Case 25-16137 Doc 1 Filed 06/10/25 Document

Entered 06/10/25 00:18:25 Desc Main raye I UI ZZ

Docket #0001 Date Filed: 6/10/2025

Fill in this information to identify the case:	
United States Bankruptcy Court for the:	
District of New Jersey (State)	
Case number (If known): 25-	Chapter11
District of New Jersey (State)	Chapter <u>11</u>

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/25

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

1.	Debtor's name	Powin, LLC						
2.	All other names debtor used in the last 8 years							
	Include any assumed names,							
	trade names, and doing business as names							
3.	Debtor's federal Employer Identification Number (EIN)	8 6 _ 2 2 7 0	5 0	4				
4.	Debtor's address	Principal place of business	5		Mailing addi		rent from p	rincipal place
		20550 SW 115th Ave						
		Number Street			Number	Street		
					P.O. Box			
		Tualatin	OR	97062				
		City	State	ZIP Code	City		State	ZIP Code
					Location of principal pla	principal as	sets, if diffe	erent from
		Washington						
		County			Number	Street		
								
					City		State	ZIP Code
5.	Debtor's website (URL)	https://powin.com						· · · · · · · · · · · · · · · · · · ·

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Debt	tor Powin, LLC	Case number (# known) 25-
6.	Type of debtor	 ☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) ☐ Partnership (excluding LLP) ☐ Other. Specify:
	Describe debtor's business	A. Check one:
7.	Describe debtor's business	 ☐ Health Care Business (as defined in 11 U.S.C. § 101(27A)) ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) ☐ Railroad (as defined in 11 U.S.C. § 101(44))
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))
		☑ None of the above
		B. Check all that apply:
		Tax-exempt entity (as described in 26 U.S.C. § 501)
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 335910
8.	Under which chapter of the	Check one:
	Bankruptcy Code is the	☐ Chapter 7
	debtor filing?	☐ Chapter 9
		☐ Chapter 11. Check all that apply:
		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,424,000 (amount subject to adjustment on 4/01/28 and every 3 years after that).
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).
		☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11.
		☐ A plan is being filed with this petition.
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).
		☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
		☐ Chapter 12
9.	Were prior bankruptcy cases filed by or against the debtor	⊠ No
	within the last 8 years?	Yes. District When Case number
If more than 2 cases, attach a separate list. District When Case number		
		ווווו / טט / ווווו / טט / ווווו

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Debtor	Powin, LLC		Case number (# known) 25-	
pe bu aff List	e any bankruptcy cases nding or being filed by a siness partner or an iliate of the debtor? t all cases. If more than 1, ach a separate list.	District New Jersey	, attached.	When
	ny is the case filed in <i>this</i> strict?	immediately preceding the district.	date of this petition or for a longer	rincipal assets in this district for 180 days part of such 180 days than in any other ner, or partnership is pending in this district.
pos pro tha	es the debtor own or have ssession of any real operty or personal property it needs immediate ention?	Why does the proper ☐ It poses or is alleg What is the hazard ☐ It needs to be phys ☐ It includes perisha attention (for exam assets or other op	rty need immediate attention? (led to pose a threat of imminent and? sically secured or protected from the land of the legisles of the legis	the weather. ickly deteriorate or lose value without leat, dairy, produce, or securities-related
		Is the property insura No Yes. Insurance ager Contact name Phone		State ZIP Code
	Statistical and adminis	trative information		
	btor's estimation of ailable funds		distribution to unsecured creditors penses are paid, no funds will be a	available for distribution to unsecured creditors.
	timated number of editors	☐ 1-49 ☐ 50-99 ☐ 100-199 ☐ 200-999	■ 1,000-5,000□ 5,001-10,000□ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000

