Fill in this	information to identify the case:
Debtor 1	Safety Zone
Debtor 2 (Spouse, if filir	ng)
United State	s Bankruptcy Court for the: District of Connecticut
Case number	24-11056

Official Form 410

Proof of Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

1.	Who is the current creditor?	SOUTHERN CONNECT Name of the current creditor (the potential of the current creditor used with the creditor used w	person or entity	to be paid for this cla	im)		
2.	Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom?					
3.	Where should notices and payments to the creditor be sent?	Where should notices to the			Where should pa	yments to the creditor	be sent? (if
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Name 100 MARSH HILL ROA Number Street			Name Number Stree	et	
		ORANGE	CT State	06477 ZIP Code	City	State	ZIP Code
S o	RECEIVED	Contact phone 203-795-793 Contact email kgaudino@s		– com	Contact phone		
UIRT	JUN 2 7 2024 Zman Carson Consultan	SUniform claim identifier for electro	onic payments in	chapter 13 (if you us	se one): 	· — —	
4.	Does this claim amend one already filed?	✓ No☐ Yes. Claim number on contract	ourt claims reç	gistry (if known)		Filed on) / ΥΥΥΥ
5.	Do you know if anyone else has filed a proof of claim for this claim?	✓ No✓ Yes. Who made the earl	ier filing?				



Amount necessary to cure any default as of the date of the petition: JUN 2 7 2024 Annual Interest Rate (when case was filed) Fixed Variable 10. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. 11. Is this claim subject to a right of setoff?	3 .	Do you have any number you use to identify the debtor?	□ No □ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 0 1 4 6
charges required by Bankruptcy Rule 3001(c)(2)(A). What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. RE: GAS SERVICE - PLEASE SEE ATTACHED Is all or part of the claim secured by a lien on property. Nature of property: Real estate, if the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other, Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, pertificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: Amount of the claim that is unsecured: \$	' .	How much is the claim?	₩ No
Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. RE: GAS SERVICE - PLEASE SEE ATTACHED No			
Attach redacked copies of any documents supporting the claim required by bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. RE: GAS SERVICE - PLEASE SEE ATTACHED Is all or part of the claim No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other. Describe: Basis for perfection: Attach redaced copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: S	-		Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.
RE: GAS SERVICE - PLEASE SEE ATTACHED Is all or part of the claim secured? No Yes. The claim is secured by a lien on property.	claim?		Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
Is all or part of the claim secured? No Yes. The claim is secured by a lien on property.			Limit disclosing information that is entitled to privacy, such as health care information.
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Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other, Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property:		secured?	☐ Yes. The claim is secured by a lien on property.
Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other, Describe:			• • •
Motor vehicle Other. Describe:			
Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: Amount of the claim that is secured: Amount of the claim that is unsecured: Amount of the claim that is unsecured: Amount necessary to cure any default as of the date of the petition: JUN 2 7 2024 Annual Interest Rate (when case was filed) Fixed Variable O. Is this claim based on a lease? No right of setoff?			
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Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filled or recorded.) Value of property: Amount of the claim that is secured: Amount of the claim that is unsecured: Amount of the claim that is unsecured: Amount necessary to cure any default as of the date of the petition: JUN 2 7 2024 Annual Interest Rate (when case was filed) Variable 0. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. \$			
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example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filled or recorded.) Value of property: Amount of the claim that is secured: Amount of the claim that is unsecured: Amount should match the amount in line PECEIVED Amount necessary to cure any default as of the date of the petition: JUN 2 7 2024 Annual Interest Rate (when case was filed) Fixed Variable O. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. \$			Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for
Amount of the claim that is secured: \$			
Amount of the claim that is unsecured: \$			Value of property: \$
Amount necessary to cure any default as of the date of the petition: JUN 2 7 2024 Annual Interest Rate (when case was filed) Fixed Variable 0. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. \$			Amount of the claim that is secured: \$
JUN 2 7 2024 Annual Interest Rate (when case was filed)% WIRTZMAN CARSON CONSULTANTS			Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line.
Fixed Variable V		~ RECEIVED	Amount necessary to cure any default as of the date of the petition: \$
Fixed Variable V		JUN 2 7 2024	Annual Interest Rate (when case was filed)%
0. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. 1. Is this claim subject to a right of setoff?		2027	
lease? Yes. Amount necessary to cure any default as of the date of the petition. 1. Is this claim subject to a right of setoff?		KURTZMAN CARSON CONSUI	TANTS U Variable
Yes. Amount necessary to cure any default as of the date of the petition. 1. Is this claim subject to a right of setoff?	0		☑ No
right of setoff?		lease :	Yes. Amount necessary to cure any default as of the date of the petition.
right of setoff?	1		☑ No
		right of setoff?	Yes. Identify the property:

