#### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	- §
In re:	§ Chapter 11
	§
NEIGHBORS LEGACY HOLDINGS, INC.,	§ Case No. 18-33836 (MI)
et al.,	Ş
	§ (Jointly Administered)
Debtors. <sup>1</sup>	_ §

#### SCHEDULES OF ASSETS AND LIABILITIES FOR NEC BEAUMONT ASSET HOLDINGS, LLC (CASE NO. 18-34030)

<sup>&</sup>lt;sup>1</sup> Due to the large number of Debtors in these chapter 11 cases, a complete list of the Debtors and the last four digits of their tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at www.kccllc.net/neighbors. The location of Debtors' principal place of business and the Debtors' service address is: 10800 Richmond Avenue. Houston, Texas 77042.



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	§ Jointly Administered
Debtors. <sup>1</sup>	8

#### NOTES REGARDING SCHEDULES OF ASSETS AND <u>LIABILITIES AND STATEMENT OF FINANCIAL AFFAIRS</u>

On July 12, 2018 and July 23, 2018 (collectively, the "<u>Petition Date</u>"), Neighbors Legacy Holdings, Inc. and certain of its affiliates and subsidiaries (collectively, the "<u>Debtors</u>"), each filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the Southern District of Texas (the "<u>Bankruptcy Court</u>"). The Debtors' cases are being jointly administered under Case No. 18-33836.<sup>2</sup>

With the assistance of their advisors, the Debtors' management prepared the annexed Schedules of Assets and Liabilities (the "<u>Schedules</u>") and the Statement of Financial Affairs (the "<u>SOFAs</u>" and together with the Schedules, the "<u>Schedules and SOFAs</u>") pursuant to section 521 of the Bankruptcy Code and Rule 1007 of the Federal Rules of Bankruptcy Procedure. The Schedules and SOFAs are unaudited and do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("<u>GAAP</u>"), and they are they not intended to be fully reconciled to the financial statements.

Although the Debtors' management has made every reasonable effort to ensure that the Schedules and SOFAs are accurate and complete based on information that was available to them at the time of preparation, subsequent information or discovery may

<sup>&</sup>lt;sup>1</sup> Due to the large number of Debtors in these chapter 11 cases, a complete list of the Debtors and the last four digits of their tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at www.kccllc.net/neighbors. The location of Debtors' principal place of business and the Debtors' service address is: 10800 Richmond Avenue. Houston, Texas 77042.

<sup>&</sup>lt;sup>2</sup> On July 23, 2018, NEC Beaumont Emergency Center, LP (Case No. 18-34031) and NEC Beaumont Asset Holdings, LLC (Case No. 18-34030) each commenced a case by filing a petition for relief under Chapter 11 of the Bankruptcy Code (the "<u>Beaumont Cases</u>"). The Beaumont Cases are jointly administered with the above-captioned case by Orders entered in each Beaumont Case Directing that Certain Orders in the Chapter 11 Cases of Neighbors Legacy Holdings, Inc., et al. Apply to the Beaumont Cases (Docket No. 3 in NEC Beaumont Asset Holdings, LLC and Docket No. 4 in NEC Beaumont Emergency Center, LP).

result in material changes to these Schedules and SOFAs, and inadvertent errors or omissions may have occurred. These notes regarding the Debtors' Schedules and SOFAs (the "<u>Notes</u>") comprise an integral part of the Debtors' Schedules and SOFAs and should be referenced in connection with any review of the Schedules and SOFAs. Nothing contained in the Schedules and SOFAs shall constitute a waiver of any rights or claims of the Debtors against any third party, or in or with respect to any aspect of these chapter 11 cases.

1. <u>Amendments.</u> The Debtors reserve the right to amend or supplement the Schedules and SOFAs as necessary or appropriate.

2. <u>Asset Presentation.</u> Most assets of the Debtors are shown on the basis of the Debtors' book value, as of the Petition Date, and not on the basis of current market values. Accordingly, the Debtors have listed the market value of certain assets and liabilities as having an "unknown" value. The Debtors reserve their right to amend or adjust the value of each asset or liability set forth herein.

3. <u>Liabilities.</u> Trade liabilities reflected on Schedule E/F are as set forth in the Debtors' books and records as of the Petition Date. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research that was conducted in connection with the preparation of the Schedules and SOFAs. As additional information becomes available and further research is conducted, the allocation of liabilities between prepetition and postpetition periods may change.

4. **Causes of Action.** Despite reasonable efforts, the Debtors might not have identified or set forth all of their causes of action against third parties as assets in their Schedules and SOFAs. The Debtors reserve any and all of their rights with respect to any causes of action they may have, and neither these Notes nor the Schedules and SOFAs shall be deemed a waiver of any such causes of action.

5. <u>Claim Description.</u> The Debtors reserve the right to dispute, or to assert offsets or defenses to, any claim reflected on its Schedules and SOFAs as to amount, liability, priority, secured or unsecured status, or classification, or to otherwise designate any claim as "disputed," "contingent" or "unliquidated" by filing and serving an appropriate amendment. The Debtors reserve the right to amend their Schedules or SOFAs as necessary or appropriate.

6. **Property, Equipment and Inventory.** The Debtors have not completed a physical inventory or appraisal of their owned equipment, medical supply inventory or other physical assets. Further, nothing in the Schedules or SOFAs (including, without limitation, the failure to list leased property or equipment as owned property or equipment) is or shall be construed as an admission as to the determination of legal status of any lease (including whether any lease is a true lease or financing arrangement), and the Debtors reserve all their rights with respect to such issues.

7. <u>Insurance</u>. The Debtors maintain a variety of insurance policies including property, general liability, and workers' compensation policies and other employee- related policies. The Debtors' interest in these types of policies is limited to the amount of the premiums that the Debtors have prepaid, if any, as of the Petition Date. To the extent the Debtors have made a determination of the amount of prepaid insurance premiums as of Petition Date such amounts are listed on Schedule B, Part 11, Question 77. All policies are expected to remain in place through their expiration. In addition, the Debtors reserve all rights to refunds of any overpayments of premiums paid on their insurance policies.

8. **Insiders.** In the circumstances where the Bankruptcy Schedules require information regarding insiders or officers and directors, included herein are each Debtor's (a) directors (or persons in similar positions) and (b) officers. The listing of a party as an insider is not intended to be nor should it 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. Further, employees have been included in this disclosure for informational purposes only and should not be deemed to be "insiders" in terms of control of the Debtors, management responsibilities or functions, decision-making or corporate authority or as otherwise defined by applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose.

9. **Intercompany Payables and Receivables.** Intercompany receivables and payables are set forth on Schedules B and F, respectively. The listing by each Debtor of any account between a Debtor and another affiliate is a statement of what appears in the Debtors' books and records and does not reflect any admission or conclusion of any Debtor regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors periodically record intercompany amounts for combined entities, which could result in discrepancies for allocation between legal entities. The Debtors take no position in these Statements and Schedules as to whether such accounts would be allowed as a Claim, an Interest, or not allowed at all. The Debtors and all parties in interest reserve all rights with respect to such accounts.

10. <u>Schedule A/B, Part 3, Question 11 – Accounts Receivable</u>. The amount shown for the current value of the accounts receivable has been reduced by an allowance for doubtful accounts, which is based on historical collection experience, age of the receivable, payor classification, and patient payment patterns.

11. <u>Schedule A/B, Part 7 - Office Furniture Fixtures and Equipment and</u> <u>Part 8 – Machinery and Equipment</u>. The Debtors do not maintain itemized fixed asset detail. The Debtors have not conducted a physical inventory or appraisal of any of their owned equipment or other physical assets. Accordingly, the Debtors are unable to provide detailed asset lists and related values other than aggregate book value.

12. <u>Schedule D—Creditors Holding Secured Claims.</u> The Debtors have included claims asserted by lessors who have filed UCC-1 financing statements on

Schedule D. The inclusion of such claims on Schedule D is not an admission of the validity of the claim or the secured status asserted for such claim. Except as specifically stated herein, real property lessors, utility companies and other parties which may hold security deposits have not been listed on Schedule D. The Debtors have not included on Schedule D all parties that may believe their claims are secured through setoff rights, deposits posted by, or on behalf of, the Debtors, or inchoate statutory lien rights. While reasonable efforts have been made, determination of the date upon which each claim in Schedule D was incurred or arose would be unduly and cost prohibitive, and therefore, the Debtors may not list a date for each claim listed on Schedule D.

13. <u>Schedule E—Creditors Holding Unsecured Priority Claims.</u> The listing of any 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. While reasonable efforts have been made, determination of the date upon which each claim in Schedule E was incurred or arose would be unduly burdensome and cost prohibitive, and therefore, the Debtors may not list a date for each claim listed on Schedule E.