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Debtor	Powin, LLC		Case number (if kr	own)25
15. Estim	nated assets	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
16. Estim	ated liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
	Request for Relief, Dec	laration, and Signatures		
	\$500,000 or imprisonme ration and signature of prized representative of	The debtor requests relice petition. I have been authorized to I have examined the inforcerect.	co file this petition on behalf of the decormation in this petition and have a record of the decormation in this petition and have a record of the decormation in this petition and have a record of the decormation in this petition and have a record of the decormation in this petition and have a record of the decormation in this petition and have a record of the decormation in this petition and have a record of the decord of the decor	571. itle 11, United States Code, specified in this btor. easonable belief that the information is true and
18. Signa	iture of attorney	/s/ Frank A. Oswald Signature of attorney for de Frank A. Oswald Printed name Togut, Segal & Segal Firm name 550 Broad Street Number Street Newark City	LLP	06/09/2025 MM / DD / YYYYY NJ 07102 tate ZIP Code
		(212) 594-5000 Contact phone 028681986 Bar number	Ē	rankoswald@teamtogut.com mail address NJ tate

Fill in this information to identify th	e case:	
United States Bankruptcy Court for the:		
<u>District of New Jersey</u>		
(State)		☐ Check if this is an
Case number (if known):		amended filing
	Chapter 11	

Rider 1

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

On the date hereof, each of the affiliated entities listed below (collectively, the "<u>Debtors</u>"), filed a petition in the United States Bankruptcy Court for the District of New Jersey for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Powin, LLC.

	DEBTOR NAME	EIN Number
1.	Powin, LLC	86-2270504
2.	PEOS Holdings, LLC	84-3515476
3.	Powin China Holdings 1, LLC	82-4101422
4.	Powin China Holdings 2, LLC	88-2699713
5.	Charger Holdings, LLC	84-3515241
6.	Powin Energy Ontario Storage, LLC	82-1358348
7.	Powin Energy Operating Holdings, LLC	86-2322495
8.	Powin Energy Operating, LLC	86-2256487
9.	Powin Project LLC	39-2571583

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY

In re:	Chapter 11
Powin, LLC et al., ¹	Case No
Debtors.	(Joint Administration Requested)

LIST OF EQUITY HOLDERS²

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Equity Holder	Address of Equity Holder	Percentage of Equity Held
Powin Energy Intermediate, LLC	20550 SW 115 th Avenue Tualatin, OR 97062	100%

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number, are: (i) Powin Project LLC [1583]; (ii) Powin, LLC [0504], (iii) PEOS Holdings, LLC [5476], (iv) Powin China Holdings 1, LLC [1422], (v) Powin China Holdings 2, LLC [9713], (vi) Charger Holdings, LLC [15241], (vii) Powin Energy Ontario Storage, LLC [8348], (viii) Powin Energy Operating Holdings, LLC [22495], and (ix) Powin Energy Operating, LLC [6487]. The Debtors' mailing address is 20550 SW 115th Avenue Tualatin, OR 97062.

² This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY

In re:	Chapter 11
Powin, LLC, et al.,1	Case No
Debtor.	(Joint Administration Requested)
	1

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Powin Energy Intermediate, LLC	100%

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number, are: (i) Powin Project LLC [1583]; (ii) Powin, LLC [0504], (iii) PEOS Holdings, LLC [5476], (iv) Powin China Holdings 1, LLC [1422], (v) Powin China Holdings 2, LLC [9713], (vi) Charger Holdings, LLC [15241], (vii) Powin Energy Ontario Storage, LLC [8348], (viii) Powin Energy Operating Holdings, LLC [22495], and (ix) Powin Energy Operating, LLC [6487]. The Debtors' mailing address is 20550 SW 115th Avenue Tualatin, OR 97062.

Fill in this information to identify the case:		
		☐ Check if this is ar amended filing
Debtor name Powin, LLC		
United States Bankruptcy Court for the:	District of	
uie	(State)	
Case number (If known): 25-	(State)	

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Consolidated Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 50 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 50 largest unsecured claims.

