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

Check	if	this	is	an
amende	эс	l filin	g	

# Official Form 201Voluntary Petition for Non-Individuals Filing for Bankruptcy06/22

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	Sticky's NJ 1 LLC	
2.	All other names debtor used in the last 8 years Include any assumed names, trade names, and <i>doing business</i> <i>as</i> names	Sticky's Finger Joint Sticky's	
3.	Debtor's federal Employer Identification Number (EIN)	<u>83</u> - <u>1505162</u>	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		605Bergen Town CenterNumberStreet	24East 23 <sup>rd</sup> StreetNumberStreet
		Paramus NJ 07652	P.O. Box New York NY 10010
		City State ZIP Code Bergen County County	City State ZIP Code Location of principal assets, if different from principal place of business
		County	Number Street
			City State ZIP Code
5.	Debtor's website (URL)	https://stickys.com/	



## Case 24-10864 Doc 1 Filed 04/25/24 Page 2 of 15

(LLP))
(LLF))
5 U.S.C. lebtor. See
D), and its lers or e most d federal rocedure in (of sheet, turn, or if with the Securities Individuals Filing t of 1934 Rule

## Case 24-10864 Doc 1 Filed 04/25/24 Page 3 of 15

Sticky's NJ 1 LLC					(	Case number (if known	וי)		
e prior bankruptcy cases by or against the debtor n the last 8 years? e than 2 cases, attach a ate list.	No					MM / DD / YYYY			
ny bankruptcy cases ing or being filed by a ness partner or an ate of the debtor? cases. If more than 1, a separate list.	□ No ⊠ Yes.	District					Relationship When	MM / D	D / YYYY
is the case filed in <i>this</i> ict?	Debt imme distrie	tor has h ediately p ct.	ad its domicile, preceding the da	te of this petiti	ion	or for a longer pa	rt of such 180	) days 1	than in any other
the debtor own or have ession of any real erty or personal property needs immediate tion?	[	Why doe It po Wha It ne It inc atten asse	es the property ses or is alleged t is the hazard? eds to be physic cludes perishable tion (for example ts or other option	need immedi to pose a thre cally secured of e goods or ass e, livestock, se ns).	or p	e attention? (Chec of imminent and id rotected from the s that could quickl onal goods, meat	<i>ck all that apply</i> lentifiable haz weather. ly deteriorate , dairy, produ	ard to p	value without securities-related
	N	Where is	s the property?	605 Number Paramus City			1		07652 ZIP Code
		No		Travelers I EB Cohen	n Ir	ise & Risk Ma		y of A	merica
	Name         prior bankruptcy cases         by or against the debtor         n the last 8 years?         a than 2 cases, attach a         ite list.         ny bankruptcy cases         ing or being filed by a         ness partner or an         a separate list.         is the case filed in this         ict?         the debtor own or have         ession of any real         erty or personal property         needs immediate	Name         prior bankruptcy cases by or against the debtor in the last 8 years?       No         Image: Stress background of the last 8 years?       Yes.         a than 2 cases, attach a ite list.       Image: No         ing or being filed by a hess partner or an ite of the debtor?       Image: No         cases. If more than 1, a separate list.       Yes.         is the case filed in this ct?       Check at Image: Debti Image: Check at Image: Check at Image: No         the debtor own or have ession of any real erty or personal property beeds immediate tion?       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Check all that apply:         cases. If more than 1, a separate list.       Check all that apply:         is the case filed in this cc?       Check all that apply:         is the case filed in this cd?       No         bebtor has had its domicile, immediately preceding the da district.         Mo       No         ession of any real erty or personal property theeds immediate tion?       No         My does the property what is the hazard?         It poses or is alleged What is the hazard?         It includes perishable attention (for example assets or other option or Other         Where is the property insured?         No         St the property insured?         No         St the property insured?         No         St the property insured?         No         Yes. Insurance agency         Contact name	Name         prior bankruptcy cases by or against the debtor in the last 8 years?       No         □ ves.       District	name         prior bankruptcy cases       No         by or against the debtor       Yes. District       When         b that 2 cases, attach a       District       When         ny bankruptcy cases       No       District       When         ny bankruptcy cases       No       No       Yes. Debtor       See Attachment 1         ny bankruptcy cases       No       Yes. Debtor       See Attachment 1       District         cases. If more than 1,       a separate list.       Case number, if known	prior bankruptcy cases       No         by or against the debtor       Yes.         bitnict       When         mM / DD / YYYY         bitnict       When         mM / DD / YYYY         py or against the debtor         is the 2 cases, attach a         bitnict       When         my bankruptcy cases         ing or being filed by a         less partner or an         bitnict         cases. If more than 1,         a separate list.         Case number, if known         cases. If more than 1,         a separate list.         Check all that apply:         case any case concerning debtor's affiliate, general partne         the debtor own or have         pession of any real         my ves. Answer below for each property that needs immediate attentor? (Che         It poses or is alleged to pose a threat of imminent and id         What is the hazard?         It needs to be physically secured or protected from the         It is the property?         605       Bergen Town I         Number       Street         Paramus       City         St the property insured?       No         No       Yes. Insurance agency	prior bankruptcy cases       No         by or against the debtor       Ves.         bitrict	terme