12. Is all or part of the claim	✓ No					
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check	one:		Amount entitled to priority		
A claim may be partly priority and partly	Domest 11 U.S.	ic support obligations (including alimony and child supp C. § 507(a)(1)(A) or (a)(1)(B).	ort) under	\$		
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$2 persona	2,850* of deposits toward purchase, lease, or rental of pull, family, or household use. 11 U.S.C. § 507(a)(7).	property or service	es for \$		
enditied to priority.	bankrup	salaries, or commissions (up to \$12,850*) earned within try petition is filed or the debtor's business ends, which C. § 507(a)(4).	n 180 days befor never is earlier.	te the \$		
	☐ Taxes o	or penalties owed to governmental units. 11 U.S.C. § 50	7(a)(8).	\$		
	☐ Contribu	utions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$		
		Specify subsection of 11 U.S.C. § 507(a)() that applie		\$		
		are subject to adjustment on 4/01/19 and every 3 years after the		on or after the date of adjustment.		
Part 3: Sign Below				·		
The person completing	Check the appro	ppriate box:				
this proof of claim must sign and date it.	☐ I am the cre	editor.				
FRBP 9011(b).	☑ I am the cre	editor's attorney or authorized agent.				
If you file this claim	☐ I am the tru	stee, or the debtor, or their authorized agent. Bankrupto	cy Rule 3004.			
electronically, FRBP 5005(a)(2) authorizes courts to establish local rules	☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
specifying what a signature is.	I understand that	at an authorized signature on this <i>Proof of Claim</i> serves aim, the creditor gave the debtor credit for any paymen	as an acknowled ts received towa	dgment that when calculating the rd the debt.		
A person who files a fraudulent claim could be		the information in this <i>Proof of Claim</i> and have a reason				
fined up to \$500,000, imprisoned for up to 5	and correct.	•				
years, or both. 18 U.S.C. §§ 152, 157, and	I declare under	penalty of perjury that the foregoing is true and correct.				
3571.	Executed on da	te 07/27/2023 MM / DD / YYYY				
	Signature					
	_	of the person who is completing and signing this c	laim:			
		KATELYNNE GAUDINO				
	Name	First name Middle name	Last	name		
	Title	SR. COLLECTIONS SPECALIST				
	Company	SOUTHERN CONNECTICUT GAS COM	PANY			
*FACILIES	Company	Identify the corporate servicer as the company if the author	ized agent is a serv	ricer.		
* RECEIVED						
	Address	100 MARSH HILL ROAD				
JUN 2 7 2024		Number Street		0.477		
	79	ORANGE		6477 Codo		
JURTZMAN CARSON CONSULTAN	0 w	City		Code		
	Contact phone	203-795-7932	_{Emaii} kgau <u>din</u>	o@soconngas.com		



An AVANGRID Company

June 6, 2024

To Whom It May Concern:

Please mail confirmation that the Proof of Claim was received and the claim number that will be assigned to this claim. Southern Connecticut Gas has provided a pre-paid postage envelope with a duplicate copy of the claim to be returned.

Please date stamp the duplicate claim with the date the claim was filed and notate the claim number on the duplicate claim.