C	ame of creditor and omplete mailing address, icluding zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1.	Ace Engineering & Co., Ltd. 80, Sapyong-daero, Seocho-gu Seoul 06575 Republic of Korea	Telephone: (822) 578 0491 Email: chloe@acecontainer.com	Trade				\$100,104,820.79
2.	Qingdao CIMC-POWIN New Energy Technology Co., Ltd No.1 Huanghedong Road, China (Shandong) Pilot Free Trade Zone, Qingdao, P.R. Qingdao 266500 China	Telephone: +86 532 8676 7675 Email: info@cimc-powin.com	Contract Manufacturer	Disputed			\$49,068,210.40
3.	Contemporary Amperex Technology Co., Limited (CATL) No.2 Xingang Road Zhangwan Town, Jiaocheng District, Ningde City, Fujian 352100 China	Telephone: '+86 181 5087 9959 Email: RuanTF@catlbattery.com	Subsidiary/ Powin Owned Entity	CUD			\$44,000,000.00
4.	Celestica LLC 11 Continental Blvd BLD 300 Suite 103 Merrimack NH 03054	Telephone: (416) 448-5800 Email: petem@celestica.com	Contract Manufacturer	Disputed			\$16,748,929.57

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5.	Clean Energy Services CES LLC 4201 Main Street Suite 299 Houston, TX 77002	Telephone: (713) 714-0762 Email: accounts.receivable@cesrenewables.com	Professional Services	Unliquidated			\$10,107,691.13
6.	Formosa Electronic Industries Inc. 5F., NO8, Aly.130, Minquan Rd., Xindian Dist., New Taipei City 231, Taibei 23141 Taiwan	Telephone: +886 2 2218 8888 Email: kelvin.chen@feii.com.tw;flora.zhang @feii.com.tw	Contract Manufacturer	Disputed			\$9,180,133.58
7.	Rubicon Professional Services, LLC 3370 Chastain Gardens Drive Suite 220 Kennesaw, GA 30144	Telephone: (770) 726-8975 Email: accounting@rubiconps.com	EPC / Contractor				\$8,453,344.50
8.	SMA America, LLC 3925 Atherton Road Rocklin, CA 95677	Telephone: (916) 625-0870 Email: ordermgmt@sma- america.com	Contract Manufacturer	Disputed			\$8,370,089.83
9.	Mainfreight Air & Ocean Pty Ltd 154 Melrose Drive Tullamarine Melbourne VIC 3043 Australia	Telephone: +61 (3) 9330 6000 Email: lorraine.govender@mainfreight.com	Logistics	Disputed	\$6,696,844.71	Collateral Amount Unknown	Collateral Amount Unknown
10.	JMS Wind Energy, Inc. 8022 S Rainbow Blvd Ste 406 Las Vegas, NV 89139	Telephone: (541) 483-0920 Email: julie@jmswindenergy.com	Professional Services	Unliquidated			\$6,033.105.56
11.	Experience Knowledge Strategy, S.L. AVDA. CAMAS 26 Bollullos De La Mitacion Seville 41110 Spain	Telephone: 0034954181521 Email: fronquillo@eksenergy.com	Purchase/Sale Agreement				\$5,777,376.95
12.	EBARA Densan (Qingdao) Technology Co.,Ltd. No.216, Shuangyuan Road, Chengyang District, Qingdao Shandong Province 266111 China	Telephone: 053289653367628 Email: dong.jiakun@edq-ebara.com	Contract Manufacturer				\$5,297,762.07
13.	KPMG LLP 3 Chestnut Ridge Road Montvale, NJ 07645	Telephone: (503) 820-6809 Email: <u>us-bkrdasc-ar@kpmg.com</u>	Professional Services				\$4,586,591.27
14.	Contemporary Nebula Technology Energy Co., Ltd. No. 33 Xingyexi Road Mawei District Fuzhou City Fujian Province China	Telephone: 8615924148801 Email: xuezhen.lin@cntepower.com	Contract Manufacturer				\$4,252,505.17
15.	GreEnergy Resources 108 Michelin Road Ardmore, OK 73401	Telephone: (580) 68-9534 Email: adam.fenner@greenergyresources.com	Professional Services	Unliquidated			\$3,522,202.06