Certain of the claims of state and local taxing authorities set forth in Schedule E, may ultimately be deemed to be secured claims pursuant to state or local laws. In addition, certain of the claims owing to various taxing authorities to which any Debtor may be liable may be subject to ongoing audits. The Debtors reserve the right to dispute or challenge whether claims owing to various taxing authorities are entitled to priority and the listing of any claim on Schedule E does not constitute an admission that such claim is entitled to priority treatment pursuant to section 507 of the Bankruptcy Code.

Additionally, the Debtors have not included employee-related priority claims that existed as of the Petition Date to the extent that such claims have been or are approved for payment pursuant to orders entered by the Bankruptcy Court [*See* Docket No. 198].

14. <u>Schedule F—Creditors Holding Unsecured Nonpriority Claims.</u> The liabilities identified in Schedule F are derived from the Debtors' books and records, which may or may not, in fact, be completely accurate, but they do represent a reasonable attempt by the Debtors to set forth their unsecured obligations. Parties in interest should not anticipate that recoveries in these cases will reflect the relationship of aggregate asset values and aggregate liabilities set forth in the Schedules and SOFAs. Parties in interest should consult their own professionals or advisors with respect to pursuing a claim. Although the Debtors and their professionals have generated financials the Debtors believe to be reasonable, actual liabilities (and assets) may deviate from the Schedules and SOFAs due to certain events that may occur throughout the duration of these chapter 11 cases.

The claims listed on Schedule F arose or were incurred on various dates. In certain instances, the date on which a claim arose may be unknown or subject to dispute. Although reasonable efforts have been made to determine the date upon which claims listed in Schedule F was incurred or arose, fixing that date for each claim in Schedule F

would be unduly burdensome and cost prohibitive and, therefore, the Debtors may not have listed a date for each claim listed on Schedule F.

15. <u>Schedule G—Executory Contracts.</u> Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the Petition Date or is valid or enforceable. The Debtors hereby reserve all of their rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Certain of the leases and contracts listed on Schedule G may contain certain renewal options, guarantees of payment, options to purchase, rights of first refusal and other miscellaneous rights. Such rights, powers, duties and obligations are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of their business, such as easements, right of way, subordination, nondisturbance agreements, supplemental agreements, amendments/letter agreements, title agreements and confidentiality agreements. Such documents are also not set forth in Schedule G.

The Debtors reserve all rights to dispute or challenge the characterization of the structure of any transaction or any document or instrument related to a creditor's claim. The Debtors may be party to certain agreements that have expired by their terms, but all parties continue to operate under the agreement. Out of an abundance of caution, the Debtors have listed such agreements on Schedule G. The Debtors' inclusion of such contracts or agreements on Schedule G is not an admission that such contract or agreement is an executory contract or unexpired lease.

In some cases, the same supplier or provider may appear multiple times in Schedule G. Multiple listings, if any, reflect distinct agreements between the applicable Debtor and such supplier or provider. The Debtors reserve the right to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

16. <u>Statement of Financial Affairs No. 2 and 13</u>. Prepetition, the Debtors sold excess inventory, equipment, furnishings and other miscellaneous items from its closed centers to various parties on a piecemeal basis. The sales are accounted for in the SOFA filed by Debtor EDMG, LLC (*See* response to Question No. 2). The Debtors did not maintain itemized records of their de minimis asset sales.

17. <u>Statement of Financial Affairs 26d – Financial Statements</u>. In the ordinary course of their business, the Debtors provided financial statements or certain financial information to various parties for business, statutory, credit, financing and other purposes. Recipients have included financial institutions, investment banks, and legal and financial advisors. Financial statements were provided to the Debtors' secured lender on a monthly basis in accordance with the credit agreement.

18. <u>Specific Notes.</u> These General Notes are in addition to the specific notes set forth in the individual Schedules and SOFAs. Disclosure of information in one Schedule, SOFA, exhibit, or continuation sheet even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, SOFA, exhibit or continuation sheet.

19. <u>**Totals.**</u> All totals that are included in the Schedules represent totals of the liquidated amounts for the individual schedule for which they are listed.

20. <u>Unliquidated Claim Amounts.</u> Claim amounts that could not be fairly quantified by the Debtors are scheduled as "unliquidated" or "unknown."

21. <u>General Reservation of Rights.</u> The Debtors specifically reserve the right to amend, modify, supply, correct, change or alter any part of their Schedules and SOFAs as and to the extent necessary as they deem appropriate.

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Fill in this information to identify the case:         Debtor Name: In re : NEC Beaumont Asset Holdings, LLC         United States Bankruptcy Court for the: Southern District of Texas         Case number (if known): 18-34030 (MI)         Official Form 206Sum		Check if this is an amended filing
Summary of Assets and Liabilities for Non-Individuals		12/15
Part 1: Summary of Assets		
1. Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
1a. Real property:		
Copy line 88 from Schedule A/B	\$	0.00
1b. Total personal property:		
Copy line 91A from Schedule A/B	\$_	359,683.05
1c. Total of all property: Copy line 92 from Schedule A/B	\$	359,683.05
Part 2: Summary of Liabilities		
2. Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)		
Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$_	110,195,053.48
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	\$_	0.00
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	+\$_	0.00
4. Total liabilities		
Lines 2 + 3a + 3b	\$_	110,195,053.48

#### Case 18-33836 Document 378 Filed in TXSB on 09/08/18 Page 9 of 38

#### Fill in this information to identify the case:

Debtor Name: In re : NEC Beaumont Asset Holdings, LLC

United States Bankruptcy Court for the: Southern District of Texas

Case number (if known): 18-34030 (MI)

Check if this is an amended filing

## 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.

Part	: 1:	Cash and cash equivalents					
1.	Does	the debtor have any cash or cash equi	valents?				
		o. Go to Part 2.					
	☑ Ye	es. Fill in the information below.					
	All ca	ash or cash equivalents owned or co	ntrolled by the debto	r		Current value of debto	or's interest
2.	Cash	on hand					
		2.1 None			:	\$	
3.	Chec	king, savings, money market, or financ	ial brokerage accounts	; (Identify all)			
	Name	of institution (bank or brokerage firm)	Type of account	Last 4 digits of account number			
		3.1 BBVA Compass	Checking	4444	\$	\$	20,694.84
4.	Other	cash equivalents (Identify all)					
		4.1 None				\$	
5.	Total o	of Part 1					
1	Add lin	es 2 through 4 (including amounts on a	any additional sheets).	Copy the total to line 80.		\$	20,694.84

Part	2: 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	
I	Description, including name of holder of deposit	
		\$
8.	Prepayments, including prepayments on executory contracts, leases, insurance, taxes, and rent	
	Description, including name of holder of prepayment	
		\$
	Total of Part 2.	
	Add lines 7 through 8. Copy the total to line 81.	\$0.00

Debtor:

Debt	NEC Boourse	Case 18-33836 ont Asset Holdings, LLC	Document 378	Filed in TXSB on 09		L1 of 38 8-34030
	Name					
Part 3:	Accounts re	eceivable				
10. <b>Do</b>	es the debtor ha	ave any accounts receiv	vable?			
$\checkmark$	No. Go to Part	4.				
	Yes. Fill in the i	information below.				
						Current value of debtor's interest
11. <b>Ac</b>	counts receivab	ble				
		Description	face amount	doubtful or uncollectibl	e accounts	
11:	a. 90 days old o	or less:	\$	- \$	= →	\$
11	b. Over 90 days	s old:	\$\$	- \$	= →	\$
12. <b>Tc</b>	otal of Part 3.					
Cu	urrent value on lin	nes 11a + 11b = line 12. C	opy the total to line 82.			\$ 0.00

De	ebtor:	Case 18-33836 Document 37 NEC Beaumont Asset Holdings, LLC	8 Filed in TXSB	ON 09/08/18 Pa Case number (if known	ge 12 of 38 18-34030
		Name			
Part	4:	Investments			
13.	Does t	the debtor own any investments?			
I	⊠ No	o. Go to Part 5.			
I	🗆 Ye	s. Fill in the information below.			
				Valuation method used for current value	Current value of debtor's interest
14. l	Mutua	I funds or publicly traded stocks not included in Part 1			
I	Name	of fund or stock:			
					\$
		ublicly traded stock and interests in incorporated and un ing any interest in an LLC, partnership, or joint venture	incorporated businesses,		
I	Name	of entity:	% of ownership:		
					\$
16.	Gover instru	mment bonds, corporate bonds, and other negotiable and ments not included in Part 1	I non-negotiable		
	Descril	be:			
					\$
17.	Total	of Part 4.		]	
	Add lir	nes 14 through 16. Copy the total to line 83.			\$0.00

Debtor: Name

ISC 10-33030		011 03/00/10	rayc	тJ
Asset Holdings, LLC		Case number	(if known):	18-34