#### Statistical and administrative information

## Case 24-10864 Doc 1 Filed 04/25/24 Page 4 of 15

Debtor Sticky's NJ 1 LLC		Case i	number (if known)	
13. Debtor's estimation of available funds	Check one:		d creditors. will be available for distribution to unse	cured creditors.
14. Estimated number of creditors	☐ 1-49 ⊠ 50-99 ☐ 100-199 ☐ 200-999	<ul> <li>1,000-5,000</li> <li>5,001-10,000</li> <li>10,001-25,000</li> </ul>	<ul> <li>25,001-50,000</li> <li>50,001-100,000</li> <li>More than 100,000</li> </ul>	
15. Estimated assets	<ul> <li>\$0-\$50,000</li> <li>\$50,001-\$100,000</li> <li>\$100,001-\$500,000</li> <li>\$500,001-\$1 million</li> </ul>	\$1,000,001-\$10 mi         \$10,000,001-\$50 m         \$50,000,001-\$100         \$100,000,001-\$500	nillion         \$1,000,000,001           million         \$10,000,000,000	-\$10 billion 1-\$50 billion
16. Estimated liabilities	<ul> <li>\$0-\$50,000</li> <li>\$50,001-\$100,000</li> <li>\$100,001-\$500,000</li> <li>\$500,001-\$1 million</li> </ul>	\$1,000,001-\$10 mi         \$10,000,001-\$50 m         \$50,000,001-\$100         \$100,000,001-\$100         \$100,000,001-\$500	nillion \$1,000,000,001 million \$10,000,000,00	-\$10 billion 1-\$50 billion
Request for Relief, De	claration, and Signatures	5		
	rious crime. Making a false sta nt for up to 20 years, or both. ?		a bankruptcy case can result in fines u 19, and 3571.	ıp to
17. Declaration and signature of authorized representative of debtor	The debtor requests reli petition.	ef in accordance with the ch	napter of title 11, United States Code, s	specified in this
	I have been authorized	to file this petition on behalf	of the debtor.	
	I have examined the info correct.	ormation in this petition and h	nave a reasonable belief that the inform	nation is true and
	I declare under penalty of pe	erjury that the foregoing is t	rue and correct.	
	Executed on 04/25/202 MM / DD / Y			
	✗ /s/ Jamie Greer		Jamie Greer	
	Signature of authorized repr	esentative of debtor	Printed name	
	Title <u>CEO</u>			

## Case 24-10864 Doc 1 Filed 04/25/24 Page 5 of 15

Debtor Sticky's NJ 1 LLC		Case number (if known	
18. Signature of attorney	✗ /s/ John W. Weiss Signature of attorney for debtor	Date	04/25/2024 MM / DD / YYYY
	John W. Weiss <sup>Printed name</sup> Pashman Stein Walder Hayd <sup>Firm name</sup>		
	<u>1007 North Orange Street</u> Number Street <u>Wilmington</u> City 302-592-6497	et, 4 <sup>th</sup> Floor, Suite #183 DE State iwei	19801
	Contact phone		laddress
	Bar number	State	

#### Attachment 1

## Pending or Current Bankruptcy Cases Filed by Affiliates

On April 25, 2024, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed a voluntary petition for relief under title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion has been filed with the Court requesting that the chapter 11 cases of these entities be jointly administered for procedural purposes only.