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Powin, LLC Debtor: Name

16.	R.H. Shipping & Chartering S De RL De CV Av. Paseo De La Reforma No. 222 Piso 15 Col. Juarez Alcaldia Cuauhtemoc Ciudad De Mexico C.P. Cam 06600 Mexico	Telephone: +52 (55) 1328 4301 Email: cobranza@rh-shipping.com	Logistics			\$3,359,111.72
17.	Qingdao CIMC Container Manufacture Co., Ltd No.1, east Huanghe Road Economic & Technological Development ZonE Qingdao China	Telephone: +86-532-8693-5961 Email: yanfeng.yang@cimc.com	Contract Manufacturer	Disputed		\$3,265,143.29
18.	Ultra Corpotech Private Limited Plot No-Pap-A-4 Chakan Industrial Area Phase IV Village Nighoje Opp M & M Gate No- 3 Tal-Khed Talwade Chakan Road Pune Maharashtra 410501 India	Telephone: 919922929251 Email: vgoykar@ultracorpotech.com	Trade Debt			\$3,215,744.53
19.	Envision AESC US LLC 500 Battery Plant Road Smyrna, TN 37167	Telephone: (615) 751-3322 Email: ken.srebnik@envision- aesc.com	Trade Debt			\$2,901,664.21
20.	Pearce Services, LLC 1222 Vine Street Suite 301 Paso Robles, CA 93446	Telephone: (805) 467-2528 Email: <u>essnotifications@pearce-renewables.com</u>	Professional Services			\$2,671,092.90
21.	Spark Power Renewables USA, Inc 4900 Diplomacy Road Fort Worth, TX 76155	Telephone: (833) 775-7697 Email: AR@sparkpowercorp.com	Professional Services			\$2,486,017.08
22.	Sonic Systems International, LLC 1880 South Dairy Ashford Suite 207 Houston, TX 77077	Telephone: (281) 531-7611 Email: ablock@sonicsystems.com	Professional Services			\$2,390,368.05
23.	McKinsey & Company, Inc. United States 175 Greenwich Street 3 World Trade Center FL 60-64 New York, NY 10007	Telephone: Email: <u>US_AR@mckinsey.com</u> ; mailto:info@mckinsey.com	Professional Services			\$1,600,000.00
24.	Bergstrom (Changzhou) Heat Exchangers Co., Ltd 28 AoYuan Road New District Changzhou, Jiangsu China, 213125	Telephone: 8651968008000 Email: <u>SShi@bergstrominc.com</u>	Trade Debt			\$1,269,530.40
25.	Weifang Genius Electronics Co., Ltd. No. 37 Fangtai Road Fangzi District Weifang City Shandong Province 261206 China	Telephone: (756) 400-6201 Email: daisy.yang@genius-gp.com	Trade Debt			\$1,239,871.72