If you have any questions, please contact me directly at 203-795-7932, Monday through Friday from 7:30 a.m. to 3:30 p.m.

Sincerely,

Katelynne Gaudino

Senior Collection Specialist

Email: kgaudino@soconngas.com

Phone: 203-795-7932





050001150194370000100240000629380000529144

Account Number	Payment Due Date	Amount Now Dire
050-0011501-9437	6/27/24	\$529.14

Please make your check payable to:

SCG

Please Indicate Amount Paid

Please mail payment to:

eslatollollollongoobscroblingsollollorgoogs@@faloss@falosc@follol SOUTHERN CONNECTICUT GAS CO. PO BOX 847819 BOSTON MA 02284-7819

SAFETY ZONE PO BOX 449 Guilford CT 06437

Please consider adding \$1 for Operation Fuel to your payment this month or call 1-800-659-8299 to donate more than \$1

Your Account Information

Customer Name Key: SAFE

SAFETY ZONE 37 INDUSTRIAL PARK RD

ESSEX, CT 06409

Account Number: 050-0011501-9437

Meter Number: 776758

Rate: SCG Non Res Gen Service Off-Main

Billing Period: 5/10/24 - 5/22/24

Statement Date: 5/30/24

Previous Charges & Credits 629.38 5/13/24 \$ Amount of Previous Bill 629.38 Balance Forward

New Charges & Credits POD 5000000596970

(SCG - Cycle 07)

Current Supplier: Southern Connecticut Gas		_	47.75
Customer Charge		\$	47.75
		\$	2.57
Daily Demand Metering Charge		•	10.48
Delivery Charge	49,558 CCF @ \$.211400	Ψ	72.07
Demand Charge	90,000 CCF @ \$.800800	\$	
	90,000 CCF @ \$.131733	\$	11.86
Distribution Integrity Management Program		\$	30.46 Ì
Purchase Gas Adjustment	49.558 CCF @ \$.614600	e e	10.57
Sales Service Charge	90,000 CCF @ \$.117477	Φ	
Conservation Adjustment Mechanism	49,558 CCF @ \$.046000	\$	2.28
	49.558 CCF @ \$.031736	\$	1.57
Decoupling Adjustment			189.61
Total Gas Charges	Carrier Control of the Control of th	(Calle - Ann D	PROFESSION LOS COLUMNS
		œ.	300.00 cr
- 2. 4. 15. 1		•	300.00 0

Deposit Applied	œ.	1.89 cr
Interest on Deposit	9	12.04
CT Sales Tax	Þ	
Total New Charges	\$	100:24 cr

FINAL BILL

Amount Now Due: \$ 529.14

This bill includes charges for a period shorter than 28 days. Some charges have been prorated.

All charges are due as of your Statement Date. For non-residential and residential non-hardship customers, any unpaid charges may be subject to a late payment charge as of your Statement Date, at the rate of 1.25% per month, if not paid on or before 06/27/2024. If you make your payment on the Due Date at an authorized payment agent, your payment may not post until the following business day If you have questions, please contact us.

Gas Usage	Service	Meter Reading	Correction	Total CCF
Meter	Period	Current Last	Factor	
776758	13 days	29567 - 29530 0000596-970	1.3394	49.558

CT LIC. S1-0303125, MECH 1109

EMERGENCY SERVICES OR BILLING INQUIRIES: PLEASE CALL 1-800-659-8299

FOR ALL TOWNS TO REPORT GAS ODOR ONLY: TOLL FREE 1-800-513-8898

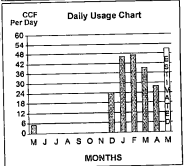
MESSAGES

Your gas supplier is : Southern Connecticut Gas 60 MARSH HILL ROAD ORANGE, CT 06477-3624 1-800-659-8299 www.soconngas.com

Your current bill is based on an estimated reading. Please call us at 800.659.8299. Su factura de hoy en dia es estimado. Por favor llámenos al 800.659.8299.

