of the Bankruptcy Code.

On January 12, 2024, the Debtors filed the *Modified First Amended Joint Chapter 11 Plan of Wesco Aircraft Holdings, Inc. et al.* [Docket No. 1223] (the "**Plan**"). On January 12, 2024, the Bankruptcy Court entered the *Order (I) Approving the Disclosure Statement, (II) Approving Solicitation and Voting Procedures, (III) Approving Forms of Ballots, (IV) Scheduling a Confirmation Hearing, and (V) Establishing Notice and Objection Procedures [Docket No. 1228].*

The Debtors operate under the trade name Incora and have previously used the trade names Wesco, Pattonair, Haas, and Adams Aviation. A complete list of the Debtors in these Chapter 11 Cases, with each one's federal tax identification number and the address of its principal office, is available on the website of the Debtors' noticing agent at http://www.kccllc.net/incora/. The service address for each of the Debtors in these Chapter 11 Cases is 2601 Meacham Blvd., Ste. 400, Fort Worth, TX 76137.

A complete list of each of the Debtors in these Chapter 11 Cases and the last four digits of their federal tax identification numbers may be obtained on the website of the Debtors' proposed claims and noticing agent at http://www.kccllc.net/incora/. The service address for each of the Debtors in these cases is 2601 Meacham Blvd., Ste. 400, Fort Worth, TX 76137.

The following notes and statements and limitations should be referred to, and referenced in connection with, any review of the MOR (as defined below).

1. General Methodology. The Debtors are filing this consolidated monthly operating report (the "MOR") for the period including April 1, 2024 through April 30, 2024 (the "Reporting Period"), for purposes of complying with the monthly operating reporting requirements applicable in the Debtors' Chapter 11 Cases. The MOR is unaudited and has not been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") and does not include all of the information and footnotes required by U.S. GAAP. The MOR is not intended to reconcile to any financial statements otherwise prepared or distributed by the Debtors. The MOR is in a format acceptable to the U.S. Trustee. The MOR should not be relied upon by any persons for information relating to current or future financial condition, events, or performance of any of the Debtors or their affiliates, as the results of operations contained herein are not necessarily indicative of results which may be expected from any other period or for the full year and may not necessarily reflect the combined results of operations, financial position, and schedule of receipts and disbursements in the future.

Basis of Presentation. In preparing the MOR, the Debtors relied on financial information available from the books and records available to them at the time of such preparation. The financial information contained herein is derived from the Debtors' books and records without, among other things, all adjustments or reclassification that may be necessary or typical for consolidated financial statements or to accord with U.S. GAAP. Although the Debtors made commercially reasonable efforts to ensure the material accuracy and completeness of the MOR and because the Debtors' accounting systems were developed to produce consolidated financial statements by business unit, rather than financial statements by legal entity, it is possible that not all assets, liabilities, income or expenses have been recorded for the correct legal entity.

This information has not been subjected to procedures that would typically be applied to financial information presented in accordance with U.S. GAAP or any other recognized financial reporting framework. If such procedures were applied, the Debtors believe that the financial information presented in the MOR could be subject to change, including material change.

Although the Debtors made commercially reasonable efforts to ensure the accuracy and completeness of the MOR, given the complexity of the Debtors' business, inadvertent errors or omissions may occur. Accordingly, the Debtors hereby reserve all of their rights to dispute the nature, validity, status, enforceability, or executory natures of any claim amount, agreement, representation, or other statement set forth in this MOR. Further, the Debtors reserve the right to amend or supplement this MOR, if necessary, but shall be under no obligation to do so.

Accordingly, there can be no assurance that the consolidated financial information presented herein is complete, and readers are strongly cautioned not to place undue reliance on the MOR.

2. Reporting Period. Unless otherwise noted herein, the MOR generally reflects the Debtors' books and records for the applicable Reporting Period. Unless otherwise noted herein, no adjustments have been made for activity occurring after the close of the Reporting Period.