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Powin, LLC Debtor: Name

26.	Ashbaugh Energy Consulting 530 Lakeside Road Fort Erie ON L2A 4Y1 Canada	Telephone: (905) 871-8000 Email: <u>ashbaughenergy@gmail.com</u>	Professional Services	Unliquidated		\$1,222,341.87
27.	Shanghai Hdmann Industry Co., Ltd Room 1-912 No388 Xinfu Rd. Shanghai 201100 China	Telephone: 862133735789 Email: <u>F5@hdmann.com</u>	Trade Debt			\$1,093,534.82
28.	Crowe LLP 320 E Jefferson Blvd. P.O. Box 7 South Bend, IN 46624-0007	Telephone: (972) 365-3437 Email: <u>arremitadv@crowe.com</u>	Professional Services			\$1,011,288.00
29.	Orr Protection Systems, Inc. 2100 Nelson Miller Pkwy Louisville, KY 40223	Name: Erica Khourjian Telephone: (502) 244-4500 Email: opsaccounting@orrprotection.com	Subsidiary/ Powin Owned Entity			\$994,923.44
30.	Miller Nash Graham & Dunn LLP PO Box 3585 Portland, OR 97208	Telephone: (503) 224-5858 Email: clientservices@millernash.com	Professional Services			\$889,356.21
31.	Carel USA, INC 385 S Oak Street Manheim, PA 17545	Telephone: (717) 664-0500 Email: accounts.receivable_usa@carel.com	Trade Debt			\$787,295.95
32.	Propeller Inc PO Box 6860 Portland, OR 97228	Telephone: (919) 699-0137 Email: lvillarreal@propellerpdx.com	Professional Services			\$783,792.00
33.	Specified Technologies Inc. 210 Evans Way Somerville, NJ 08876	Telephone: (908) 526-8000 Email: <u>AR@stifirestop.com</u>	Trade Debt			\$777,062.30
34.	Building Automation Products, Inc. 750 N. Royal Ave. Gays Mills, WI 54631	Telephone: (608) 735-4800 Email: Accountsreceivable@bapisensors.co m	Trade Debt			\$580,730.40
35.	Schneider Electric IT Corporation 5081 Collections Center Drive Chicago, IL 60693-5081	Telephone: (401) 789-5735 Email: SEITUSACASH.APPLICATIONTEAM @schneider-electric.com	Professional Services			\$568,116.85
36.	RH Shipping & Chartering (USA) LLC 400 N Sam Houston Pkwy East, Suite 1010 Houston, TX 77060	Telephone: +52 33 8851 3180 ext. 1408 Email: mplascencia@rh-shipping.com	Professional Services			\$544,832.81
37.	Mainz Brady Group, Inc. PO Box 620375 Woodside, CA 94062	Telephone: +1 650-524-8840 Email: <u>accounting@mbg.com</u>	Professional Services			\$500,900.41
38.	McGuireWoods Consulting LLP 800 East Canal Street Richmond, VA 23219	Telephone: (804) 775-1000 Email: artaskforce@mcguirewoods.com	Professional Services			\$483,585.30
39.	CEVA Logistics US, Inc. 15350 Vickery Drive Houston, TX 77032	Telephone: 1-800-888-4949 Email: <u>juanfernando.aguilar@cevalogistics.com</u>	Professional Services			\$469,350.66
				i	i .	

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Powin, LLC Debtor: Name

40.	SIBA LLC 29 Fairfield Place Caldwell, NJ 07006	Telephone: (973) 575-7422 Email: info@sibafuse.com	Trade Debt	Unliquidated	\$420,987.58
41.	GLAS USA LLC 3 Second Street Suite 206 Jersey City, NJ 07311	Telephone: (212) 808-3050 Email: clientservices.americas@glas.agency	Bank Loans	Unliquidated	\$416,230.74
42.	Expeditors International of Washington, Inc. 1015 Third Avenue Seattle, WA 98104	Telephone: (503) 863-2678 Email: remit@expeditors.com	Professional Services	Unliquidated	\$409,327.29
43.	Huizhou Topband Electrical Technology Co., LTD No. 113 Dongxin AVE, Dongxin Block Dongjiang Hi-Tech Industrial Park, Zhongkai District Huizhou, Dongguang, 516006 China	Telephone: 8675527651888 Email: wuxr@topband.com.cn	Contract Manufacturer	Unliquidated	\$405,884.78
44.	Build AppliedLogix, LLC 3495 Winton Place, Building C Suite 2 Rochester, NY 14623	Telephone: (585) 678-1027 Email: tduffy@appliedlogix.com	Trade Debt	Unliquidated	\$400,756.56
45.	8LOOP Logistics LLC 9432 Bradmore Lane Suite 204 Ooltewah, TN 37363	Telephone: (909) 671-9537 Email: accounting@8looplogistics.com	Logistics	Unliquidated	\$384,949.17
46.	Onshape A PTC Business 121 Seaport Boulevard Boston, MA 0221	Telephone: (650) 513-3500 Email: <u>ar-credit@ptc.com</u>	Professional Services	Unliquidated	\$377,301.71
47.	c3controls 664 State Street Beaver, PA 15009	Telephone: (724) 775-7926 Email: accounting@c3controls.com	Professional Services	Unliquidated	\$334,488.64
48.	Tech Heads Inc. 7070 SW Fir Loop Portland, OR 97223	Telephone: (503) 639-8542 Email: info@techheads.com	Professional Services	Unliquidated	\$320,155.17
49.	Kentec Electronics Limited 25 & 26 Fawkes Avenue, Questor Dartford Kent DA1 1JQ United Kingdom	Telephone: +44 1322 222121 Email sales@kentec.co.uk	Trade Debt		\$304,071.97
50.	KELLER'S INC 6750 Gordon Road Wilmington NC 28411 United States	Contact: Paul Tiso Telephone: (910) 392-7011 Email <u>bdixon@kellersinc.com</u>	Trade Debt		\$278,208.23