Part	5:	Inventory, excluding agriculture assets
18. I	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				
			\$		\$
			Ф		↓
20.	Work in progress				
			_ \$		\$
21.	Finished goods, including goods held for rea	sale			
			\$		\$
22	Other inventory or supplies				
22.	other inventory of supplies		•		•
			\$		\$
				r	
23.	Total of Part 5.				
	Add lines 19 through 22. Copy the total to line 8	34.			\$ 0.00
24	Is any of the property listed in Part 5 perisha	blo?			
27.					
	Yes				
				<i></i>	
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	\$
	2001 Pak	· · · ·			*
26.	Has any of the property listed in Part 5 been	appraised by a profes	ssional within the last year?		
	□ No				

S	(if known): 18-34030
27. Does the debtor own or lease any farming and fishing-related assets (other than titled motor vehicles and la         ☐ No. Go to Part 7.         ☐ Yes. Fill in the information below.         General description       Net book value of debtor's interest (Where available)         28. Crops—either planted or harvested       \$	
<ul> <li>No. Go to Part 7.</li> <li>Yes. Fill in the information below.</li> <li>General description</li> <li>Net book value of debtor's interest (Where available)</li> <li>Valuation metitive value</li> <li>Crops—either planted or harvested</li> <li>\$</li></ul>	
Yes. Fill in the information below.       Net book value of debtor's interest (Where available)       Valuation methinsterest (Where available)         28. Crops—either planted or harvested       \$	nd)?
General description       Net book value of debtor's interest (Where available)       Valuation meti- used for curre value         28.       Crops—either planted or harvested       \$	
General description       interest (Where available)       used for curre value         28. Crops—either planted or harvested       \$	
Sector Secto	
<ul> <li>29. Farm animals <i>Examples</i>: Livestock, poultry, farm-raised fish</li></ul>	
<ul> <li>30. Farm machinery and equipment (Other than titled motor vehicles) </li> <li>31. Farm and fishing supplies, chemicals, and feed </li> <li>32. Other farming and fishing-related property not already listed in Part 6 </li> <li>33. Total of Part 6. Add lines 28 through 32. Copy the total to line 85. </li> <li>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 was filed?</li></ul>	\$
<ul> <li>30. Farm machinery and equipment (Other than titled motor vehicles) </li> <li>31. Farm and fishing supplies, chemicals, and feed </li> <li>32. Other farming and fishing-related property not already listed in Part 6 </li> <li>33. Total of Part 6. Add lines 28 through 32. Copy the total to line 85. </li> <li>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 was filed?</li></ul>	\$
31. Farm and fishing supplies, chemicals, and feed   31. Farm and fishing supplies, chemicals, and feed     32. Other farming and fishing-related property not already listed in Part 6     33. Total of Part 6.   Add lines 28 through 32. Copy the total to line 85.     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 was filed?	`
<ul> <li>32. Other farming and fishing-related property not already listed in Part 6</li> <li>33. Total of Part 6. Add lines 28 through 32. Copy the total to line 85.</li> <li>34. Is the debtor a member of an agricultural cooperative? <ul> <li>No</li> <li>Yes. Is any of the debtor's property stored at the cooperative?</li> <li>No</li> <li>Yes</li> </ul> </li> <li>35. Has any of the property listed in Part 6 been purchased within 20 days before the bankruptcy was filed? <ul> <li>No</li> </ul> </li> </ul>	\$\$
<ul> <li>33. Total of Part 6. Add lines 28 through 32. Copy the total to line 85.</li> <li>34. Is the debtor a member of an agricultural cooperative? <ul> <li>No</li> <li>Yes. Is any of the debtor's property stored at the cooperative?</li> <li>No</li> <li>Yes</li> </ul> </li> <li>35. Has any of the property listed in Part 6 been purchased within 20 days before the bankruptcy was filed? <ul> <li>No</li> </ul> </li> </ul>	\$\$
Add lines 28 through 32. Copy the total to line 85.          34.       Is the debtor a member of an agricultural cooperative? <ul> <li>No</li> <li>Yes. Is any of the debtor's property stored at the cooperative?</li> <li>No</li> <li>Yes</li> </ul> 35.       Has any of the property listed in Part 6 been purchased within 20 days before the bankruptcy was filed?         No	\$\$
<ul> <li>No</li> <li>Yes. Is any of the debtor's property stored at the cooperative?</li> <li>No</li> <li>Yes</li> <li>35. Has any of the property listed in Part 6 been purchased within 20 days before the bankruptcy was filed?</li> <li>No</li> </ul>	\$0.00
<ul> <li>Yes. Is any of the debtor's property stored at the cooperative?</li> <li>No</li> <li>Yes</li> <li>35. Has any of the property listed in Part 6 been purchased within 20 days before the bankruptcy was filed?</li> <li>No</li> </ul>	
□ No	
□ No	
□ Yes. Description Book value \$ Valuation method	
	Current value <sup>\$</sup>
36. Is a depreciation schedule available for any of the property listed in Part 6?	
<ul> <li>36. Is a depreciation schedule available for any of the property listed in Part 67</li> <li>No</li> </ul>	

- □ Yes
- 37. Has any of the property listed in Part 6 been appraised by a professional within the last year?
  - □ No
  - □ Yes

	Name								
Pa	rt 7: Office furniture, fixtures, and equipment; a	nd collectibles							
38.	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								
		\$		\$					
		· •		_ *					
41.	Office equipment, including all computer equipment and communication systems equipment and software								
		\$		\$\$					
42.	<b>Collectibles</b> <i>Examples:</i> Antiques and figurines; paintings,print books, pictures, or other art objects; china and crystal; stamp, card collections; other collections, memorabilia, or collectibles								
		\$		\$					
43.	<b>Total of Part 7.</b> Add lines 39 through 42. Copy the total to line 86.			\$ 0.00					
44.	Is a depreciation schedule available for any of the property	y listed in Part 7?							
	□ No								

45. Has any of the property listed in Part 7 been appraised by a professional within the last year?

□ No

Debtor:

Name	
Name	

Part	<b>9</b> 7 <b>1 1</b> 7			
46.		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	
	Include year, make, model, and identification numbers (i.e., VIN, HIN, or N-number)	(Where available)	for current value	Current value of debtor's interest
47.	Automobiles, vans, trucks, motorcycles, trailers, and titled	d farm vehicles		
		\$		\$
48.	Watercraft, trailers, motors, and related accessories Exam floating homes, personal watercraft, and fishing vessels	ples: Boats, trailers, motors,		
		\$		\$
49.	Aircraft and accessories			
		\$		\$
50.	Other machinery, fixtures, and equipment (excluding farm	machinery and equipment)		
		\$		§
51.	Total of Part 8.			
	Add lines 47 through 50. Copy the total to line 87.		5	0.00
52.	Is a depreciation schedule available for any of the propert	ty listed in Part 8?		
53.	Has any of the property listed in Part 8 been appraised by	a professional within the last	year?	
	,, ,		•	

🗆 No

#### Part 9: **Real property**

Debtor:

#### 54. Does the debtor own or lease any real property?

- □ No. Go to Part 10.
- $\ensuremath{\boxtimes}$  Yes. Fill in the information below.

#### 55. Any building, other improved real estate, or land which the debtor owns or in which the debtor has an interest

#### Description and location of property Net book value of Nature and extent of Valuation method Include street address or other description such as Current value of debtor's interest Assessor Parcel Number (APN), and type of property (for debtor's interest in used for current debtor's interest property value example, acreage, factory, warehouse, apartment or office (Where available) building), if available. Medical Facility, 4755 Eastex Freeway, 55.1 Beaumont, Texas 77706 \$ 1,072,378.00 Book \$ Unknown 56. Total of Part 9. \$ 0.00

Add the current value on lines 55.1 through 55.6 and entries from any additional sheets. Copy the total to line 88.

- 57. Is a depreciation schedule available for any of the property listed in Part 9?`
  - ☑ No
  - □ Yes

#### 58. Has any of the property listed in Part 9 been appraised by a professional within the last year?

- ⊠ No
- □ Yes

Debtor:

#### Part 10: 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.

	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
60.	Patents, copyrights, trademarks, and trade secrets	\$		\$
61.	Internet domain names and websites	\$		\$
62.	Licenses, franchises, and royalties	\$		_ \$
63.	Customer lists, mailing lists, or other compilations	\$		\$
64.	Other intangibles, or intellectual property	\$		\$
65.	Goodwill	\$		\$
66.	<b>Total of Part 10.</b> Add lines 60 through 65. Copy the total to line 89.			\$

67. Do your lists or records include personally identifiable information of customers (as defined in 11 U.S.C. §§ 101(41A) and 107)?