If you're facing financial hardships and having trouble managing your energy bill, we have several programs and services to help. Please call us at 800.659.8299 or visit soconngas.com/HelpWithBill.

View and pay your bill at home or on the go! With eBill, you can access your account at any time from your computer or mobile device. It's fast, secure, convenient, and good for the planet. Sign up today by using our Mobile App or visiting soconngas.com/eBill.



Energy Usag	ge Comp	arison:	
	CCF used	Days	Average Temp (F)
This Month	343	43	57
Last Year	158	29	55

IMPORTANT INFORMATION

GAS EMERGENCIES or LEAKS - 24 hours -Toll Free 1-800-513-8898

If you snot gas, DO F4OT switch eghts on or off, but below and distill on gas leak, amergency phone number immediately from a phone safety away from the suspected leak.

Customer Service - 7:30 ato-6:50 pm, Monifet 1-8:00-658-8298

1-1 Tield - haveanni geinselt

Cay Sefers You Sig Dist 8-1-1

Employee Identification — All our service personnel carry an official photo identification card and must allow it abon reguest.

Customer Rights — A detailed explanation of your rights is swallable upon remost. Cell Guttamer Service of visit ware recomments. Off.

Wir offer convenient payment passons, payment arrangements, and budget billing that nelp conveniens pay fluid bills. To learn more contact us.

Thirk Party Notice – You can ask us at any large to doubly a third party 4 your soron with subject to being shut off.

Operation Foe! It is a statewide program that provides immergency onergy help to propile who are in financial crisis and not eligible for government assistance.

When you provide a check as payment, you authorize us either to use information from your office to make a time and electronial fund handler from your ecopulation to probless the payment as a check sames from

A complete statement or all approved rates is on the wife the Public Utilities Regulatory Authority (PURA)

UNDERSTANDING YOUR BILL

failing Days — The number of days in a billing period. Sife lens than 28 days or more than 34 days will be promoted.

Colombi Charge - A fixed monthly charge designs in success, the Contractly's hash, administrative expenses associated with maintaining and servicing a customer eccount

CCF - One sundred Cubic Feet - A standard narastement of pasitive Astandard

Conservation Adjustment Mechanism - A therus that collects the cost of conservation programs svalids to to accompte. This is also is established annually.

Story Demand Mesoning Channe - A feed monthly charge for the cost of providing daily usage reformation

Precuring Adjustment - a factor established annually to enable SCG to collect distribution system revenues as approved by PURA in rate case proceedings.

Delivery Charge - A charge for moving natural cas across the Company's destribution was to a customer's frome or our ress.

Peak Doy that go - Actorgo to pivolitic glocal pipoline space to accommodate the customer's highest solly made.

Purchase Cas Adjustment - A charge their collects the total cust of gas consumed. This rate will change monthly as approved by PURA.

Sales Services Charge - A fee designed to ructive unique costs man those customers that receive their gas supply directly from the Company.

System Expension Adjustment - a factor established annually related to costs of expanding the natural gas infrastruction.

TSC On-site Demand Cost - A transportation services change that in destigned to recurring unique administrative agets specific from those customers that receive their gas slighty that a third-party customer.

INC Shifter Cost - A transportation service charge that is designed to recover supplier of last leader, costs than prose Institute and statistical free rate statistical free rate statistical free rate supplier.

INFORMACIONES IMPORTANTE

EMERGENCIAS o PÉRDIDAS DE GAS - las 24 horas - Llama grafis al 1-505-513-5858. Si huelo a gas, NO encienda na abagud as lucos Abambose lo zona y farme inmedialormente a muestro número de emergencia pare predidas de gas dende un teléforo que osto e una disponda segura de la párdida sispenhada.

Atención al cliente de lunes a viernes de 730 a m la 600 p.sh., 800-r08-829r

Impedimentos auditivo - Marque 7-1-1

Llame antes de excelar: Marque \$-1-1

identificación de emplecións - Todo nuestra personas de serveció flava una tarjeta da de ministración dicital una fato y debe mustraria si se lo solicitan.