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Fill in this information to identify the case and this filing:					
Debtor Name Powin, LLC					
United States Bankruptcy Court for the:	_ District of New Jersey				
Case number (If known): 25-	(State)				

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)					
	nended Schedule					
\boxtimes	papter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)					
X	Other document that requires a declaration_List of Equity Security Holders and Corporate Ownership Statement					
	e under penalty of perjury that the foregoing is true and correct. Ind on O6/09/2025 MM / DD / YYYYY Signature of individual signing on behalf of debtor					
	_Chad Paulson Printed name Authorized Signatory Position or relationship to debtor					

RESOLUTIONS OF THE SOLE MANAGER OF POWIN, LLC

June 9, 2025

The undersigned, being the sole manager (the "Manager") of Powin, LLC, a Delaware limited liability company (the "Company"), hereby adopts the following resolutions as of the date stated above:

A. Appointment of Chief Executive Officer:

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that it is desirable and in the best interests of the Company, and its creditors, shareholders, employees, and other interested parties, to appoint a new Chief Executive Officer ("CEO") following the resignation of the prior CEO to assist with management and operation of the Company; and

WHEREAS, the Manager has evaluated the capabilities of several candidates for the CEO appointment, and is prepared to make an appointment.

NOW, THEREFORE, BE IT RESOLVED, that effective as of the date hereof, the Manager hereby appoints and promotes Brian Kane from the Company's Chief Projects Officer to the new CEO for the Company;

BE IT FURTHER RESOLVED, that the rate of pay for the new CEO shall be the same as the rate of pay of the immediately preceding CEO, and the Company be, and it hereby is, authorized and directed to pay all fees and expenses incurred in connection with the appointment of the new CEO;

BE IT FURTHER RESOLVED, that the officers of the Company, including, without limitation, the CRO, CEO, the General Counsel and the Chief Restructuring Officer (each an "<u>Authorized Officer</u>" and together the "<u>Authorized Officers</u>") are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge, deliver, and file any and all such instruments as they, in their discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

BE IT FURTHER RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions of the Company's management, advisors and the Manager, in the name and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken prior to the execution of these resolutions, are hereby in all respects confirmed, approved and ratified.

B. Chapter 11 Case:

WHEREAS, the Manager has considered the financial and operational aspects of the Company's business and the recommendations of the senior management of the Company and the Company's professionals and advisors;

WHEREAS, the Manager has reviewed the historical performance of the Company, the market for the Company's services, and the current and long-term liabilities of the Company; and

WHEREAS, the Manager has reviewed, considered, and received the recommendations of the senior management of the Company and the Company's professionals and advisors as to a case of the Company under chapter 11 of title 11 of the United States Code, §§ 101 *et seq.* (the "<u>Bankruptcy Code</u>").

NOW, THEREFORE, BE IT RESOLVED, that the Manager has determined, in the good-faith exercise of its reasonable business judgment, that it is desirable and in the best interests of the Company, and its creditors, shareholders, employees, and other interested parties, for the Company to file a voluntary petition under the provisions of chapter 11 the Bankruptcy Code and to take any related actions necessary to file for and effectuate bankruptcy protection and to take other actions in a bankruptcy case;

BE IT FURTHER RESOLVED, that the Authorized Officers of the Company are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take all actions deemed necessary or appropriate to protect the assets of the Company and seek protection from creditors, including without limitation, if they deem it appropriate, to execute and verify or certify a voluntary petition under chapter 11 of the Bankruptcy Code and to sign or authorize any and all other pleadings, petitions, motions, schedules, lists, applications, affidavits, instruments, documents, or actions appropriate and desirable, as determined by them in the exercise of their discretion, prior to and throughout the course of the bankruptcy case and to take and perform any and all further acts and deeds, and pay such fees, that they deem necessary, proper or desirable in connection therewith or in furtherance of any such petition or the Company's case in chapter 11 of the Bankruptcy Code;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge, deliver and file any and all such instruments, and pay such fees, as they, in their discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

BE IT FURTHER RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions of the Company's management, advisors and the Manager, in the name and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken prior to

the execution of these resolutions, are hereby in all respects confirmed, approved and ratified.