🗆 No

□ Yes

68. Is there an amortization or other similar schedule available for any of the property listed in Part 10?

□ No

□ Yes

69. Has any of the property listed in Part 10 been appraised by a professional within the last year?

🗆 No

Debtor:

<ol> <li>Does the Include a</li> </ol>	e debtor own any other assets that all interests in executory contracts and	have not yet been reported d unexpired leases not previou	on this form? usly reported on this form.		
□ No.	Go to Part 12.				
✓ Yes.	. Fill in the information below.				
					Current value of debtor's interest
1. Notes r	acaivabla				
	ion (include name of obligor)	Total face amount	doubtful or uncollectible accounts		
-	71.1 None	\$	- \$	= →	\$
				_	
2. Tax refu	unds and unused net operating los	ses (NOLs)			
Descript	tion (for example, federal, state, local)	_			
7	Z.1 None		Tax year		\$
<ol> <li>Interest</li> </ol>	s in insurance policies or annuities	S			
	72.1 Nono				\$
7					
,	74.1 None Nature of claim				\$
					\$
75. <b>Other c</b>	Nature of claim Amount requested ontingent and unliquidated claims ature, including counterclaims of t	\$ or causes of action of			\$
75. Other c every n set off c	Nature of claim Amount requested ontingent and unliquidated claims ature, including counterclaims of t claims	\$ or causes of action of			\$
75. Other c every n set off c	Nature of claim Amount requested ontingent and unliquidated claims ature, including counterclaims of t claims	\$ or causes of action of he debtor and rights to			
75. Other c every n set off c	Nature of claim Amount requested ontingent and unliquidated claims ature, including counterclaims of t claims 75.1 None	\$ or causes of action of he debtor and rights to			
75. Other c every n set off c 7	Nature of claim Amount requested ontingent and unliquidated claims ature, including counterclaims of t claims 75.1 <u>None</u> Nature of claim	<pre>\$</pre>			
75. Other c every n set off c 7 6. Trusts,	Nature of claim Amount requested ontingent and unliquidated claims ature, including counterclaims of t claims 75.1 <u>None</u> Nature of claim Amount requested	<pre>\$</pre>			
<ul> <li>75. Other c every n set off c</li> <li>6. Trusts, 7</li> <li>7. Other pr</li> </ul>	Nature of claim Amount requested ontingent and unliquidated claims ature, including counterclaims of t claims 75.1 None Nature of claim Amount requested equitable or future interests in prop	\$ or causes of action of he debtor and rights to \$ perty			\$
<ol> <li>Other c every n set off c</li> <li>7</li> <li>Trusts,</li> <li>7</li> <li>Other pr country c</li> </ol>	Nature of claim         Amount requested         ontingent and unliquidated claims         ature, including counterclaims of t         claims         75.1       None         Nature of claim         Amount requested         equitable or future interests in pro-         76.1       None         76.1       None         96.1       None	\$ or causes of action of he debtor and rights to \$ perty			\$
<ul> <li>75. Other c every n set off c</li> <li>7</li> <li>6. Trusts, 7</li> <li>7. Other pr country c</li> <li>7:</li> </ul>	Nature of claim         Amount requested         ontingent and unliquidated claims ature, including counterclaims of t claims         75.1       None         Nature of claim         Amount requested         equitable or future interests in proposed         r6.1       None         operty of any kind not already listed         club membership         7.1       Due from EDMG (Intercompany)	\$ or causes of action of he debtor and rights to \$ perty			\$\$
<ol> <li>Other c every n set off c</li> <li>7</li> <li>Trusts, 7</li> <li>Other pr country c</li> <li>77</li> <li>78. Total of</li> </ol>	Nature of claim         Amount requested         ontingent and unliquidated claims ature, including counterclaims of t claims         75.1       None         Nature of claim         Amount requested         equitable or future interests in proposed         r6.1       None         operty of any kind not already listed         club membership         7.1       Due from EDMG (Intercompany)	<pre>\$</pre>			\$\$

#### 79. Has any of the property listed in Part 11 been appraised by a professional within the last year?

☑ No

#### Part 12: Summary

Debtor:

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

	Type of property	 rrent value of sonal property		Current value of real property
80.	Cash, cash equivalents, and financial assets. Copy line 5, Part 1.	\$ 20,694.84	_	
81.	Deposits and prepayments. Copy line 9, Part 2.	\$ 0.00	_	
82.	Accounts receivable. Copy line 12, Part 3.	\$ 0.00	_	
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	 		\$0.00
89.	Intangibles and intellectual property. Copy line 66, Part 10.	\$ 0.00	_	
90.	All other assets. Copy line 78, Part 11.	\$ 338,988.21	_	
91.	Total. Add lines 80 through 90 for each column	\$ 359,683.05	<b>+</b> 91b.	. \$0.00
92.	Total of all property on Schedule A/B. Lines 91a + 91b = 92.	 		

I in this information to identify the case: btor Name: In re : NEC Beaumont Asset Holdings, LLC ited States Bankruptcy Court for the: Southern District of Te se number (if known): 18-34030 (MI)	exas			Check if this is an
ited States Bankruptcy Court for the: Southern District of Te	exas			
se number (if known): 18-34030 (MI)	exas			
(() )   E				amended filing
fficial Form 206D chedule D: Creditors Who H	lave Claims S	ecured by Pro	nertv	12/15
as complete and accurate as possible.		<u> </u>		12,10
<ul> <li>Do any creditors have claims secured by debtor's p</li> <li>□ No. Check this box and submit page 1 of this form</li> <li>☑ Yes. Fill in all of the information below.</li> </ul>	• •	her schedules. Debtor has n	othing else to report on t	his form.
t 1: List Creditors Who Have Secured Claims	3			
ist in alphabetical order all creditors who have secu ecured claim, list the creditor separately for each claim.		as more than one	<i>Column A</i> <b>Amount of claim</b> Do not deduct the value of collateral.	<i>Column B</i> Value of collateral th supports this claim
2.1 Creditor's name	Describe debtor's prop	erty that is subject to a lie	า	
KeyBank National Association, as Administrative Agent	e Substantially all assets		\$ 91,481,592.47	7 \$ Unknow
Creditor's Name				
Creditor's mailing address Matthew E. Tashman	Describe the lien			
Notice Name	Term Loan		-	
Reed Smith LLP Street	_			
1717 Arch Street, Suite 3100	Is the creditor an insid	ler or related party?		
	☑ No			
Philadelphia         PA         19103           City         State         ZIP Code	□ Yes			
Country	Is anyone else liable o	n this claim?		
Creditor's email address, if known	□ No			
	✓ Yes. Fill out Sched	ule H: Codebtors(Official For	m 206H).	
Date debt was incurred Various				
Last 4 digits of account	As of the petition filing Check all that apply.	date, the claim is:		
Do multiple creditors have an interest in the same property?	Contingent Unliquidated Disputed			
☑ No	Disputed			
<ul> <li>Yes. Have you already specified the relative priority?</li> </ul>				
No. Specify each creditor, including this creditor, and its relative priority.	s			
Yes. The relative priority of creditors is specified on lines	5			

2.1

	y this page only if more s previous page.	space is needed. (	Continue numbering the lines sequentially fr	rom	Do not o	A t of claim deduct the collateral.	collateral t this claim
KeyE Ager	litor's name Bank National Association It or's Name	, as Administrative	Describe debtor's property that is subject Substantially all assets	to a lien \$	51	8,713,461.01	\$ Unknov
Cred Matth	litor's mailing address new E. Tashman		Describe the lien				
Street 1717	Arch Street, Suite 3100		Is the creditor an insider or related party?	?			
City	•	19103 ZIP Code	□ Yes Is anyone else liable on this claim? □ No				
	litor's email address, if k	/arious	<ul> <li>No</li> <li>Yes. Fill out Schedule H: Codebtors(Official</li> </ul>	ficial Form 2	206H).		
num Do n	4 digits of account ber nultiple creditors have a e property?	n interest in the	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed				
	No Yes. Have you already s relative priority?	ditor, including this					
	<ul> <li>Yes. The relative prior specified on lines</li> <li>2.1</li> </ul>	prity of creditors is					

3. Total of the dollar amounts from Part 1, Column A, including the amounts from the Additional Page, if any.

110,195,053.48

\$

#### 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	Last 4 digits of account number for
			creditor?	this entity
			Line	
Name				
Notice News				
Notice Name				
Street				
City	State	ZIP Code		
Country				
Country				

#### Fill in this information to identify the case:

Debtor Name: In re : NEC Beaumont Asset Holdings, LLC

United States Bankruptcy Court for the: Southern District of Texas

Case number (if known): 18-34030 (MI)

