22-10615-lgb	Filed 01/ TED STAT	Ру т ог то	Ded 01/13/25 00	Docket #0592 Date Filed: 01/13/20		
		Southern	DISTRICT OF	New York	-	
In re: Pareteum Corporat	tion		8	Case No.	22-10615	
Debtor(s)			\$ \$ \$	Lead Case		
Post-confirmation	n Report					Chapter 11
Quarter Ending Date: <u>12/31/</u>	/2024			Peti	tion Date: $\frac{05/15/202}{05/15/202}$	22
Plan Confirmed Date: 10/07/	/2022			Plan Effec	ctive Date: <u>10/21/20</u>	22
This Post-confirmation Repo				ntity: TEUM Liquida	ating Trust	

Name of Authorized Party or Entity

/s/ Seth Van Aalten Signature of Responsible Party

01/10/2025

Date

Seth Van Aalten Printed Name of Responsible Party

1325 Avenue of the Americas, 19th Floor, New York, NY 10019 Address

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore, Paperwork Reduction Act exemption 5 C.F.R. § 1320.4(a)(2) applies.



22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document

Pg 2 of 16

Case No. 22-10615

Part 1: Summary of Post-confirmation Transfers

Debtor's Name Pareteum Corporation

	Current Quarter	Total Since Effective Date
a. Total cash disbursements	\$23,565	\$15,489,982
b. Non-cash securities transferred	\$0	\$0
c. Other non-cash property transferred	\$0	\$0
d. Total transferred (a+b+c)	\$23,565	\$15,489,982

	nfirmation Professional Fees and		Approved Current Quarter	Approved Cumulative	Paid Current Quarter	Paid Cumulative
Profess incurre	sional fees & expenses (bankruptcy) ed by or on behalf of the debtor	Aggregate Total	\$0	\$5,849,638	\$0	\$5,361,28
Itemize	emized Breakdown by Firm					
	Firm Name	Role				
i	King & Spalding LLP	Co-Counsel	\$0	\$1,374,411	\$0	\$1,293,004
ii	Togut, Segal & Segal LLP	Lead Counsel	\$0	\$1,189,832	\$0	\$912,738
iii	FTI Consulting	Financial Professional	\$0	\$1,553,864	\$0	\$1,553,864
iv	FTI Capital Advisors, LLC	Financial Professional	\$0	\$790,000	\$0	\$790,000
v	Kurtzman Carson Consultants I	Other	\$0	\$941,531	\$0	\$811,683
vi						
vii						
viii						
ix						
x						
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			

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 4 of 16

Debtor's Name Pareteum Corporation

Case No. 22-10615

		1		
lxxii				
lxxiii				
lxxiv				
lxxv				
lxxvi				
lxxvii				
lxxviii				
lxxix				
lxxx				
lxxxi				
lxxxii				
lxxxiii				
lxxxiv				
lxxxv				
lxxxvi				
lxxxvi				
lxxxvi				
lxxxix				
xc				
xci				
xcii				
xciii				
xciv				
xcv				
xcvi				
xcvii				
xcviii				
xcix				
c				
ci				

				Approved Current Quarter	Approved Cumulative	Paid Current Quarter	Paid Cumulative
b.		sional fees & expenses (nonbank ad by or on behalf of the debtor	ruptcy) Aggregate Total				
	Itemize	ed Breakdown by Firm					
		Firm Name	Role				
	i						
	ii						
	iii						
	iv						
	v						
	vi						

UST Form 11-PCR (12/01/2021)

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 5 of 16

Debtor's Name Pareteum Corporation

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			<u> </u>	
xlvi				
xlvii				
xlviii				

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 6 of 16

Debtor's Name Pareteum Corporation

1.			
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			
lxxviii		<u> </u>	
lxxix			
lxxx			
lxxxi			
lxxxii			
lxxxiii			
lxxxiv			
lxxxv			
lxxxvi			
lxxxvi			
lxxxvi			
lxxxii			
ΙΛΛΛΙΛ			

Case No. 22-10615

xci xcii xciii xciv xcv xcvi xcvii xcviii xcix с ci \$0 \$7,190,122 \$0 \$6,524,126

All professional fees and expenses (debtor & committees) c.