C. Retention of Advisors:

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that it is desirable and in the best interests of the Company, and its creditors, shareholders, employees, and other interested parties to employ the law firm of Dentons US, LLP as general bankruptcy counsel to the Company to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights, including filing and pleading, and in connection therewith, the Company is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 case, and to cause to be filed an appropriate application for authority to retain the services of Dentons US, LLP;

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that is desirable and in the best interests of the Company and its creditors, shareholders, employees, and other interested parties to engage Togut, Segal & Segal LLP as conflict and efficiency counsel for the Company in connection with the chapter 11 case, subject to bankruptcy court approval;

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that it is desirable and in the best interests of the Company and its creditors, shareholders, employees, and other interested parties to engage Huron Transaction Advisory LLC as investment banker for the Company in connection with the chapter 11 case, subject to bankruptcy court approval; and

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that is desirable and in the best interests of the Company and its creditors, shareholders, employees, and other interested parties to engage Kurtzman Carson Consultants LLC as claims agent for the Company in connection with the chapter 11 case, subject to bankruptcy court approval.

NOW, THEREFORE, BE IT RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to engage Dentons US LLP as general bankruptcy counsel for the Company in connection with the chapter 11 case, subject to bankruptcy court approval;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, authorized and directed to engage Togut, Segal & Segal LLP as conflict and efficiency counsel for the Company in connection with the chapter 11 case, subject to bankruptcy court approval;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to

engage Huron Transaction Advisory LLC as investment banker for the Company in connection with the chapter 11 case, subject to bankruptcy court approval;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, authorized and directed to engage Kurtzman Carson Consultants LLC as claims agent for the Company in connection with the chapter 11 case, subject to bankruptcy court approval;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to employ additional professionals as the Authorized Officers, in their reasonable discretion deem necessary to represent and assist the Company in carrying out its duties under the Bankruptcy Code or to carry out the purpose and intent of the foregoing resolutions;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the chapter 11 case, and to cause to be filed an appropriate application for authority to retain the services of any additional professional;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to engage and retain all assistance by legal counsel, accountants, investment banking advisors, financial advisors, and other professionals, subject to bankruptcy court approval, and to perform any and all further acts and deeds that the Authorized Officers deem necessary, proper, advisable, or desirable in furtherance thereof with a view to the successful prosecution of the Company's chapter 11 case;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge, deliver and file any and all such instruments as they, in their discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

BE IT FURTHER RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions of the Company's management, advisors and the Manager, in the name and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken prior to the execution of these resolutions, are hereby in all respects confirmed, approved and ratified.

D. Use of Cash Collateral:

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that it is desirable and in the best interests of the Company, and its creditors, shareholders, employees, and other interested parties, to approve the use of cash collateral by the Company in the post-petition conduct of its business in accordance with any related orders of the bankruptcy court (the "<u>Cash</u> Collateral Use").

NOW, THEREFORE, BE IT RESOLVED, that the Cash Collateral Use is hereby adopted, approved and ratified in all respects, subject to bankruptcy court approval;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company to do or cause to be done all such acts and things, and to take all actions deemed necessary or appropriate, to cause the bankruptcy court's approval of the Cash Collateral Use;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge, deliver and file any and all such instruments as they, in their discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

BE IT FURTHER RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions of the Company's management, advisors and the Manager, in the name and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken prior to the execution of these resolutions, are hereby in all respects confirmed, approved and ratified.