Check if this is an amended filing

## Official Form 206E/F

Pa

## 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.

any creditors have priority unsecured claims? (See 11	U.S.C. § 507).		
No. Go to Part 2.			
Yes. Go to Line 2.			
in alphabetical order all creditors who have unsecure aditors with priority unsecured claims, fill out and attach the		or in part. If the debtor has	s more than
		Total claim	Priority amount
1 Priority creditor's name and mailing address	As of the petition filing date, the claim is:	\$ Unknown	\$Unkn
See Schedule E/F, Part 1 Attachment	Check all that apply.		
	Unliquidated		
Creditor's Notice name	Disputed		
Address	Basis for the claim:		
		-	
City State ZIP Code	-		
Country	_		
Date or dates debt was incurred			
Last 4 digits of account number	_	Is the claim subject □ No	to offset?
Specify Code subsection of PRIORITY unsecur	ed	□ Yes	
opecity code subsection of PRIORITY unsecur	eu		

#### 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	
As of the petition filing date, the claim is: Check all that apply.	\$	Unknown
Unliquidated		
□ Disputed		
Basis for the claim:		
	-	
Is the claim subject to offset?		
□ No		
	Check all that apply. Contingent Unliquidated Basis for the claim:	As of the petition filing date, the claim is: \$ Check all that apply. Contingent Unliquidated Disputed Basis for the claim:  Is the claim subject to offset? No

Part 3	List Other	s to Be Notified Abo	out Unsecured Claims			
	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 address		Name and mailing address		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 18-33836 Document 378 Filed in TXSB on 09/08/18 Page 27 of 38

Part	4: Total Amounts of the Priority and Nonpriority Unsecured Claims			_					
5. <b>Ac</b>	. Add the amounts of priority and nonpriority unsecured claims.								
			Total of claim amounts						
5a.	Total claims from Part 1	5a.	\$0	.00					
5b.	Total claims from Part 2	5b. <b>+</b>	\$0	.00					
•••	Total of Parts 1 and 2 Lines 5a + 5b = 5c.	5c.	\$0	.00					

#### Fill in this information to identify the case:

Debtor Name: In re : NEC Beaumont Asset Holdings, LLC

United States Bankruptcy Court for the: Southern District of Texas

Case number (if known): 18-34030 (MI)

Check if this is an amended filing

# 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).

List all contracts and unexpired le	eases	State the name and mailing address for all other pa whom the debtor has an executory contract or une lease				
2.1 State what the contract or lease is for and the nature of the debtor's interest	Management and Administrative Services Agreement dated November 16, 2015 between Neighbors Health System, LLC (n/k/a Neighbors Health, LLC) and NEC Beaumont Asset Holdings, LLC.	Neighbors Health, LL Name	с			
		Notice Name 10800 Richmond Ave	enue			
State the term remaining	N/A	Address				
List the contract number of any government contract	N/A					
		Houston	ТХ	77042		
		City	State	ZIP Code		
		Country				

#### Case 18-33836 Document 378 Filed in TXSB on 09/08/18 Page 29 of 38

#### Fill in this information to identify the case:

Debtor Name: In re : NEC Beaumont Asset Holdings, LLC

United States Bankruptcy Court for the: Southern District of Texas

Case number (if known): 18-34030 (MI)

## Official Form 206H

#### **Schedule H: Codebtors**

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.

1. Does the debtor have any codebtors?

D 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

 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	See Schedule H Attachment									
		Street								
						□ E/F				
						□G				
		City	State	ZIP Code						
			_							
		Country	_							

Check if this is an amended filing

12/15

Fill in this information to identify the case:

Debtor Name: In re : NEC Beaumont Asset Holdings, LLC

United States Bankruptcy Court for the: Southern District of Texas

Case number (if known): 18-34030 (MI)

## 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**

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked 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)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 09/08/2018

MM / DD / YYYY

★ / s / Chad J. Shandler

Signature of individual signing on behalf of debtor

Chad J. Shandler

Printed name

Chief Restructuring Officer

Position or relationship to debtor

## Case 18-33836 Document 378 Filed in TXSB on 09/08/18 Page 31 of 38

In re: NEC Beaumont Asset Holdings, LLC Case No. 18-34030 Schedule E/F, Part 1 Creditors Who Have PRIORITY Unsecured Claims

		Creditor Notice Name	Address 1	Address 2	City	State	Zip	Specify Code subsection: 11 § U.S.C. 507(a)()	Basis for claim	Subject to offset (Y/N)	Contingent	Unliquidated	Disputed Total claim	Priority amount
		Tax Assessor - Collector	14909 Aldine Westfield		Lauren	тх	77032	44 11 0 0 507(-)(0)	Potential Tax Claim	N	x	x	X Unknowr	
	gelina County Tax Office	Tax Assessor -	14909 Aldine Westheid		Houston		77032	11 U.S.C. 507(a)(8)		N	~	^	X Unknowr	n Unknown
	e Page, PCC, CTOP		PO Box 1344		Lufkin	тх	75902-1344	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	х	х	X Unknowr	n Unknown
	zona Department of Revenue		1600 W Monroe Street		Phoenix	AZ	85007	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	Х	Х	X Unknowr	n Unknown
2.4 Offic	rora Lozano - Harlingen Tax		609 N.77 Sunshine Strip		Harlignen	тх	78550	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	x	х	X Unknowr	n Unknown
2.4 0110	lice	Tax Assessor -	Sulp		Hanighen		78550	11 0.3.0. 507 (a)(6)		IN	^			I UTIKHOWH
2.5 Bow	wie Central Appraisal District		PO Box 6527		Texarkana	тх	75505-6527	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	х	х	X Unknowr	n Unknown
		Tax Assessor -										-		
2.6 PC0	C		111 E. Locust		Angleton	ТΧ	77515	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
27 0	Tan County Kristoon D	Tax Assessor -	4151 County Dark Ot		Bruch	тх	77900	11 11 8 6 507(a)(0)	Detential Tax Clairs	N		$\mathbf{v}$	X Unknowr	l laka su s
	zos County Kristeen Roe meron County Tax Office	Collector Tax Assessor -	4151 County Park Ct.		Bryan	17	77802	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
	ny Yzaguirre, Jr		964 E. Harrison		Brownsville	тх	78520	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	х	x	X Unknowr	n Unknown
	/ of EL Paso Maria O.			221 N. Kansas,	Brothiotino		10020				~	~		Cincipal Cin
2.9 Pas	sillas, RTA	Tax Collector	Wells Fargo Plaza	Suite 300	El Paso	ТΧ	79901	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
	of McAllen Tax Office		DO D 000			TV	70505 0000	44.11.0.0.507(.)(0)	Detential Tax Olaira		~	~	×	
	orado Department of		PO Box 220		McAllen	TX	78505-0220	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	X	X Unknowr	n Unknown
2.11 Rev			1375 Sherman St		Denver	со	80261	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	х	x	X Unknowr	n Unknown
	mptroller of Public Accounts				2011101		00201				~			Cincipal Cin
2.12 Glei			P. O. Box 149348		Austin	ТΧ	78714-9348	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
		San Jacinto Tax Service												
2.13 Cros		Company LLC	103 Kerry Rd 10494 Jones Road.		Highlands	ТΧ	77562	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
2.14 Piwe		Tax Assessor - Collector	Suite 106		Houston	тх	77065	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	х	х	X Unknowr	n Unknown
2.14 1100	UINd	Collector	Sulle 100		Tiousion		11005	11 0.3.0. 307 (a)(0)		IN	_	^		I OTIKITOWIT
Dep	partment of Revenue													
	vices - State of Connecticut		P.O. Box 2936		Hartford	СТ	06104-2936	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
		Tax Assessor -												
	ta Campbell veston County Cheryle E.	Collector Tax Assessor -	1301 E 8th Street		Odessa	тх	79761-4722	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
	inson. PCC		722 Moody (21st Street)		Galveston	тх	77550	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	х	x	X Unknowr	n Unknown
2.17 001		Tax Assessor -			Gaiveston		11330	11 0.3.0. 307 (a)(0)			^			I OTIKITOWIT
2.18 God	ose Creek CISD		PO Box 2805		Baytown	тх	77522	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	х	х	X Unknowr	n Unknown
		Tax Assessor -												
			PO Box 1431		Longview	ТΧ	75606-1431	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	Х	Х	X Unknowr	n Unknown
	rris County Ann Harris	Tax Assessor -	DO Boy 4622			TV	77040 4000	44 11 0 0 507(-)(0)	Detential Tax Clairs				Y LINE C	
2.20 Ben	men	Collector	PO Box 4622		Houston	TX	77210-4622	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknowr	n Unknown
2.21 Har	rris County Mike Sullivan	Tax Assessor-Collector	P.O. Box 3547		Houston	тх	77253-3547	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	х	x	X Unknowr	n Unknown
	rris County MUD 276 Avik													Children
2.22 Bon		Tax Assessor-Collector	PO Box 1819		Houston	ТΧ	77251-1819	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	Х	Х	X Unknowr	n Unknown
	algo County Pablo (Paul)	Tax Assessor -												
2.23 Villa	arreal Jr., PCC	Collector	PO Box 78540		Edinburg	тх	78540	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	X Unknown	n Unknown
2 24 4	mble ISD Janice P. Himpele	Tax Assessor - Collector	PO Box 4020		Houston	ту	77210	11119 0 507(0)(0)	Potential Tax Claim	NI	x	$\mathbf{v}$	X Unknowr	
2.24 mun			Internal Revenue		Houston	ТХ	77210	11 U.S.C. 507(a)(8)		N	^	Х	X Unknowr	n Unknown
0.05	ernal Revenue Service	Department of Treasury			Ogden	UT	84201	11 U.S.C. 507(a)(8)	Potential Tax Claim	Ν	х	х	X Unknowr	n Unknown