Derethos del cilente - Se dispane de una espi proton debisada na sus deventras di la solicila. I lume a servicio al cilente o wille www. acconsidas.com

Ofrecenos convenientes opciones de pago, acumdos do cego y fecturación crest cunstada para ayudar a los clientes o pagar au lactura Contactenas unt. obtene: más información

Mediticación a lutración - Punde perfir to 00 cualquier momento que le notifiquemos e un terchio ene van a cultar el servició a usced.

Operation Fuel - Programa estatal que presentación a las personas que estan posando por une ceso economica y no son antas pera reciber asistenary do troberno.

Duardo russ page on un phoque, non autoritas a usar la informació i del cheque para realizar una transigne rola electrinica de fondos uno solo ver oesele su cuente o el procesar el pago camo transaciono media un dietuja. Se podrán a cheru tos fondos de un trainita a parte del mismo día en qua molha encolar podrá pago y puro y podrán podrá en que molha de apago pago y podrán techneria na la devolvera el chistosia.

Encontrará una riecteración scrimista de todas las tantas aprobacas archivada en la Autoridao Regulación, de los Servicios Públicos (Publin Utilias Regulation Authority, PuRA)

EXPLICACIÓN DE SU FACTURA

spusis por desconer ión. Fector establecido aqualmente que permiter que CNG recausió moyer-se el el sistemo de distribución conforme a la aprobación de FuRA (Autorica) Reguladora de Sentida a Públicas) en actuaciones de casos de tarifer.

Ajuste por expensión del sisteme: Factor establecido unualmente relacionado con los costes de expansión de la Infraestructura de gas

El Bing Days (Dias de fecturación); El número de des dentro de un penodo de facturación. Se pronatearán las tectures que sean inferiores a 28 dias o supersolas a 34 dias.

Queronor Charge (Cargo et chente): Cargo mensual file riestinado e recuperar los gratos admir sistemos basicos de la Compañía resistinados con el mantenimiente y el servicio de reparaciones de la cuenta de un cliente.

CGF - des ples cuadredos: Medición esrándar de la cantidad de gas.

Conservación Adjustment Machanism (Machanismo de ajusto para conservación) - Gergo que roune os costos de los programas de conservación disponitivos para los clientes. Este factor se establecto anualmente.

Daily Demand Motoring Charge (Cargo por medición de la demance disna) - Cargo mensual fijo por el cristo de proporcionar información sobre el uso diatri:

Delivery Charge (Tarila de entrega) - Costo por el trestado del gas natural por las líneas de distribución de la Compañía hasta la casa o vi negocer do un cl.ente.

Park Day Cherge (Tania por dia pico) - Cargo por destinar espacio en la red local pera adecuar el uso diario más alto del cliente.

Purchase Cas Adjustment (Ajuste de compra de gas). Carco que recoge el coste total del cas consumido. Esta tenta cambiará mensualmente segun lo apur do PURA.

Seles Survices Charge (Cargo por servicios de venta): Tamb destinada a recuperar costos únicos de los cientes que reciben el suministro de yes electamente de la Compañía.

TSC de sie Derrend Cost (Coste por cemanda en planta correspondiente a cargo por servicios de imagorie). L'argo ont servicios de transporte destinado a recuperar costos administrativos unicos específicos de los clientes que reciben si summistro de gas de ono proviesdor.

TSC Bhitted Cost (Costo desplazado comosponiúsnte a cargo por servicios de transporte? Cargo por servicios de transporte destinado a recuperar costos del provisador de utilimo tecurso de los citantes que reciben el suministro de gas de utro proveedor.



050001102380990001615280003663090002047817

**Account Number	Payment Due Date	Amount Now Due
050-0011023-8099	6/27/24	\$2,047.81

Please make your check payable to:

Please Indicate Amount Paid

Please mail payment to:

SOUTHERN CONNECTICUT GAS CO. PO BOX 847819 BOSTON MA 02284-7819

SAFETY ZONE P.O BOX 449 **GUILFORD CT 06437**

Please consider adding \$1 for Operation Fuel to your payment this month or call 1-800-659-8299 to donate more than \$1.

