Information to identify the case:		
Debtor <u>Qless, Inc.</u> _{Name}	EIN <u>27-1155885</u>	
United States Bankruptcy Court for the District of Delaware	Date case filed for chapter 11	June 19, 2024
Case Number: _24-11395 (BLS)		

Official Form 309F2 (For Corporations or Partnerships under Subchapter V)

Notice of Chapter 11 Bankruptcy Case

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors and debtors, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 12 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <u>https://pacer.uscourts.gov</u>), or by visiting the court-appointed claims agent's website at: <u>http://www.veritaglobal.net/QLess.</u>

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. Debtor's full name Qless, Inc.						
2. All other names used in the last 8 None						
3. Address 21 Miller Alley, Suite 210, Pasadena, C 91105						
4. Debtor's attorneys						
PACHULSKI STANG ZIEHL & JONES LLP						
James E. O'Neill (DE Bar No. 4042)						
Jeffrey N. Pomerantz (admitted pro hac vice)						
Jordan A. Kroop (admitted pro hac vice)						
Maxim B. Litvak (admitted pro hac vice)						
Greg V. Demo (admitted pro hac vice)						
919 N. Market Street, 17th Floor						
P.O. Box 8705						
Wilmington, DE 19899-8705 (Courier 19801)						
Telephone: (302) 652-4100						
Facsimile: (302) 652-4400						
Email: joneill@pszjlaw.com						
jpomerantz@pszjlaw.com						
jkroop@pszjlaw.com						
mlitvak@pszjlaw.com						
gdemo@pszjlaw.com						



10/20

		Case 24-11395	5-BLS Doc 40	D Filed 06/28/24	Page 2 of 2			
Debtor	Qless, Inc.			Case Number (<i>if known</i>)	24-11395 (BLS)			
	Name							
David M. Bielli & I 1204 N. I Wilming Phone: (3 Fax: (302 dklauder(6. Bankru Documen	ptcy Trustee . Klauder, Esq. Klauder, LLC King Street ton, DE 19801 302) 803-4600 2) 397-2557 @bk-legal.com aptcy clerk's offi tts in this case may States Bankruptcy	be filed at this address:	Hours of operat	ion: Monday through Frida	av 8:00 a m – 4:00 n m			
824 N. N 3 rd Floor Wilming You may	Market Street gton, DE 19801	iled in this case at this offi	Contact Phone:	(302) 252-2900	ing the court-appointed claims agent's website, for			
The debto to be ques	tioned under oath.	ust attend the meeting not required to do so.	_July 19, 2024 a	t 2:00 p.m. (Eastern Time)	Location: Telephonic: Conference Line: 1-866-621-1355 Pass Code: 717 8157#			
			Date	Time				
8. Proof of	claim deadline	The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket. Deadline for filing proof of claim: <u>August 19, 2024</u> Deadline for governmental units to file a proof of claim: December 16, 2024						
	A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained <u>www.uscourts.gov</u> or any bankruptcy clerk's office. A proof of claim form may be filed either electronically as a paper document. For more information on how to file a Proof of Claim, visit the court-appointed claims agent website at : http://www.veritaglobal.net/OLess.							
			will be allowed in the an					
	 your claim is designated as <i>disputed</i>, <i>contingent</i>, or <i>unliquidated</i>; you file a proof of claim in a different amount; or 							
		, i i i i i i i i i i i i i i i i i i i	ve another notice.	rent amount; or				
		of claim or y		• 1	<i>uted, contingent,</i> or <i>unliquidated,</i> you must file a proo unable to vote on a plan. You may file a proof of clain			
				he bankruptcy clerk's office, at : http://www.veritaglobal.u	online at <u>https://pacer.uscourts.gov</u> , or at the court			
		Secured cred submits a cre	ditors retain rights in the editor to the jurisdiction o	ir collateral regardless of when f the bankruptcy court, with con	ther they file a proof of claim. Filing a proof of clain sequences a lawyer can explain. For example, a secured onetary rights, including the right to a jury trial.			
The bank	on to discharge of ruptcy clerk's office	e must filing a comp	pplies to your claim and plaint by the deadline st		from discharge, you must start a judicial proceeding b			
	complaint and any by the following de		Deadline for filing the complaint:					
10. Credito	rs with a foreign		this notice. Consult an a		ou may file a motion asking the court to extend the tates bankruptcy law if you have any questions about			
11. Filing a case	Chapter 11 ban	it. You may opportunity	receive a copy of the pla to vote on the plan. You	an and a disclosure statement t will receive notice of the date	plan. A plan is not effective unless the court confirm elling you about the plan, and you may have the of the confirmation hearing, and you may object to ss a trustee is serving, the debtor will remain in			