Entity Name	Federal Employer Identification Number (EIN)
Sticky's Holdings LLC	46-2153586
Sticky Fingers LLC	45-2463212
Sticky Fingers II LLC	80-0957125
Sticky Fingers III LLC	47-4233914
Sticky Fingers IV LLC	81-3219412
Sticky Fingers V LLC	82-3181465
Sticky Fingers VI LLC	82-3210578
Sticky's BK 1 LLC	83-2820423
Sticky's NJ 1 LLC	83-1505162
Sticky Fingers VII LLC	83-1511491
Sticky's NJ II LLC	83-2886642
Sticky Fingers IX LLC	84-2555036
Sticky's NJ III LLC	83-3767036
Sticky Fingers VIII LLC	84-2040080
Sticky's NJ IV LLC	86-3616341
Sticky's WC 1 LLC	87-4490427
Sticky's Franchise LLC	92-1315232
Sticky's PA GK I LLC	85-3257496
Stickys Corporate LLC	83-2345719
Sticky's IP LLC	92-1324569

#### WRITTEN CONSENT OF THE MAJORITY OF MANAGERS OF STICKY'S HOLDINGS LLC

The undersigned, being a majority of the managers (the "<u>Managers</u>") of Sticky's Holdings LLC, a Delaware limited liability company (the "<u>Company</u>"), acting by written consent pursuant to Article 5, Section 5.2.3 of the Fourth Amended and Restated Limited Liability Company Operating Agreement of the Company (the "<u>Operating Agreement</u>"), agree, pursuant to the Delaware Limited Liability Company Act, as amended, and the Operating Agreement, that they consent to and hereby adopt and approve, the following resolutions:

**WHEREAS**, the Managers have reviewed and considered, among other things, the financial condition of the Company and all of its subsidiaries (the "<u>Subsidiaries</u>"); and

**WHEREAS**, the Managers have received, reviewed, and considered the recommendations of the Company's legal and other advisors as to the relative risks and benefits of pursuing a bankruptcy case under the provisions of subchapter V of chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>");

**NOW, THEREFORE, BE IT RESOLVED**, that, with respect to the Company and Subsidiaries, the Managers have determined that it is desirable and in the best interests of the Company and Subsidiaries, their stockholders, creditors, and other interested parties that voluntary petitions (the "<u>Petitions</u>") be filed by the Company and Subsidiaries under the provisions of subchapter V of chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "<u>Bankruptcy Court</u>"); and be it

**FURTHER RESOLVED**, that Jamie Greer, and any other duly appointed officer of the Company (each, an "<u>Authorized Person</u>"), in each case, acting individually or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, to negotiate, execute, verify, deliver, and file with the Bankruptcy Court, in the name and on behalf of the Company and Subsidiaries, and under their corporate seal or otherwise, all petitions, schedules, statements, motions, lists, applications, pleadings, papers, affidavits, declarations, orders, plans, and other documents (collectively, the "<u>Chapter 11 Filings</u>"), with such changes therein and additions thereto as any such Authorized Person may deem necessary, appropriate or advisable (the execution and delivery of any of the Chapter 11 Filings by any such Authorized Person with any changes thereto to be conclusive evidence that any such Authorized Person deemed such changes to meet such standard); and be it

**FURTHER RESOLVED**, that any Authorized Person, in each case, acting individually or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of the Company and Subsidiaries, to take and perform any and all further acts and deeds that such Authorized Person deems necessary, appropriate, or desirable in connection with the Company's and Subsidiaries' chapter 11 cases (the "<u>Chapter 11</u> <u>Cases</u>") or the Chapter 11 Filings, including, without limitation, (i) the payment of fees, expenses and taxes such Authorized Person deems necessary, appropriate, or desirable, and (ii) negotiating, executing, delivering, performing and filing any and all additional documents, schedules,

statements, lists, papers, agreements, certificates and/or instruments (or any amendments or modifications thereto) in connection with, or in furtherance of, the Chapter 11 Cases with a view to the successful prosecution of the Chapter 11 Cases (such acts to be conclusive evidence that such Authorized Person deemed the same to meet such standard); and be it