- 3. Consolidated Entity Accounts Payable and Disbursement Systems. Cash is received and disbursed by the Debtors in a manner consistent with the Debtors' historical cash management practices, as described in the Debtors' Emergency Motion for Entry of Interim and Final Orders (I) Authorizing Them to (A) Maintain and Use Their Existing Cash Management System, (B) Pay Bank Fees, (C) Utilize Existing Business Forms, (D) Utilize Credit Cards, and (E) Engage in Intercompany Transactions and (II) Waiving Compliance with Section 345(b) [Docket No. 80].
- **4. Accuracy.** The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. Persons and entities trading in or otherwise purchasing, selling, or transferring the claims against or equity interests in the Debtors should evaluate this financial information in light of the purposes for which it was prepared. The Debtors and their advisors make no representations, are not liable for and undertake no responsibility to indicate variations from securities laws herein or for any evaluations of the Debtors, including of their financial condition, based on this financial information or any other information.
- 5. Debtor in Possession Financing. On July 10, 2023, the Debtors received final authorization from the Bankruptcy Court to obtain postpetition financing pursuant to a senior secured, superpriority and priming debtor-in-possession note purchase agreement, consisting of new money notes in an aggregate principal amount of \$300 million pursuant to the Final Order (I) Authorizing the Debtors to (A) Obtain Postpetition Financing and (B) Use Cash Collateral, (II) Granting Liens and Providing Superpriority Administrative Expense Claims, (III) Granting Adequate Protection to Prepetition Secured Parties, (IV) Modifying the Automatic Stay, and (V) Granting Related Relief [Docket No. 396] (the "DIP Motion"). Wesco Aircraft Holdings, Inc. (Case No. 23-90611) is the issuer under the note purchase agreement. Please see the DIP Motion for additional detail available at https://www.kccllc.net/incora.
- 6. Payment of Prepetition Claims Pursuant to First Day Orders. On June 1, 2023, the Bankruptcy Court entered orders (the "First Day Orders") authorizing, but not directing, the Debtors to pay certain prepetition (a) wages, salaries, benefits and other compensation and maintain employee benefit programs; (b) claims of lien claimants and 503(B)(9) claimants; (c) claims of critical vendors, foreign claimants and outstanding orders; (d) taxes and fees; (e) amounts to maintain insurance policies, programs and related obligations; and (f) amounts to maintain and administer existing customer programs and honor certain prepetition obligations related thereto. The Bankruptcy Court subsequently approved the relief requested in connection with the First Day Orders. To the extent any payments were made on account of prepetition claims following the commencement of these Chapter 11 Cases pursuant to the authority granted to the Debtors by the Bankruptcy Court under the First Day Orders, such payments have been included in the MOR (subject to the notes and statements and limitations provided herein).

- 7. **Reservation of Rights.** The Debtors reserve all rights to amend or supplement the MOR in all respects, as may be necessary or appropriate. Nothing contained in this MOR shall constitute a waiver of any of the Debtors' rights or an admission with respect to their Chapter 11 Cases.
- 8. Insiders. Information regarding the individuals listed as "insiders" in this MOR have been included for informational purposes only. The Debtors do not take any position with respect to, and reserve all rights 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 the federal securities law, or with respect to any theories of liability or any other purpose.

9. Specific MOR Disclosures.

• The Debtors are submitting eight MORs, seven of which are prepared for individual Debtors and one of which reflects the combined financial information for the remaining Debtors (the "Consolidated Debtor Entities"). For purposes of this MOR, the accompanying Statement of Cash Receipts and Disbursements, Balance Sheets and Statements of Income (Loss) of the Debtors are only set forth on an individual basis for those Debtors for which a MOR is also separately prepared. The financial information for the Consolidated Debtor Entities is not separately presented, but rather is presented on a combined basis. A Summary of Consolidated Debtor Entities is included as an exhibit below.

Notes to Part 1:

- In accordance with the UST Form 11-MOR Instructions, Part 1 omits intercompany cash activity, resulting in variances between cash balances at the end of the month as presented in Part 1 and cash and cash equivalent balances as presented in the Balance Sheet attachment. These variances are reconciled within the Cash Activity attachment.
- Figures include cash as reported in the bank statements. Reconciling differences will exist between bank statement balances and balance sheet cash balances due to ordinary course timing differences between payment execution in the Debtors' financial system and disbursement of funds from Debtor bank accounts.