CT LIC. S1-0303125, MECH 1109

Your Account Information

Customer Name Key: SAFE

SAFETY ZONE 385 LONG HILL RD GUILFORD, CT 06437 Account Number: 050-0011023-8099

Meter Number: 816333

Rate: SCG Non Res Large General Service

Billing Period: 5/10/24 - 5/22/24

Statement Date: 5/30/24

EMERGENCY SERVICES OR BILLING INQUIRIES: PLEASE CALL 1-800-659-8299

FOR ALL TOWNS TO REPORT GAS ODOR ONLY: TOLL FREE 1-800-513-8898

Previous Charges & Credits

3.663.09 Amount of Previous Bill 3,663.09 Balance Forward

New Charges & Credits POD 5000000085041

(SCG - Cycle 07)

Sales Service Charge 530.000 CCF @ \$.006500 \$ 3.45	Conservation Adjustment Mechanism Decoupling Adjustment System Expansion Adjustment	670.000 CCF @ \$.097200 530.000 CCF @ \$.653033 530.000 CCF @ \$.092517 670.000 CCF @ \$.433700 530.000 CCF @ \$.006500 670.000 CCF @ \$.046000 670.000 CCF @ \$.031736	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	21.26
--	---	---	--	-------

2,600.00 cr Deposit Applied 16.36 cr Interest on Deposit CT Sales Tax Total New Charges s 1,615.28 cr

FINAL BILL

Amount Now Due: \$ 2.047.81

This bill includes charges for a period shorter than 28 days. Some charges have been prorated.

All charges are due as of your Statement Date. For non-residential and residential non-hardship customers, any unpaid charges may be subject to a late payment charge as of your Statement Date, at the rate of 1.25% per month, if not paid on or before 06/27/2024. If you make your payment on the Due Date at an authorized payment agent, your payment may not post until the following business day. If you have questions, please contact us.

Gas Usage Meter	Service Period	Meter Reading Current Last	Correction Factor	Total CCF
816333	13 days POD ID: 500-	26833 - 26766 .0000085-041	10	670.000

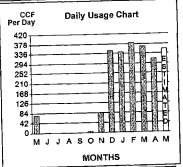
MESSAGES

Your gas supplier is : Southern Connecticut Gas 60 MARSH HILL ROAD ORANGE, CT 06477-3624 1-800-659-8299 www.soconngas.com

Your current bill is based on an estimated reading. Please call us at 800.659.8299. Su factura de hoy en dia es estimado. Por favor llámenos al 800.659.8299.

If you're facing financial hardships and having trouble managing your energy bill, we have several programs and services to help. Please call us at 800,659,8299 or visit soconngas.com/HelpWithBill.

View and pay your bill at home or on the go! With eBill, you can access your account at any time from your computer or mobile any time from your computer or mobile device. It's fast, secure, convenient, and good for the planet. Sign up today by using our Mobile App or visiting soconngas.com/eBill.



Energy Usage Comparison:								
	CCF used	Days	Average Temp (F)					
This Month	4510	43	57					
Last Year	2110	_29	55					

IMPORTANT INFORMATION

GAS EMERGENCIES or LEAKS - 24 hows -Toll Free 1-800-513-8896

it you sheet day. BO NOT search lights on or of the leave the leve and Collour gas leak on organizy proces number immediately from a proce safety away from the suspected leak.

Sestemer Service - 7:30 zm-6 30 pm. Mon - 10 1-100-859-8299

Hearing Impaired - Dial 7-1-1

Cali Before Yes: Dig - Dial 8-1-1

Employee Identification — All our service become learny an official photo identification can and must show it upon request.