**FURTHER RESOLVED**, that the retention of the law firm of Pashman Stein Walder Hayden, P.C. ("<u>Pashman Stein</u>"), to represent the Company and Subsidiaries as bankruptcy counsel on the terms set forth in its engagement letter with the Company and to represent and assist the Company and Subsidiaries in preparing and filing the Petitions, the Chapter 11 Filings, and related forms, schedules, lists, statements and other papers or documents, is hereby approved, adopted, ratified and confirmed in all respects; and in connection therewith, any Authorized Person, and each of them, acting either individually or jointly, are hereby authorized, empowered, and directed, in the name and on behalf of the Company and Subsidiaries, to execute any appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Cases, and cause to be filed an appropriate application for authority to retain the services of Pashman Stein; and be it

**FURTHER RESOLVED**, that the retention of KCC, LLC ("<u>KCC</u>") to act as the Company's and Subsidiaries' claims agent in the Chapter 11 Cases on the terms set forth in its engagement letter with the Company and to assist the Company and Subsidiaries with, among other tasks, case filing, creditor notification and claims administration, is hereby approved, adopted, ratified and confirmed in all respects; and in connection therewith, any Authorized Person, and each of them, acting either individually or jointly, are hereby authorized, empowered, and directed, in the name and on behalf of the Company and Subsidiaries, to execute any appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Cases, and cause to be filed an appropriate application for authority to retain the services of KCC; and be it

**FURTHER RESOLVED**, that the Authorized Persons or any one of them be, and each hereby is, authorized and empowered to engage such further accountants, counsel, consultants or advisors and to do such other acts and things as may be determined to be necessary or appropriate by the Authorized Person or Authorized Persons so acting in order to fully effectuate the purpose and intent of the foregoing resolutions and to accomplish the transactions contemplated thereby, such determination to be conclusively evidenced by the retention or taking of any such action by such Authorized Person; and be it

**FURTHER RESOLVED**, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions, which acts and transactions would have been authorized and approved by the foregoing resolutions except that such acts and transactions were taken prior to the adoption of such resolutions, be, and they hereby are, in all respects adopted, confirmed, approved, and ratified.

**IN WITNESS WHEREOF**, the undersigned Managers have executed this consent on the date set forth below.

DocuSigned by: /s 047023D6F7E476

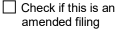
James Hart Date: DocuSigned by:

A---/s/

Paul Tuennerman Date: DocuSigned by: Brian Erumrui

/s/ 550224DF4EB044A... Brian Krumrei Date:

Fill in this information to identify the case:				
Debtor name Sticky's Holdings LLC, et al.				
United States Bankruptcy Court for the:	District of Delaware (State)			
Case number (If known):				



12/15

## Official Form 204

## Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 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 20 largest unsecured claims.

	ailing address, including zip code email address of creditor (f contact p s		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	US Foods 1051 Amboy Avenue Perth Amboy, NJ 08861	Attn: Mark Tarr Telephone: 267-251-9936 Email: mark.tarr@usfoods.com	Trade				\$449,963.00	
2	Leason Ellis LLP One Barker Avenue White Plains, NY 10601	Attn: Cameron Reuber Telephone: 914-288-0022 Email: Accounting@leasonellis.com	Legal Services				\$247,193.00	
3	Michael Best & Friedrich LLP 444 West Lake Street, Suite 3200 Chicago, IL 60606	Attn: A. Goldblatt Telephone: 312-222-0800 Email: MICHAELBEST_billing@igdsyst ems.com	Legal Services				\$49,947.00	
4	Rockfeld Group One Madison LLC C/O JSRE Management, LLC 550 5 <sup>th</sup> Avenue 4 <sup>th</sup> Floor New York, NY 10036	Attn: George Rrukaj Telephone: 212-756-8094 Email: georger@jsrellc.com	Lease	CUD			\$48,579.00	
5	ResQ 18 King St. East St 700 Toronto ON Canada	Attn: Coby Stronach Telephone: 844-737-7349 Email: accounting@getresq.com	Trade				\$35,425.00	
6	Davis & Gilbert LLP 1675 Broadway New York, NY 10019	Attn: Daniel Dingerson Telephone: 212-468-4800 Email: jheatherton@dglaw.com	Legal Services				\$17,209.00	
7	Restaurant365, LLC 500 Technology Drive, Suite 200 Irvine, CA 92618	Attn: Gina Ratini Telephone: 630-217-8566 Email: gratini@restaurant365.com	Trade				\$13,895.00	
8	AmTrust North America, Inc. PO Box 6939 Cleveland, OH 44101	Attn: Kathleen Mangulabnan Telephone: 877-528-7878 Email: service@amtrustgroup.com	Insurance				\$8,232.00	