Notes to Part 2:

- See "Basis of Presentation" above regarding certain adjustments or reclassifications applied at a consolidated level.
- Intercompany eliminations between the Debtor entities are reflected on the balance sheet and income statement of Wesco Aircraft Holdings, Inc. (Case No. 23-90611). Intercompany eliminations between Debtor and non-Debtor affiliates are not reflected.
- The MOR has not been subjected to certain income tax provision procedures that would typically be applied at fiscal year-end. The information presented herein may materially differ if such procedures were applied.

- The Debtors do not maintain an aging schedule of trade accounts receivable net of allowances. The Debtors believe that the information as disclosed in MOR-2a appropriately summarizes the ending accounts receivable of the Debtors.
- Because the Debtors' existing recording systems were not designed to distinguish between pre- and postpetition liabilities, the Debtors have commenced a process to distinguish between pre- and post-petition liabilities based on application of a materiality threshold, which is reflected in this MOR. As the Debtors continue this process and additional information becomes available, the allocation of liabilities between prepetition and postpetition periods may change.
- Solely for purposes of this MOR, "Liabilities Subject to Compromise", as reported on the Balance Sheets, includes (i) the full amount of all of the prepetition unsecured liabilities of the Debtors and (ii) the full amount of all of the prepetition secured liabilities of the Debtors other than liabilities associated with the Prepetition ABL Facility. The Debtors' inclusion or exclusion of any amounts in the presentation of "Liabilities Subject to Compromise" in the Balance Sheets is done solely for expediency in preparing this MOR pursuant to the Debtors' reporting obligations and does not indicate a view, of the Debtors or of any other person, as to whether and to what extent the respective liabilities may be impaired.
- The Debtors are currently assessing the accounting impacts of the rejection of executory contracts and unexpired leases. Such rejections have not yet been accounted for as of the end of the Reporting Period.
- Liabilities do not include guarantees of funded debt issued by Wesco Aircraft Holdings, Inc. (Case No. 23-90611).

Notes to Part 4:

- See "Basis of Presentation" above regarding certain adjustments or reclassifications applied at a consolidated level.
- Intercompany eliminations between the Debtor entities are reflected on the Balance Sheet and Statement of Income (Loss) of Wesco Aircraft Holdings, Inc. (Case No. 23-90611). Intercompany eliminations between Debtor and non-Debtor affiliates are not reflected.
- The MOR has not been subjected to certain income tax provision procedures that would typically be applied at fiscal year-end. The information presented herein may materially differ if such procedures were applied.
- Selling expenses are reported together with General and Administrative expenses, as the Company does not maintain Selling expenses as a separate financial reporting line item.

Notes to Part 5:

• Payments related to creditor advisor fees have been excluded from the Professional Fees and Expenses section of the MOR.

Notes to Part 7:

• (a) Pursuant to the relief granted via the Debtors' various final first day orders, the Debtors have made payments on prepetition debts as they come due in the ordinary course. Where applicable, details of these payments have been delivered to the required notice parties pursuant to the reporting requirements contained within the first day orders.

In re: Wesco Aircraft Holdings, Inc.