Customer Rights - A detailed explanation of your rights a available approvinger. Call Customer Service or stall work suppress com-

We offer convenient payment colons, payment arrangements, and budget biting that halp tusioners pay their tals. To learn puts contect

Third Party Notice - You can call us at any time to out yie that pade diyour shockers outport to neval shut off.

Operation Fuel — is a statewride program that proverted emergency energy nord, is people who are a manufactures and not propile for government assistance.

When you provide a sheek as payment, you authouse us order to use intermediation from your cheek to make a me-time electron. fund transfer from your account or to process the payment as a cheek transaction.

A complete statement of all approved rates is on file with the Public Utilities Regulatory Authorly (PURA)

UNDERSTANDING YOUR BILL

Billing Days - The number of duys in a billing period. Silis less then 38 days or more than 34 days will be on releat

Customer Charge: A hard mentily charge designed to receive the Company's basic additionabletive expenses associated with making and servicing a hydromer account.

CCF - One hundred Cubic Feet - A standard measurement of gas quantity

Conservation Adjustment Mechanism - A charge that collects the cost of conservation programs available to customers. This factor is established according

Dalik Demand Metering Charge — A fixed monthly charge for the cost of providing daily usage information.

Ecosping Adjustment - a factor established ennually to enable 5GS to cale a distribution system revenues as approved by PURA in rate case ridceedings.

Delivery Charge – A charge for moving natural gas across the Company's distribution lines to a customer's corse or breatess.

Peak Day Charge — A charge for providing rocci pipeline spece to accommodate line customer's highest deay respec

Purchase Gas Adjustment – A charge that contents the total cost of gas consumed. This rate will change mountly as approved by PLFC4

Sales Services Charge — A fee designed to recover unique costs from those customers that receive their goe subtly distrily from the common.

System Expansion Adjustinizatine of factor established amurally related to costs of expanding the natural gas infrastructure.

TSC On site Demand Cost - A transportation services change that is designed to recover unique administrative costs spy (for those oustomers that reterns their gas supply from a third-per y supplier.

TSC Shrifted Cost -- A transportation service charge that is designed to recover supplied to the less tresoit costs from those customer's that research their yas supply from a third-party supplier.

INFORMACIONES IMPORTANTE EMERGENCIAS O PÉRDIDAS DE GAS - 12% 24

horss – Llame gratis al 1-800-613-8998. Since de gos 100 anno mile ni cinquire les cours Abundone le cours y liches inmediatamente à nuemo namero de conseguencia cera partidas de gas cende un telefono que este a una distancia cera la faj fantica respectario.

Atención al cliento - de lunes a vernes de 236 a ra la 30 pm : 800-659-8299

Impediarentos endibro - Marque 7-1-1

Liamo autes de excavar: Marque 8-1-1

Identific patro qui excipti vatori. Piccio muestro personal de servici elle ve vinte legicia de identificación oficial con foto y dinhi mostraria se la solicitar

Dere thes, list relemne - Se dispone de una explicación defallada de sus derechos si lo solicito. Llame a concolo el cliente o visite lives seconquae den

Oficeamos convenientes opciones de pago, acuerdos de pago y fecturación prosupprestada pera ayudar a los chantes a pagar su factura. Contentor os para detener más a un tracado.

Notificación e terceros - Prinde pedemos en cualquier momento que la notificación a un tempera y la vera a uninir a se vera a instedi

Operation Fuel - Programa estator que proporciona aveda de emergeno a con el servició eláciti. La l'as person as que esten paramon por una crisis acomónica e má son en es para recibir asistectma del goliteriti.

Cuacht reas paga ci si un chaque inde autoraza a usar qui riformación de chaque il un realizar uno inventementa electrónica de fondos una sella vaz despie su cuenta o a procesar en pago coma transacción mediano chaque. Se potrán extraen los tendos de su vienda a prama con mediana de que nicibarros el pago, y su mathación no financiara no fin devolucirá di chaque.

Encontact and declaration recented to test a las tables uprobades profitede en la Autoridad Reguladora de los Servicios Públicos (Public Utiliues Regulatory Auffichiv, PURA).