[	Debtor Sticky's Holdings LLC	C, et al.	_ 0	Case number ( <i>if k</i>	nown)			
	Name of creditor and complete mailing address, including zip code	email address of creditor contact	(for example, trade debts, bank loans, professional	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.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
9	DoorDash, Inc. 303 2 <sup>nd</sup> Street San Francisco, CA 94107	Attn: Amanda Resendes Telephone: 508-269-6909 Email: amanda.resendes@doordash.com	Trade				\$5,750.00	
10	Ludlow Creative 48 Lawridge Drive New York, NY 10573	Attn: Luca Rietti Telephone: 914-329-9538 Email: lr@ludlowcreative.com	Trade				\$5,200.00	
11	Restaurant Technologies, Inc. 12962 Collections Center Dr Chicago, IL 60693	Attn: Jose Mieles Telephone: 1-888-769-4997 Email: jmieles@rti-inc.com	Vendor				\$4,611.00	
12	W.B. Mason Company Inc. 59 Centre Street Brockton, MA 02303	Attn: Mike Gualtier Telephone: 1-888-926-2766 Email: mike.gualtier@wbmason.com	Vendor				\$4,069.00	
13	Con Ed (Consolidated Edison Company of New York, Inc.) PO Box 1701 New York, NY 10116	Attn: Telephone: 1-800-752-6633 Email: ConEd-bill@emailconed.com	Utility				\$3,640.00	
14	Science On Call (Science Retail Inc.) 1 N Dearborn St #1750 Chicago, IL 60602	Attn: Ken Tsang Telephone: 1-312-868-0664 Email: Support@scienceoncall.com	Vendor				\$2,587.00	
15	Spectrotel, Inc 104 West 40 <sup>th</sup> Street, 400/500 New York, NY10018	Attn: Peter Karoczki Telephone: 917-410-1522 Email: peterk@gothamcloud.com	Vendor				\$2,392.00	
16	Chubb Limited 1133 Avenue of the Americas New York, NY 10036	Attn: John Lupica Telephone: 212-703-7000 Email: customercare@chubb.com	Insurance				\$2,363.00	
17	Orkin, LLC 2170 Piedmont Rd. NE. Atlanta, GA 30324	Attn: Eldon Wayne Dempsey III Telephone: 888-675-4662 Email: wdempsey@rollins.com	Vendor				\$2,276.00	
18	PSE&G (Public Service Enterprise Group, Inc) PO Box 1444 New Brunswick, NJ 08906	Attn: Telephone: 1-855-249-7734 Email: myaccount@pseg.com	Utility				\$1,930.00	
19	ELK 33 EAST 33RD LLC (Delaware (US)) 489 5TH AVE, 7TH FL New York, NY 10017	Attn: Morry Kalimian Telephone: Email:	Pending Litigation	CUD			Undetermined	
20	Sticky Fingers Restaurants, LLC 311 Johnnie Dodds Blvd Mt. Pleasant, SC 29464 Leech Tishman 875 Third Avenue, 9th Floor New York, NY 10022	Attn: Laura-Michelle Horgan Telephone: 212-603-6365 Email: Imhorgan@leechtishman.com	Pending Litigation	CUD			Undetermined	

#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re

Sticky's NJ 1 LLC,

Debtor.