Part 3: Recoveries of the Holders of Claims and Interests under Confirmed Plan

	Total Anticipated Payments Under Plan	Paid Current Quarter	Paid Cumulative	Allowed Claims	% Paid of Allowed Claims
a. Administrative claims	\$0	\$20,000	\$95,990	\$95,990	100%
b. Secured claims	\$0	\$0	\$0	\$0	0%
c. Priority claims	\$0	\$0	\$0	\$0	0%
d. General unsecured claims	\$0	\$0	\$0	\$0	0%
e. Equity interests	\$0	\$0	\$0		

Part 4: Questionnaire		
a. Is this a final report?		Yes 🔿 No 💿
If yes, give date Final Decree was entered:		
If no, give date when the application for Final Decree is anticipated:	12/31/2025	
b. Are you current with quarterly U.S. Trustee fees as set forth under 28 U.S.C. §	1930?	Yes 💿 No 🔿

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document

Pg 8 of 16

Case No. 22-10615

Privacy Act Statement

28 U.S.C. § 589b authorizes the collection of this information and provision of this information is mandatory. The United States Trustee will use this information to calculate statutory fee assessments under 28 U.S.C. § 1930(a)(6) and to otherwise evaluate whether a reorganized chapter 11 debtor is performing as anticipated under a confirmed plan. Disclosure of this information may be to a bankruptcy trustee when the information is needed to perform the trustee'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 Post-confirmation Report and its attachments, if any, are true and correct and that I have been authorized to sign this report.

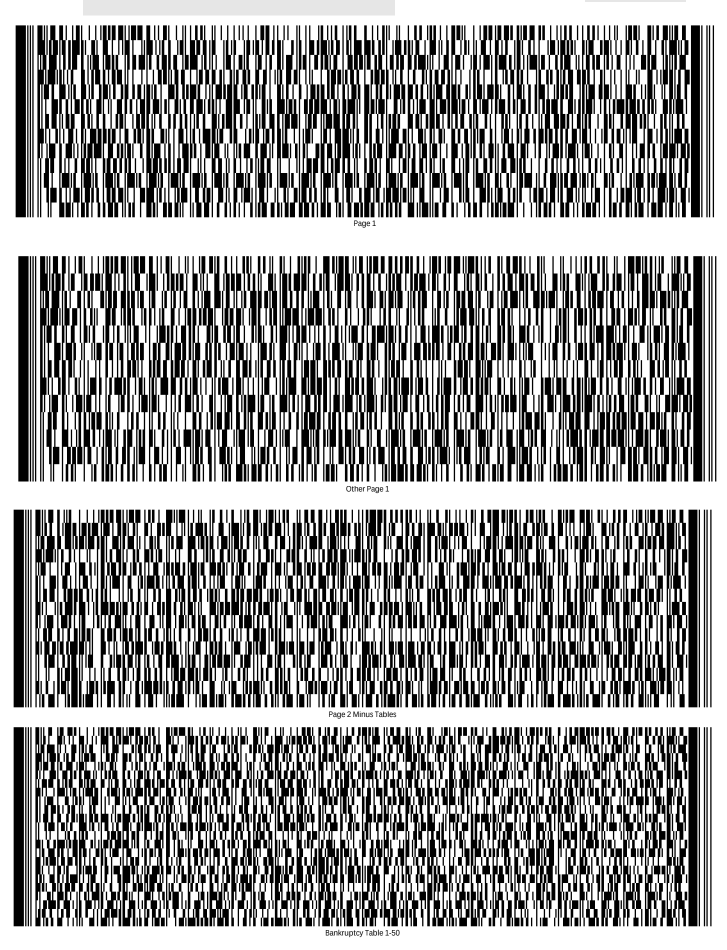
/s/ Anthony M. Saccullo Signature of Responsible Party