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In re: NEC Beaumont Asset Holdings, LLC Case No. 18-34030 Schedule E/F, Part 1 Creditors Who Have PRIORITY Unsecured Claims

								Specify Code subsection: 11 §		Subject to offset	Contingent	Unliquidated	Disputed		Priority
Line	Priority Creditor's Name		Address 1	Address 2	City	State	Zip	U.S.C. 507(a)()	Basis for claim	(Y/N)	<u>ŏ</u>	'n	Di	Total claim	amount
		Centralized Insolvency													
2.26	Internal Revenue Service	Operation	PO Box 7346		Philadelphia	PA	19101-7346	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	Х	Unknown	Unknown
	· · · · · · · · · · · · · · · · · · ·														
2.27	Getz, P.C.C	Collector	P.O. Box 2112		Beumont	TX	77704	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	Х	Unknown	Unknown
	Midland Central Appraisal														
2.28	District		4631 Andrews HWY	PO Box 908002	Midland	TX	79708-0002	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	Х	Unknown	Unknown
	Montgomery County Tammy J.	Tax Assessor -													
2.29		Collector	400 N. San Jaconto St.		Conroe	ΤX	77301	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	Х	Unknown	Unknown
	New Mexico Taxation and														
2.30	Revenue Department		PO Box 630		Santa Fe	NM	87504-0630	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	Х	Unknown	Unknown
	Orange County Karen Fisher,	Tax Assessor -													
2.31	PCC	Collector	PO Box 1568		Orange	ТХ	77631-1568	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	Х	Unknown	Unknown
2.32	Pine Tree ISD	Tax Office	BOX 5878		Longview	ΤX	75608-5878	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	Х	Unknown	Unknown
2.33	Potter County Sherri Aylor, PCC Smith County Tax Office Gary		PO Box 2289		Amarillo	тх	79105-2289	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	x	х	х	Unknown	Unknown
2.34	B. Barber		PO Box 2011		Tyler	тх	75710-2011	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	x			Unknown	Unknown
2.35	State Comptroller		PO Box 149359		Austin	TX	78714-9359	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	Х	Unknown	Unknown
									Texas Franchise Tax						
2.36	State Comptroller		PO Box 149359		Austin	ТХ	78714-9359	11 U.S.C. 507(a)(8)	Payment	N	X	Х	Х	Unknown	Unknown
2.37	State of Rhode Island	Division of Taxation	PO Box 9702		Providence	RI	02940-9702	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	Х	Unknown	Unknown
	Texas City ISD Tax Office	Tax Assessor -													
2.38	Patricia Collins	Collector	PO Box 1150		Texas City	ΤХ	77592-1150	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	Х	Unknown	Unknown
2.39	Tom Green Appraisal District		2302 Pulliam Street		San Angelo	TX	76905	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	Х	Unknown	Unknown
	Travis County Tax Office Bruce	Tax Assessor -													
2.40	Elfant	Collector	PO Box 149328		Austin	ΤХ	78714-9328	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	х	Unknown	Unknown
	Valley Ranch M.U.D #1 Mike		11500 NW Freeway,												
2.41	Arterburn, Tax A/C		Ste 465		Houston	ΤХ	77092	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	Х	х	Unknown	Unknown
2.42	West Warwick Tax Office	Attn: Rosemarie Silva	Tax Collector	P.O. Box 1341	West Warwick	RI	02893	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	Х	Х	Х	Unknown	Unknown
		Tax Assessor -	600 Scott Ave, Suite												
2.43	Wichita County Tommy Smyth	Collector	103		Wichita Falls	тх	76301	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	х	х	Unknown	Unknown
	Williamson County Tax Office	Tax Assessor -					1	, , , , , , , , , , , , , , , , , , , ,	1						
2.44	Larry Gaddes	Collector	904 South Main Street		Georgetown	тх	78626-5701	11 U.S.C. 507(a)(8)	Potential Tax Claim	N	X	х	х	Unknown	Unknown
					ž							тот	AL:	UNKNOWN	UNKNOWN

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In re: NEC Beaumont Asset Holdings, LLC Case No. 18-34030 Schedule E/F, Part 2 Creditors Who Have NONPRIORITY Unsecured Claims

								Date	Basis for	Contingent	Unliquidated	Betting claim
Line	Nonpriority Creditor's Name	Creditor Notice Name	Address 1	Address 2	City	State	Zin	incurred		, E		
	Alcode Plumbing, LLC	Attn Bill Richev	Griffin & Matthews	400 Neches at Crocket	Beaumont		77701	Various	Litigation		X	X Unknown
-	All Points Solutions, Inc. d/b/a 3i International, EverBank Commercial Finance, Inc., Signature Financial, LLC, Susquehanna Commercial Finance, Inc., Central Bank of St. Louis, Unifi Equipment	c/o All Points Solution, Inc. d/b/a 3l International's and Chris Mitchell's, Attn Bruce C. Morris & Demetri J.		5051 Westheimer, Suite								
3.2	Finance, Inc. and Chris Mitchell	Economou	Kane Russell Coleman Logan PC	1000	Houston	тх	77056	Various	Litigation	x	х	X Unknown
	All Points Solutions, Inc. d/b/a 3i International, EverBank Commercial Finance, Inc., Signature Financial, LLC, Susquehanna Commercial Finance, Inc., Central Bank of St. Louis, Unifi Equipment	c/o Central Bank of St. Louis's, Attn		6026 Remson Hollow								
3.3	Finance, Inc. and Chris Mitchell	John R. Jones	J.R. Jones Law PLLC	Lane	Katy	ТX	77494	Various	Litigation	Х	Х	X Unknown
2.4	All Points Solutions, Inc. d/b/a 3i International, EverBank Commercial Finance, Inc., Signature Financial, LLC, Susquehanna Commercial Finance, Inc., Central Bank of St. Louis, Unifi Equipment	c/o Everbank Commercial Finance Inc's, Attn David E. Harrell, Jr., Brandon Renken, Nicholas M.		600 Travis Street, Suite		TY	77000	Verieur	Litization		v	Y
3.4	Finance, Inc. and Chris Mitchell	Moore	Locke Lord LLP	2800	Houston	TX	77002	Various	Litigation	X	Х	X Unknown
3.5	All Points Solutions, Inc. d/b/a 3i International, EverBank Commercial Finance, Inc., Signature Financial, LLC, Susquehanna Commercial Finance, Inc., Central Bank of St. Louis, Unifi Equipment Finance, Inc. and Chris Mitchell	c/o Signature Financial LLC's, Atn Martha Hardwick Hofmeister, Frances A. Smith, Hayley Ellison	Shackelford, Bowen, McKinley & Norton, LLP	9201 N. Central Expressway, Fourth Floor	Dallas	ТХ	75231	Various	Litigation	x	x	X Unknown
3.6	Inc., Central Bank of St. Louis, Unifi Equipment Finance, Inc. and Chris Mitchell	c/o Susquehanna Commercial Finance, Inc.'s nka BB&T Commercial Equipment Capital Corp.'s, Attn Barbara Lanza Farley	Barbara Lanza Farley PC	PO Box 53659	Philadelphia	PA	19105	Various	Litigation	x	x	X Unknown
3.7	All Points Solutions, Inc. d/b/a 3i International, EverBank Commercial Finance, Inc., Signature Financial, LLC, Susquehanna Commercial Finance, Inc., Central Bank of St. Louis, Unifi Equipment Finance, Inc. and Chris Mitchell	c/o Unifi Equipment Finance, Inc's Attn Joseph J. Shannon	Bodman PLC	6th Floor at Ford Field, 1901 St. Antoine Street	Detroit	MI	48226	Various	Litigation	x	x	X Unknown
3.8	All Points Solutions, Inc. d/b/a 3i International, EverBank Commercial Finance, Inc., Signature Financial, LLC, Susquehanna Commercial Finance, Inc., Central Bank of St. Louis, Unifi Equipment Finance, Inc. and Chris Mitchell	c/o Unifi Equipment Finance, Inc's, Attn Thomas R. Ajamie, Courtney Scobie	Ajamie LLP	Pennzoil Place - South Tower, 711 Louisiana, Suite 2150	Houston	ТХ	77002	Various	Litigation	x	x	X Unknown
	Amanda Hanks	Attn Robert J. Heil III	The Law Offices of Robert Heil	5262 S. Staples #300	Corpus Christi	TX	78411	Various	Litigation		X	
	Ashlynn Foster, by her Next Friend, Kristin Foster,		Law Offices of William Kenneth C.	12221 Merit Drive, Suite		1				1		
3.10	and Kristin Foster, Individually BB&T Commercial Equipment Capital Corp; fka Susquehanna Commercial Finance, Inc.; cp Branch	Attn William Kenneth C.	Dippel	670	Dallas	тх	75251	Various	Litigation	X	Х	X Unknown
3 11	Banking and Trust	Attn Barbara Lanza Farley	Barbara Lanza Farley PC	PO Box 53659	Philadelphia	PA	19105	Various	Litigation	x	x	X Unknown
	Beaumont Emergency Physicians Associates, PLLC		Lindsay & Parsons, LLP	710 North 11th Street	Beaumont	ТХ	77703	Various	Litigation		x	
3.13	Beaumont Emergency Physicians Associates, PLLC	Attn Terry W. Wood Attn Stephen F. Del Sesto, Michael	Terry W. Wood PC	2530 Calder Avenue One Financial Plaza, Suite	Beaumont	тх	77702	Various	Litigation	x	х	X Unknown
3 14	Biotechnology Integration and Management LLC	J. Dalv. Nicole Matteo	Pierce Atwood LLP		Providence	RI	02903	Various	Litigation	× ×	x	X Unknown
	Central Bank of St. Louis	Attn Michael P. Stephens, Sally M. Sinclair, Katherine I. McLaughlin	Jenkins & Kling, P.C.	150 N. Meramec Avenue, Suite 400	St Louis	MO	63105	Various	Litigation		x	
<u> </u>	1			1			1			1		