Chapter 11

Case No. 24-

## **CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY HOLDERS**

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy

Procedure, the following are equity holders, other than governmental units, that directly or

indirectly own 10% of more of any class of the Debtor's equity interests:

Name and last known address or place of	Percentage of Ownership
business of holder	
Sticky's Holdings LLC	100%
24 East 23 <sup>rd</sup> Street	
New York, NY 10010	

Fill in this information to identify the case and this filing:		
Debtor Name Sticky's NJ 1 LLC		
United States Bankruptcy Court for the:	_District of	Delaware
Case number (If known):		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)

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 Cor

**Corporate Ownership Statement** 

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

Executed on 04/25/2024

×/s/ Jamie Greer

Signature of individual signing on behalf of debtor

Jamie Greer

Printed name

CEO

Position or relationship to debtor

#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re

Sticky's Holdings LLC, et al.,

Debtors.<sup>1</sup>

Chapter 11

Case No. 24-

#### **DECLARATION OF JAMIE GREER PURSUANT TO 11 U.S.C. § 1116(1)**

I, Jamie Greer, hereby declare as follows:

- 1. I am the chief executive officer ("<u>CEO</u>") of the above-captioned debtors and debtors in possession (collectively, the "<u>Debtors</u>" or "<u>Sticky's</u>").
  - 2. As the Debtors' CEO, I am generally familiar with each of the Debtors'

businesses, day-to-day operations, financial affairs, and books and records. Except as otherwise indicated, the statements set forth in this declaration are based upon my personal knowledge of the Debtors' operations, information learned from my review of relevant documents, information supplied to me from the Debtors' advisors, or my own opinion based on my knowledge, experience and information concerning the Debtors' operations and financial condition. I am authorized to submit this declaration on behalf of the Debtors. If called to testify, I could and would testify competently to the matters set forth in this declaration.

<sup>&</sup>lt;sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number are as follows: Sticky's Holdings LLC (3586); Sticky Fingers LLC (3212); Sticky Fingers II LLC (7125); Sticky Fingers III LLC (3914); Sticky Fingers IV LLC (9412); Sticky Fingers V LLC (1465); Sticky Fingers VI LLC (0578); Sticky's BK 1 LLC (0423); Sticky's NJ 1 LLC (5162); Sticky Fingers VII LLC (1491); Sticky's NJ II LLC (6642); Sticky Fingers IX LLC (5036); Sticky's NJ III LLC (7036); Sticky Fingers VIII LLC (0080); Sticky NJ IV LLC (6341); Sticky's WC 1 LLC (0427); Sticky's Franchise LLC (5232); Sticky's PA GK I LLC (7496); Stickys Corporate LLC (5719); and Sticky's IP LLC (4569). The Debtors' mailing address is 24 E. 23rd Street, New York, NY 10010.

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3. Pursuant to 11 U.S.C. § 1116(1), I am aware that the Debtors are required to either: (1) append to their bankruptcy petitions (collectively, the "<u>Bankruptcy Petitions</u>," and each, a "<u>Bankruptcy Petition</u>") their most recent balance sheet, statement of operations, cash-flow statement, and Federal income tax return; or (2) provide a statement that no such balance sheet, statement of operations, cash-flow statement and Federal income tax return exists.

4. Appended to the Bankruptcy Petition for Debtor Sticky's Holdings LLC ("<u>Sticky's Holdings</u>") are the following: (1) a balance sheet; (2) a statement of operations; (3) a Federal income tax return; and (4) a cash-flow statement.

5. While Sticky's Holdings has appended its most recent balance sheet, statement of operations, cash-flow statement, and Federal income tax return, the remaining Debtors have not appended these documents to their respective Bankruptcy Petitions. This is because Sticky's Holdings creates consolidated documents for all of the Debtors under Sticky's Holdings' name. Therefore, no Debtor, other than Sticky's Holdings, has the documents required by 11 U.S.C. § 1116(1).

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information and belief.

Dated: April 24, 2024 New York, NY

<u>/s/ Jamie Greer</u> Jamie Greer