E. Forbearance and Support Agreement:

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that it is desirable and in the best interests of the Company, and each of the Company's creditors, shareholders, employees, and other interested parties, to enter into that certain Forbearance, Support and Joinder Agreement, with Powin Energy Intermediate, LLC, Powin Project, LLC, the subsidiary guarantors party thereto and GLAS USA LLC (the "Forbearance Agreement"); and

WHEREAS, all capitalized terms used herein but not otherwise defined herein shall have the meanings given to them in the Forbearance Agreement.

NOW, THEREFORE, BE IT RESOLVED, that the Forbearance Agreement and the Loan Documents be, and they hereby are, authorized and approved in all respects;

BE IT FURTHER RESOLVED, that Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take such actions as he or she may deem, in his or her sole discretion, to be necessary, appropriate, or advisable for the purpose of consummating the transactions contemplated by the Forbearance Agreement and the Loan Documents, and effectuation and carrying out the intents and purposes of these resolutions, including, without limitation, paying all fees and expenses in accordance with the terms of the Forbearance Agreement or the

Loan Documents, negotiating, executing, delivering, and performing, or causing the same, on behalf of the Company, the Loan Documents and any other agreements, amendments, instruments, financing statements, documents, notices, and certificates contemplated by or under the Forbearance Agreement or the Loan Documents;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to assign, transfer, pledge and grant liens and security interests in all or substantially all of the Company's assets, including intellectual property, inventory, chattel paper, accounts, equipment and general intangibles, as contemplated by the Forbearance Agreement or the Loan Documents, and the Authorized Officers of the Company are hereby authorized and directed, for and on behalf of the Company, to take such actions as he or she may deem, in his or her sole discretion, to be necessary, appropriate, or advisable for the purpose of granting or perfecting such liens and security interests;

BE IT FURTHER RESOLVED, the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge, deliver, and file any and all such instruments as they, in their discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

BE IT FURTHER RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions of the Company's management, advisors, the Authorized Officers and the Manager, in the name and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken prior to the execution of these resolutions, are hereby in all respects confirmed, approved and ratified.

[SIGNATURES BEGIN ON THE FOLLOWING PAGE]

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IN WITNESS WHEREOF, the undersigned Manager has signed these resolutions as of the date first written above.

MANAGER:

DocuSigned by:

John Brecker

RESOLUTIONS OF THE SOLE MANAGER OF POWIN, LLC

June 9, 2025

The undersigned, constituting the sole manager (the "Manager") of Powin, LLC, a Delaware limited liability company (the "Company"), hereby adopts the following resolutions as of the date stated above:

WHEREAS, the Manager has determined, in the good-faith exercise of its reasonable business judgment, that it is desirable and in the best interests of the Company and its creditors, shareholders, employees, and other interested parties to engage Uzzi & Lall as an advisor to the Company (with such advisory services to include, without limitation, making Gerard Uzzi available to the Company as a Chief Restructuring Officer), in connection with a potential chapter 11 bankruptcy case, subject to bankruptcy court approval (the "Engagement").

NOW, THEREFORE, BE IT RESOLVED, that the Engagement is adopted, approved and ratified, and the officers of the Company, including, without limitation, the Chief Executive Officer and the General Counsel (each an "<u>Authorized Officer</u>" and together the "<u>Authorized Officers</u>") are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to engage Uzzi & Lall as an Advisor to the Company in connection with a potential chapter 11 bankruptcy case, subject to bankruptcy court approval;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such other and further actions, and to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of a chapter 11 case, and to cause to be filed an appropriate application for authority to retain the services of Uzzi & Lall;

BE IT FURTHER RESOLVED, that the Authorized Officers are, and each of them hereby is, authorized and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge, deliver and file any and all such instruments as they, in their discretion, may deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and

BE IT FURTHER RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions of the Company's management, advisors and the Manager, in the name and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken prior to the execution of these resolutions, are hereby in all respects confirmed, approved and ratified.

IN WITNESS WHEREOF, the undersigned Manager has signed these resolutions as of the date first written above.

MANAGER:

DocuSigned by:

John Brecker