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In re: NEC Beaumont Asset Holdings, LLC Case No. 18-34030 Schedule E/F, Part 2 Creditors Who Have NONPRIORITY Unsecured Claims

										gent	Unliquidated	p	
					0.4		-	Date	Basis for	Contingent	nliqui	isput∈	Amount of claim
Line	Nonpriority Creditor's Name	Creditor Notice Name Attn Richard M. Rollman and Kevin	Address 1	Address 2 3507 North Campbell	City	State	Ζιр	incurred	claim	ပ			claim
3.16	Colonia Verde Investors, LLC	J. Kristick	Bosse Rollman PC	Avenue, Suite 111	Tucson	AZ	85719	Various	Litigation	х	х	x	Unknown
3.17	Convergint Technologies LLC	Attn Candice C. Smith and Scott T. Citek	Lamm & Smith, P.C.	3730 Kirby Dr., Suite 650	Houston	тх	77098	Various	Litigation	х	x	x	Unknown
3.18	Gerald H. Phipps, Inc. d/b/a GH Phipps Construction Co.	Attn Keith Coulter	Coulter, P.C.	3306 Sul Ross Street	Houston	тх	77098	Various	Litigation	×	x	x	Unknown
	GERALD H. PHIPPS. INC.	Attn Keith Coulter	Coulter P.C.	3306 Sul Ross Street	Houston	TX	77098	Various	Litigation			X	Unknown
0.10		Attn Randall D. Armentrout.			1 io dotoin	1.7		Vanoao	Lingution			<u> </u>	
3.20	GreatAmerica Financial Service Corporation	Benjamin P. Roach	Nyemaster Goode, P.C	700 Walnut, Suite 1600	Des Moines	IA	50309	Various	Litigation	х	х	X	Unknown
	Harry Leiser, Trustee of the Harry Leiser Revocable												
	Trust	Attn Kelly M. Fracassa	Naccarato & Fracassa	96 Franklin Street	Westerly	RI	02891	Various	Litigation		Х		Unknown
3.22	Harry Lieser	Attn Kelly M. Fracassa	Naccarato & Fracassa	96 Franklin Street	Westerly	RI	02891	Various	Litigation	Х	Х	Х	Unknown
		Attn Simon W. Hendershot, III, Benjamin L. Hisey, Katie T. Cowart,		1800 Bering Drive, Suite									
3.23	Infinity Emergency Management Group, LLC	Raymond L. Panneton	Hendershot, Cannon & Hisey P.C	600	Houston	ТΧ	77057	Various	Litigation	X	Х	X	Unknown
2.04	II. Darken Diverking, Inc.	Atta Mara Ellar D. Craith		5910 N. Central	Dallas	TV	75000	Variaura	Litianation	v	v		l la lus suus
3.24	JL Parker Plumbing, Inc.	Attn Mary Ellen P. Smith	Smith Kendall, PLLC	Expressway, Suite 925 Bank of America Center, 700 Louisiana Street.	Dallas	тх	75206	Various	Litigation		~	X	Unknown
3.25	Michael Heichen and Azalea Saemi	Attn Mauricio Escobar Attn Stephen F. Del Sesto, Michael	Kilpatrick Townsent & Stockton LLP	Suite 4300 One Financial Plaza, Suite	Houston	тх	77002	Various	Litigation	х	х	x	Unknown
3.26	Northern Rhode Island Radiology, LLC	J. Daly, Nicole Matteo	Pierce Atwood LLP	2600	Providence	RI	02903	Various	Litigation	х	х	x	Unknown
	R.G. Brinkmann Company, Inc. d/b/a Brinkman			1801 California Street,									
3.27	Constructors	Attn Michael E. Bonifazi	Kutak Rock, LLP	Suite 3000 1300 Post Oak Blvd	Denver	CO	80202	Various	Litigation	X	Х	X	Unknown
3.28	RKMS Amarillo #2 LLC	Attn J. Cary Gray & Michael A. Ackal. III	Gray Reed	Suite 2000	Houston	тх	77056	Various	Litigation	Y	x	x	Unknown
5.20		Attn Vernon C. Howerton, Jr. &	Glay Reed	1601 Elm Street, Suite	Tiousion		11030	various	Litigation	-		<u>+</u> ++	UTIKITOWIT
3.29	RKMS Amarillo #2 LLC	Timothy J. Fandrey	Gray Reed	4600	Dallas	тх	75201	Various	Litigation	х	Х	х	Unknown
3.30	Securranty Inc.	Attn Abel Manji	Hird, Chu & Lawji P.L.L.C	1470 First Colony Blvd, Suite 210	Sugar Land	тх	77479	Various	Litigation	x	x	x	Unknown
0.00					Garden City	1.7		Vanoao	Lingution			<u> </u>	
3.31	Signature Financial LLC	Attn Robert Michael Tils	Moritt Hock Hamroff & Horowitz LLP	400 Garden City Plaza	Plaza	NY	11530	Various	Litigation	х	х	x	Unknown
		Attn Robert E. Weitzel, John E.		2001 Ross Avenue, Suite									
3.32	SMTA Financing JV, LLC	Mitchell	Akerman LLP	3600	Dallas	ТΧ	75201	Various	Litigation	Х	Х	X	Unknown
2 22	SMTA Financing JV, LLC	Attn Robert E. Weitzel, John E. Mitchell	Akerman LLP	2001 Ross Avenue, Suite 3600	Dallas	тх	75201	Various	Litigation	v	x	x	Unknown
3.33	SINTA Financing JV, LLC	Mitchell	Gossett, Harrison, Millican &	3000	Dallas	1.	75201	various	Liugation	^	^	$\vdash$	UNKNOWN
3.34	Spring Gulch, LLC	Attn Wesley M. Giesecke	Stipanovic, P.C.	P. O. Drawer 911	San Angelo	тх	76902	Various	Litigation	х	х	x	Unknown
	Susan L. Collemer, Susan Collemer, MD, LLC, Michael W. Demelis, Kristina E. McAteer, Margaret P. Mueller, Sophia G. O'Donnell, Sophia G.												
		Attn Andrew Berg and Catherine											
3.35	MD, LLC, Christopher G. Roloff	Sammartino	Sammartino & Berg LLP	2639 South County Trail	East Greenwich	RI	02815	Various	Litigation	X	Х	X	Unknown
	The Don Levin Trust, dated August 30, 1991, by its												
	Trustees, Thomas P. Gallagher and Thomas D.	Attn Kimberly D. Annello, Scott M.		3838 Oak Lawn Avenue,									
3.36	Gordon	Garelick	Exall & Wood, PLLC	Suite 1750	Dallas	ТΧ	75219	Various	Litigation	X	Х	X	Unknown
3.37	TIAA Commercial Finance, Inc. f/k/a EverBank Commercial Finance, Inc.	Attn Elizabeth M. Guffy	Locke Lord LLP	600 Travis Street, Suite 2800	Houston	тх	77002	Various	Litigation	x	x	x	Unknown
5.57		Contraction of the contraction o		8310 N. Capital of Texas			11002	various	Lingation			Ê	
3.38	UCP Texas Management, Ltd.	Attn Terry L. Belt	The Fowler Law Firm, P.C.	Hwy., Suite 1-150	Austin	ТΧ	78731	Various	Litigation		X		Unknown UNKNOWN
						1				1	10	TAL:	UNKNOWN