Debtor's Name Pareteum Corporation

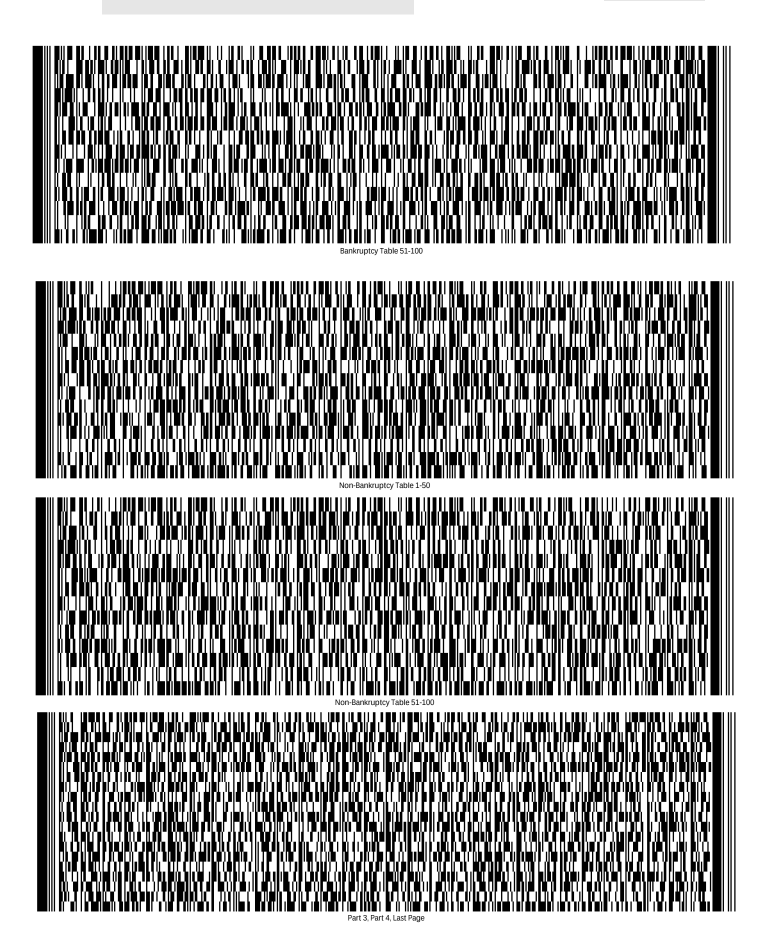
Liquidating Trustee Title Anthony M. Saccullo Printed Name of Responsible Party

 $\frac{01/10/2025}{\text{Date}}$

UST Form 11-PCR (12/01/2021)



Pg 10 of 16 Case No. 22-10615



22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 11 of 16

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:

PARETEM CORPORATION., et al.,¹

Debtors.

Chapter 11

Case No. 22-10615 (LGB)

(Jointly Administered)

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING POST-CONFIRMATION REPORT FOR THE QUARTER ENDED DECEMBER 31, 2024

Pareteum Corporation, Inc., together with its affiliated debtors, Pareteum North America Corp., Devicescape Holdings, Inc., iPass, Inc., iPass IP LLC, Pareteum Europe B.V., Artilium Group Ltd., Pareteum Asia PTE, and Pareteum NV (together, the "**Debtors**") in the abovecaptioned jointly administered case (collectively, the "**Chapter 11 Cases**") has filed the attached post-confirmation report (the "**PCR**") in the United States Bankruptcy Court for the Southern District of New York (the "**Court**"). Mr. Anthony Saccullo, solely in his capacity as Liquidating Trustee (the "**Liquidating Trustee**") of the TEUM Liquidating Trust (the "**Trust**") and authorized representative of the Debtors and the Trust, prepared the PCR with the assistance of his advisors and professionals. The PCR was prepared solely for the purpose of complying with the post-confirmation quarterly reporting requirements established by the United States Trustee Program (see <u>https://www.justice.gov/ust/chapter-11-operating-reports</u>). The PCR should not be relied upon by any persons for any information in connection with current or future financial conditions or events relating to the Debtors, the Estates, and the Trust.