Case No.: 23-90611

Summary of Consolidated Debtor Entities

		Consolidated Case
Case No.	Company Name	No.
23-90611	Wesco Aircraft Holdings, Inc.	23-90611
23-90667	Haas Group, LLC	23-90611
23-90690	Haas Holdings, LLC	23-90611
23-90704	Pioneer Holding Corporation	23-90611
23-90686	Pattonair Holding, Inc.	23-90611
23-90604	Pattonair USA, Inc.	23-90611
23-90671	Pattonair Holdings Limited	23-90611
23-90673	Quicksilver Midco Limited	23-90611
23-90670	Pattonair Group Limited	23-90611
23-90669	Pattonair Europe Limited	23-90611
23-90666	Adams Aviation Supply Company Ltd.	23-90611
23-90668	Pattonair (Derby) Limited	23-90611
23-90672	Pattonair Limited	23-90611
23-90677	Wesco Aircraft Hardware Corp.	23-90611
23-90677	Wesco Corporate	23-90611
23-90678	Wesco LLC 1	23-90611
23-90675	Wesco 1 LLP	23-90611
23-90676	Wesco 2 LLP	23-90611
23-90687	Wesco Aircraft SF, LLC	23-90611
23-90688	Wesco Aircraft Canada, LLC	23-90611
23-90694	Wesco Aircraft Canada Inc.	23-90611
23-90691	Haas Group International, LLC	23-90611
23-90691	Intgrtd Chem Mgt -Avchem	23-90611
23-90692	Haas of Delaware LLC	23-90611
23-90689	Haas TCM Industries LLC	23-90611
23-90685	NetMRO, LLC	23-90611
23-90693	Haas Corporation of Canada	23-90611
23-90698	Haas Group Canada Inc.	23-90611
23-90696	Haas Chemical Management of Mexico, Inc.	23-90611
23-90701	Haas TCM de Mexico, S. de R.L. de C.V.	23-90611
23-90697	Haas Corporation of China	23-90611
23-90703	Haas TCM of Israel Inc.	23-90611
23-90700	Haas International Corporation	23-90611
23-90702	Haas TCM Group of the UK Limited	23-90611
23-90707	Wesco Aircraft International Holdings Limited	23-90611
23-90705	Wesco Aircraft EMEA, Ltd.	23-90611
23-90699	Haas Group International SCM Limited	23-90611
23-90695	Flintbrook Limited	23-90611
23-90706	Wesco Aircraft Europe Limited	23-90611
23-90674	UNISEAL, Inc.	23-90674
23-90679	Wesco LLC 2	23-90679
23-90680	Wolverine Intermediate Holding Corporation	23-90680
23-90681	Wolverine Intermediate Holding II Corporation	23-90681
23-90682	Pioneer Finance Corporation	23-90682
23-90683	Wolverine UK Holdco Limited	23-90683
23-90684	Interfast USA Holdings Inc.	23-90684

Case 23-90611 Document 1843 Filed in TXSB on 06/14/24 Page 19 of 22

In re: Wesco Aircraft Holdings, Inc. Case No.: 23-90611

April 2024 Cash Receipts and Disbursements (\$ in 000s)

		Total	23-90611 23-90681		23-90680		23	23-90684		23-90674		-90682	23-90683		23-90679		
	Tota	al Debtors	Wesco Aircraft Holdings, Inc.	Interr Hole	verine nediate ding II oration	Inter H	lverine mediate olding poration		rfast USA dings Inc.	UNISE	AL, Inc.	Fi	ioneer nance poration	F	verine UK łoldco .imited	Wes	co LLC 2
Beginning Bank Cash Balance	\$	248,368	\$ 248,368	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Receipts:																	
Non-Intercompany Receipts		188,964	188,964		-		-		-		-		-		-		-
Intercompany Receipts - Debtor		231,057	231,057		-		-		-		-		-		-		-
Intercompany Receipts - Non-Debtor		6,484	6,484		-		-		-		-		-		-		-
Disbursements:																	
Non-Intercompany Disbursements		(219,283)	(219,283)		-		-		-		-		-		-		-
Intercompany Disbursements - Debtor		(231,279)	(231,279)		-		-		-		-		-		-		-
Intercompany Disbursements - Non-Debtor		(3,361)	(3,361)		-		-		-		-		-		-		-
Ending Bank Cash Balance	\$	220,947	\$ 220,947	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	

Case 23-90611 Document 1843 Filed in TXSB on 06/14/24 Page 20 of 22

In re: Wesco Aircraft Holdings, Inc. Case No.: 23-90611 April 2024 Income Statement (\$ in 000s)

	Total Total Debtors		23-90611	23	3-90681	23	3-90680	2	3-90684	23	3-90674	23	-90682	23	-90683	23-	90679		
			Total Debtors		Total Debtors		Wesco Aircraft Holdings, Inc.	Inte Ho	olverine ermediate olding II rporation	Inte H	olverine rmediate lolding rporation		erfast USA Idings Inc.	UNIS	SEAL, Inc.	Fi	ioneer inance poration	F	verine UK loldco imited
Net sales	\$	177,278	\$ 177,278	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-		
Cost of sales		140,404	140,404		-		-		-		-		-		-		-		
Gross Profit		36,874	36,874		-		-		-		-		-		-		-		
Selling, general and administrative expenses		29,335	29,335		-		-		-		-		-		-		-		
Income (loss) from operations		7,539	7,539		-		-		-		-		-		-		-		
Interest expense, net		2,137	2,137		-		-		-		-		-		-		-		
Other expense, net		920	920		-		-		-		-		-		-		-		
Reorganization items, net		10,507	10,507		-		-		-		-		-		-		-		
Income (loss) before income taxes		(6,025)	(6,025)		-		-		-		-		-		-		-		
Income tax provision (benefit)		18	18		-		-		-		-		-		-		-		
Net Income (Loss)	\$	(6,043)	\$ (6,043)	\$	-	\$	-	\$	-	\$	-	\$		\$	-	\$	-		