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In re: NEC Beaumont Asset Holdings, LLC

Case No. 18-34030

Schedule H

Codebtors

Line	Name of codebtor	Address 1	City	State	Zip	Name of creditor	DE	/F G
						KeyBank National Association, as Administrative		
2.1	Arizona Emergency Center 01, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X	
						KeyBank National Association, as Administrative		
2.2	EDMG, LLC	10800 Richmond Avenue	Houston	тх	77042	Agent	X	
						KeyBank National Association, as Administrative		
2.3	NEC Abilene Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
						KeyBank National Association, as Administrative		
2.4	NEC Amarillo Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
						KeyBank National Association, as Administrative		
2.5	NEC Amarillo South Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
						KeyBank National Association, as Administrative		
2.6	NEC Aurora Emergency Center, LP	10800 Richmond Avenue	Houston	ТΧ	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.7	NEC Baytown Asset Holdings, LLC	10800 Richmond Avenue	Houston	ТΧ	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.8	NEC Baytown Emergency Center, LP	10800 Richmond Avenue	Houston	ТΧ	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.9	NEC Beaumont Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.10	NEC Bellaire Emergency Center, LP	10800 Richmond Avenue	Houston	ТΧ	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.11	NEC Bristol Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.12	NEC Brownsville Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.13	NEC College Station Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	Х	
						KeyBank National Association, as Administrative		
2.14	NEC Crosby Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
o / -	NEO Esstalda Essensa en Osatan L.D.					KeyBank National Association, as Administrative		
2.15	NEC Eastside Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
						KeyBank National Association, as Administrative		
2.16	NEC El Paso Upper Valley Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
o (=	NEO Oraș di Brajaja Erregenere Orașter I D	10000 Diskasan di Assass				KeyBank National Association, as Administrative		
2.17	NEC Grand Prairie Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
0.40	NEC Creater Emergency Conter LD	10900 Dishmond Averus				KeyBank National Association, as Administrative		
2.18	NEC Greeley Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X	
0.40	NEC Harlingen Emergeneu Center I D	10900 Dishmond Averus		TV	77040	KeyBank National Association, as Administrative		
2.19	NEC Harlingen Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	X	
0.00	NEC Hartford Emergency Center, LP	10800 Richmond Avenue	11		77040	KeyBank National Association, as Administrative		
2.20	NEC Hallion Emergency Center, LP		Houston	TX	77042	Agent	X	
	NEC Korruillo Emorgonou Contor I D	10900 Richmond Avenue			770.10	KeyBank National Association, as Administrative		
2.21	NEC Kerrville Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	X	

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In re: NEC Beaumont Asset Holdings, LLC

Case No. 18-34030

Schedule H Codebtors

Line	Name of codebtor	Address 1	City	State	Zip	Name of creditor	D	E/F	G
						KeyBank National Association, as Administrative			
2.22	NEC Kingwood Asset Holdings LLC	10800 Richmond Avenue	Houston	тх	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.23	NEC Kingwood Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		'
-						KeyBank National Association, as Administrative			
2.24	NEC Lafayette Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		'
						KeyBank National Association, as Administrative			
2.25	NEC Lake Jackson Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		'
						KeyBank National Association, as Administrative			
2.26	NEC Lakeline Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		'
						KeyBank National Association, as Administrative			
2.27	NEC Longview Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.28	NEC Lubbock Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.29	NEC Lufkin Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.30	NEC McAllen Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.31	NEC Midland Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.32	NEC Mueller Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		'
						KeyBank National Association, as Administrative			
2.33	NEC Odessa Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		'
						KeyBank National Association, as Administrative			
2.34	NEC Orange Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.35	NEC Paris Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.36	NEC Pasadena Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.37	NEC Pearland Asset Holdings, LLC	10800 Richmond Avenue	Houston	ТΧ	77042	Agent	Х		
						KeyBank National Association, as Administrative			
2.38	NEC Pearland Emergency Center, LP	10800 Richmond Avenue	Houston	ТΧ	77042	Agent	X		
						KeyBank National Association, as Administrative		ך <sub>ا</sub>	
2.39	NEC Phoenix Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	X		
						KeyBank National Association, as Administrative			l I
2.40	NEC Port Arthur Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	Х	 	
						KeyBank National Association, as Administrative			l
2.41	NEC Porter Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	Х		<u> </u>
						KeyBank National Association, as Administrative			l
2.42	NEC Pueblo Emergency Center, LP	10800 Richmond Avenue	Houston	ΤX	77042	Agent	X	I	

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In re: NEC Beaumont Asset Holdings, LLC

Case No. 18-34030

Schedule H Codebtors

Line	Name of codebtor	Address 1	City	State	Zip	Name of creditor	D	E/F	G
						KeyBank National Association, as Administrative			
2.43	NEC San Angelo Emergency Center, LP	10800 Richmond Avenue	Houston	тх	77042		X		
						KeyBank National Association, as Administrative			
2.44	NEC Santa Fe Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X		
	~ ·					KeyBank National Association, as Administrative			
2.45	NEC Seguin Emergency Center, LP	10800 Richmond Avenue	Houston	ТХ	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.46	NEC Texarkana Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.47	NEC Texas City Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042		X		
						KeyBank National Association, as Administrative			
2.48	NEC Tyler Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.49	NEC Victoria Emergency Center, LP	10800 Richmond Avenue	Houston	ΤX	77042	Agent	Х		
						KeyBank National Association, as Administrative			
2.50	NEC Waco Emergency Center, LP	10800 Richmond Avenue	Houston	ΤX	77042		X		
						KeyBank National Association, as Administrative			
2.51	NEC West Warwick Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	X		
						KeyBank National Association, as Administrative			
2.52	NEC Wichita Falls Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	Agent	Х		
						KeyBank National Association, as Administrative			
2.53	NEC Yorktown Emergency Center, LP	10800 Richmond Avenue	Houston	ΤX	77042	Agent	Х		
						KeyBank National Association, as Administrative			
2.54	NEC Zaragoza Emergency Center, LP	10800 Richmond Avenue	Houston	TX	77042	0	Х		1
						KeyBank National Association, as Administrative			
2.55	Neighbors Concierge Services, LLC	10800 Richmond Avenue	Houston	TX	77042	Agent	Х		1
						KeyBank National Association, as Administrative			
2.56	Neighbors Emergency Center, LLC	10800 Richmond Avenue	Houston	TX	77042		Х		1
						KeyBank National Association, as Administrative			
2.57	Neighbors Global Holdings, LLC	10800 Richmond Avenue	Houston	TX	77042		Х		1
						KeyBank National Association, as Administrative			
2.58	Neighbors GP, LLC	10800 Richmond Avenue	Houston	TX	77042		Х		
						KeyBank National Association, as Administrative			
2.59	Neighbors Health, LLC	10800 Richmond Avenue	Houston	TX	77042		Х		
						KeyBank National Association, as Administrative			
2.60	Neighbors Physician Group – Colorado, LLC	10800 Richmond Avenue	Houston	TX	77042	0	Х		
						KeyBank National Association, as Administrative			
2.61	Neighbors Physician Group, PLLC	10800 Richmond Avenue	Houston	TX	77042	0	Х	$\square$	
						KeyBank National Association, as Administrative			
2.62	Neighbors Practice Management, LLC	10800 Richmond Avenue	Houston	TX	77042	0	Х		
						KeyBank National Association, as Administrative			
2.63	Neighbors Telehealth Services, LLC	10800 Richmond Avenue	Houston	TX	77042	Agent	Х		

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In re: NEC Beaumont Asset Holdings, LLC

Case No. 18-34030

Schedule H

Codebtors

Line	Name of codebtor	Address 1	City	State	Zip	Name of creditor	D	E/F	G
						KeyBank National Association, as Administrative			
2.	64 Next Door Urgent Care, LLC	10800 Richmond Avenue	Houston	TX	77042	Agent	Х		
						KeyBank National Association, as Administrative			
2.	65 NHS Emergency Centers, LLC	10800 Richmond Avenue	Houston	ТΧ	77042	Agent	Х		