The financial information contained in the PCR is preliminary, unaudited, limited in scope, and is not prepared in accordance with accounting principles generally accepted in the United States of America nor in accordance with other applicable non-bankruptcy law. In preparing the PCR, the Liquidating Trustee has relied on financial data from the books and records of both the Debtors and the Trust available to him at the time of such preparation, as well as certain filings on the docket in the Chapter 11 Cases. Although the Liquidating Trustee has made commercially reasonable efforts to ensure the accuracy and completeness of the PCR, inadvertent errors or omissions may exist. The Trust and the Liquidating Trustee reserve the right to amend and supplement the PCR as may be necessary or appropriate.

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number, are: Pareteum Corporation (7538), Pareteum North America Corp. (9623), Devicescape Holdings, Inc. (2909), iPass Inc. (4598), iPass IP LLC (2550), Pareteum Europe B.V. (Foreign 2209), Artilium Group Ltd. (Foreign 4535), Pareteum Asia PTE (Foreign 006N), Pareteum NV (Foreign 3091). The Debtors' mailing address is c/o TEUM Liquidating Trust, c/o Saccullo Business Consulting, LLC, 27 Crimson King Drive, Bear, DE 19701.

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 12 of 16

Part 1: Summary of Post-Confirmation Transfers

Part 1.a. and 1.d. - Total cash disbursements - Current Quarter and Total Since Effective Date

"<u>Total Since Effective Date</u>" disbursement amounts reflect the application of an outstanding retainer balance held by FTI Consulting of \$326,352, which resulted in full satisfaction of the remaining balance of FTI Consulting Preconfirmation Professional Fee payable.

All amounts disbursed are reflected in U.S. Dollars ("<u>USD</u>"), which the Debtors historically used as their reporting currency.

Part 2: Preconfirmation Professional Fees and Expenses

The Plan became effective of October 21, 2022 (the "<u>Effective Date</u>"). On the Effective Date, the Trust was created and the Liquidating Trustee was appointed in accordance with the terms of the Plan.

Part 2.a.

Amounts under "Paid Cumulative" reflect the application of an outstanding retainer balance held by FTI Consulting of \$326,352, which has been treated as a disbursement in Q1 2023, resulting in FTI Consulting's Preconfirmation Professional Fees to be fully satisfied.

Part 2.b.

The Liquidating Trustee does not have information relating to any professional fees or expenses paid by the Debtors prior to the Effective Date.

Part 2.c.

The amounts under "<u>All professional fees and expenses (debtor & committees)</u>" include amounts paid by the Debtors to committee professionals: Sidley Austin and Alix Partners.

Part 3: Recoveries of the Holders of Claims and Interests under Confirmed Plan

"<u>Total Anticipated Payments Under Plan</u>" are unknown at this time and will depend on, among other things, the Liquidating Trustee's ongoing claims reconciliation efforts and the resultant final allowed amount of such claims and the post-Effective Date administrative expenses of the Debtors' and the Trust.

The claims reconciliation process is ongoing, and the Liquidating Trustee is not able to determine at this time the total amount of claims that ultimately will be allowed. As such, reporting with

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 13 of 16

respect to the anticipated total amount of "Allowed Claims" of all priority levels is not possible at this time.

Part 4: Questionnaire

The inclusion of the date of December 31, 2025 under Part 4.a. is a placeholder. The Liquidating Trustee cannot currently anticipate, with any degree of certainty, when the application for a Final Decree closing the Chapter 11 Cases may be filed.

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 14 of 16

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:

PARETEM CORPORATION., et al.¹

Debtors.

Chapter 11

Case No. 22-10615 (LGB)

(Jointly Administered)

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING POST-CONFIRMATION REPORT FOR THE QUARTER ENDED DECEMBER 31, 2024

Pareteum Corporation, Inc., together with its affiliated debtors, Pareteum North America Corp., Devicescape Holdings, Inc., iPass, Inc., iPass IP LLC, Pareteum Europe B.V., Artilium Group Ltd., Pareteum Asia PTE, and Pareteum NV (together, the "**Debtors**") in the above-captioned jointly administered case (collectively, the "**Chapter 11 Cases**") has filed the attached post-confirmation report (the "**PCR**") in the United States Bankruptcy Court for the Southern District of New York (the "**Court**"). Mr. Anthony Saccullo, solely in his capacity as Liquidating Trustee (the "**Liquidating Trustee**") of the TEUM Liquidating Trust (the "**Trust**") and authorized representative of the Debtors and the Trust, prepared the PCR with the assistance of his advisors and professionals. The PCR was prepared solely for the purpose of complying with the post-confirmation quarterly reporting requirements established by the United States Trustee Program (see <u>https://www.justice.gov/ust/chapter-11-operating-reports</u>). The PCR should not be relied upon by any persons for any information in connection with current or future financial conditions or events relating to the Debtors, the Estates, and the Trust.