Case 23-90611 Document 1843 Filed in TXSB on 06/14/24 Page 21 of 22

{a}

In re: Wesco Aircraft Holdings, Inc. Case No.: 23-90611 April 2024 Balance Sheet (\$ in 000s)

Part		Total	23-90611	23-90681	23-90680	23-90684	23-90674	23-90682	23-90683	23-90679
Accounts receivable, net 44,452 48,452 5,57		Total Debtors	Aircraft Holdings,	Intermediate Holding II	Intermediate Holding			Finance	Holdco	Wesco LLC 2
Intercompany receivables 16,2810 16,1866 944 9	Cash and cash equivalents	\$ 230,538	\$ 230,512	\$ 26	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Income tax receivable 2,517 2,517 3,00933 3,0933 3,009	Accounts receivable, net	481,452	481,452	-	-	-	-	-	-	-
Prepaid expenses and other current assets 8,0973 8,0973 7,00 1,000	Intercompany receivables	162,810	161,866	944	0	-	-	-	0	-
Intercompary notes neceivable 42,452 42,452				-	-	-	-	-	-	-
Invention Inventor Invention Inventor I				-	-	-	-	-	-	-
Total current assets				-	-	-	-	-	0	-
Property, plant and equipment, net 59,828 59,828 25,100 395,704 3338,901 25,100 395,704 3338,901 25,100 395,704 3338,901 25,100 395,704 3338,901 25,100				-		-	-	-	-	
No subsidiaries 65,901 (693,804) 25,100 395,704	l otal current assets	1,879,544	1,878,574	970	0	-	-	-	0	-
Deposits						-	-	-		-
Deferred debt issuance costs, net 1,817 0				25,100	395,704	-	-	-	338,901	-
Soundwill	·			-	-	-	-	-	-	-
Intangible assets, net 132,557				-	-	-	-	-	-	-
Deferred tax assets 15,535 15,535			-	-	-	-	-	-	-	-
Control programme Cont				-	-	-	-	-	-	-
Total assets					_				_	
Total assets				_	_	_	_	_	_	_
Accrued expenses and other current liabilities 141,224 141,2				\$ 26,070	\$ 395,704	\$ -	\$ -	\$ -	\$ 338,901	\$ -
Accrued expenses and other current liabilities 141,224 141,2	Accounts payable	\$ 232 939	\$ 232 939	\$ -	\$ -	\$ -	s -	s -	\$ -	s -
Intercompany payables 15,158 15,158 15,158 1,806 1		,		-	-	-	-	-	-	-
Income taxes payable	•			-	_	_	_	-	_	-
Current portion of long-term debt Intercompany notes payable (1,575) (1,575) -				-	-	-	-	-	-	-
Intercompany notes payable 1,575	Operating lease obligations, current portion	293	293	-	-	-	-	-	-	-
Total current liabilities 389,846 389,846	Current portion of long-term debt	-	-	-	-	-	-	-	-	-
Liabilities subject to compromise 2,981,953 2,485,768 944 159,960 - - 335,281 - Long-term debt, less current portion 735,357 735,357 -				-	-	-	-	-	-	
Long-term debt, less current portion 735,357 735,357 -	Total current liabilities	389,846	389,846	-	-	-	-	-	-	-
Deferred tax liabilities 10,073 1	Liabilities subject to compromise	2,981,953	2,485,768	944	159,960	-	_	_	335,281	-
Operating lease liabilities, less current portion Other liabilities (9,129) (9,129) -	Long-term debt, less current portion	735,357	735,357	-	-	-	-	-	-	-
Other liabilities 7,760 7,760 - <td>Deferred tax liabilities</td> <td>10,073</td> <td>10,073</td> <td>-</td> <td>-</td> <td>-</td> <td>-</td> <td>-</td> <td>-</td> <td>-</td>	Deferred tax liabilities	10,073	10,073	-	-	-	-	-	-	-
Total liabilities 4,115,859 3,619,675 944 159,960 - - - 335,281 - Common stock - 0 - - - 0 - - - 0 - - 0 - - 0 - - 0 - - - - 0 - - - - - 3,620 - - - - - - 3,620 - - - - 3,620 <				-	-	-	-	-	-	-
Common stock 1 1 449.676 - - 0 - 0 - Acduditional paid-in capital 309.458 (165,266) 25,047 449.676 - - 0 - Accumulated deficit (2,186,322) (1,972,470) 79 (213,932) - - 0 - Accumulated other comprehensive income (loss) (2,359) (5,979) - - - 3,620 - Total stockholders' equity (1,879,223) (2,143,714) 25,127 235,744 - - 3,620 -				-	-	-	-	-	-	-
Additional paid-in capital 309,458 (165,266) 25,047 449,676 - - - 0 - Accumulated deficit (2,186,322) (1,972,470) 79 (213,932) - - - 0 0 - Accumulated other comprehensive income (loss) (2,359) (5,979) - - - - 3,620 - Total stockholders' equity (1,879,223) (2,143,714) 25,127 235,744 - - - 3,620 -	Total liabilities	4,115,859	3,619,675	944	159,960	-	-	-	335,281	-
Accumulated deficit (2,186,322) (1,972,470) 79 (213,932) - - - 0 - Accumulated other comprehensive income (loss) (2,359) (5,979) - - - - 3,620 - Total stockholders' equity (1,879,223) (2,143,714) 25,127 235,744 - - 3,620 -	Common stock	-	-	-	-	-	-	-	-	-
Accumulated other comprehensive income (loss) (2,359) (5,979) 3,620 - Total stockholders' equity (1,879,223) (2,143,714) 25,127 235,744 3,620 -	Additional paid-in capital	309,458	(165,266)	25,047	449,676	-	-	-	0	-
Total stockholders' equity (1,879,223) (2,143,714) 25,127 235,744 - 3,620	Accumulated deficit	(2,186,322)		79	(213,932)) -	-	-	0	-
<u> </u>				-	-	-	-	-		
Total liabilities and stockholders' equity \$ 2,236,636 \$ 1,475,961 \$ 26,070 \$ 395,704 \$ - \$ - \$ - \$ 338,901 \$ -	Total stockholders' equity	(1,879,223)	(2,143,714)	25,127	235,744	-	-	-	3,620	-
	Total liabilities and stockholders' equity	\$ 2,236,636	\$ 1,475,961	\$ 26,070	\$ 395,704	\$ -	\$ -	\$ -	\$ 338,901	\$ -

Note

[4] - Wolverine UK Holdco Limited (Case No. 23-90683) holds an interest-bearing, intercompany note payable of \$335 million within Liabilities subject to compromise. Approximately \$140 million of accrued interest has not been recorded in the Company's ERP system. The Company is actively working on posting this entry in the system and ensuring proper intercompany elimination with Wesco Aircraft Holdings, Inc. (Case No. 23-90611).

In re: Wesco Aircraft Holdings, Inc.

Case No.: 23-90611

Schedule of Payments to Insiders

(\$ in 000s)

Case No.	Debtor	Insider	Amount
23-90611	Wesco Aircraft Holdings, Inc.	Officer #1	30
23-90611	Wesco Aircraft Holdings, Inc.	Officer #2	-
23-90611	Wesco Aircraft Holdings, Inc.	Officer #3	55
23-90611	Wesco Aircraft Holdings, Inc.	Officer #4	49
23-90611	Wesco Aircraft Holdings, Inc.	Officer #5	81
23-90611	Wesco Aircraft Holdings, Inc.	Officer #6	38
23-90611	Wesco Aircraft Holdings, Inc.	Officer #7	-
23-90611	Wesco Aircraft Holdings, Inc.	Officer #8	40
23-90611	Wesco Aircraft Holdings, Inc.	Officer #9	45
23-90611	Wesco Aircraft Holdings, Inc.	Officer #10	-
23-90611	Wesco Aircraft Holdings, Inc.	Redan Advisors LLC	50
23-90611	Wesco Aircraft Holdings, Inc.	JFB Legal, PLLC	_