The financial information contained in the PCR is preliminary, unaudited, limited in scope, and is not prepared in accordance with accounting principles generally accepted in the United States of America nor in accordance with other applicable non-bankruptcy law. In preparing the PCR, the Liquidating Trustee has relied on financial data from the books and records of both the Debtors and the Trust available to him at the time of such preparation, as well as certain filings on the docket in the Chapter 11 Cases. Although the Liquidating Trustee has made commercially reasonable efforts to ensure the accuracy and completeness of the PCR, inadvertent errors or omissions may exist. The Trust and the Liquidating Trustee reserve the right to amend and supplement the PCR as may be necessary or appropriate.

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number, are: Pareteum Corporation (7538), Pareteum North America Corp. (9623), Devicescape Holdings, Inc. (2909), iPass Inc. (4598), iPass IP LLC (2550), Pareteum Europe B.V. (Foreign 2209), Artilium Group Ltd. (Foreign 4535), Pareteum Asia PTE (Foreign 006N), Pareteum NV (Foreign 3091). The Debtors' mailing address is c/o TEUM Liquidating Trust, c/o Saccullo Business Consulting, LLC, 27 Crimson King Drive, Bear, DE 19701.

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 15 of 16

Part 1: Summary of Post-Confirmation Transfers

Part 1.a. and 1.d. – Total cash disbursements – Current Quarter and Total Since Effective Date

"<u>Total Since Effective Date</u>" disbursement amounts reflect the application of an outstanding retainer balance held by FTI Consulting of \$326,352, which resulted in full satisfaction of the remaining balance of FTI Consulting Preconfirmation Professional Fee payable.

All amounts disbursed are reflected in U.S. Dollars ("<u>USD</u>"), which the Debtors historically used as their reporting currency.

Part 2: Preconfirmation Professional Fees and Expenses

The Plan became effective of October 21, 2022 (the "<u>Effective Date</u>"). On the Effective Date, the Trust was created and the Liquidating Trustee was appointed in accordance with the terms of the Plan.

Part 2.a.

Amounts under "Paid Cumulative" reflect the application of an outstanding retainer balance held by FTI Consulting of \$326,352, which has been treated as a disbursement in Q1 2023, resulting in FTI Consulting's Preconfirmation Professional Fees to be fully satisfied.

Part 2.b.

The Liquidating Trustee does not have information relating to any professional fees or expenses paid by the Debtors prior to the Effective Date.

Part 2.c.

The amounts under "<u>All professional fees and expenses (debtor & committees)</u>" include amounts paid by the Debtors to committee professionals: Sidley Austin and Alix Partners.

Part 3: Recoveries of the Holders of Claims and Interests under Confirmed Plan

"<u>Total Anticipated Payments Under Plan</u>" are unknown at this time and will depend on, among other things, the Liquidating Trustee's ongoing claims reconciliation efforts and the resultant final allowed amount of such claims and the post-Effective Date administrative expenses of the Debtors' and the Trust.

The claims reconciliation process is ongoing, and the Liquidating Trustee is not able to determine at this time the total amount of claims that ultimately will be allowed. As such, reporting with respect to the anticipated total amount of "Allowed Claims" of all priority levels is not possible at this time.

22-10615-lgb Doc 592 Filed 01/13/25 Entered 01/13/25 09:33:56 Main Document Pg 16 of 16

Part 4: Questionnaire

The inclusion of the date of December 31, 2025 under Part 4.a. is a placeholder. The Liquidating Trustee cannot currently anticipate, with any degree of certainty, when the application for a Final Decree closing the Chapter 11 Cases may be filed.