EXPLICACION DE SU FACTURA

Ajuste por desconeción: Factor establecido anualmente que permite que CNG recaude ingresos del cisterna se distribución conforme a la acorbación de PURA valudidad Reguladora de tentes Públicos) en ecluaniones de casos de tentes.

Aj iste nor expansion del sidiema. Factor estellectro anualme ne relactoriaco con los costos de expansión de la infraedroctura de gas natural.

Billing Days (Ores de Jacturación). El número de dias deniro de un se rodo da facturación. Se promaterán has facturas que sean inferiores a 23 eras o suportoros a 34 días.

Customer Charge (Cargo al cliente): Cargo mánecial fijo dest hado o recupiorar has gostos admire l'adivos básicos de la Comocifia relacionados con el mantenimiento y el servicio de reparaciones de la cuanta de un cliente.

GCF - cien ples cuadrados. **Medici**un estàndar pe la contidad de cias

Conservation Adjustment Mechanism (Mecanismo de ájuste para conservación) -Cargo que recino bes costos de los programas de conservación disposibles para los clientes. Este factor se establece acualmente.

Daily Demand Mellorins, Charge (Cergo por medicion de la demanda dana) - Cargo mensual tip por el costo de proporcionar información sobre el uso dierro.

Delivery Charge (Terris de entrega) - Costo por el tracisdo del granetinal por las lineas de derobrolón de la Compañía hasto la casa o el negur un de un cilente.

Peak Chy Charge (Tarife por dia pice) - Cargo por rios inar espacio en la red local para adecumel uso des rio més allo del cliente.

Purchase Gas Adjustinent (Ajeste de compra de gas): Cargo que recigie el costo total del gas consumido. Esta tarda cambiará mensualmente según lo apruebe PURC...

Sales Services Charge (Cargo por servicios de venta): Tarda destruccia a recuperar costos únicos de los cirentes que reciben el suministro de gas structamente de la Compañía.

TSC Omese Demand Cost (Costo por demende en plante correspondente a cargo por servicios de renserviré). Cargo por servicios de transporte destando a recuperar costos administrativos encos escecíficos de los clientes que reciben el sumeristro de gas de otro proveedor.

TSC Shifted Cost (Costo desplazado comospondiente a cargo por servicios de l'autyratific Cargo por servicios de manscotte destinario a recursor costos del proveedor de último recurso de los cilentes que recuben el suministro de que de coro proveedor.

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fill in this information to identify the	@189#	
United States Bankruptcy Court for the	:	
	elaware tate) Chapter <u>11</u>	Check if this is an amended filing
Official Form 201		
<u>Uniciari omi 201</u> Volumtary Petitioi	n for Non-Individuals Filin	g for Bankruptcy 06/22
	On the ten of any additional n	nages, write the debtor's name and the case
number (if known). For more informa	arate sheet to this form. On the top of any additional parties, tion, a separate document, <i>Instructions for Bankruptc</i>	y Forms for Non-individuals, is available.
•		
1. Debtor's name	The Safety Zone, 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)	0 6 - 1 4 4 4 5 9 7	
		and the standard and a
4. Debtor's address	Principal place of business	Mailing address, if different from principal plac of business
4. Debtor's address	Principal place of business 385 Long Hill Road Number Street	Mailing address, if different from principal plat of business Number Street
4. Debtor's address	385 Long Hill Road	of business
4. Debtor's address	385 Long Hill Road Number Street Guilford CT 06437	of business Number Street
4. Debtor's address	385 Long Hill Road Number Street Guilford CT 06437	of business Number Street P.O. Box
4. Debtor's address	385 Long Hill Road Number Street Guilford CT 06437	of business Number Street P.O. Box City State ZIP Code Location of principal assets, if different from principal place of business
4. Debtor's address	Street Guilford CT 06437 City State ZIP Code	of business Number Street P.O. Box City State ZIP Code
4. Debtor's address	Street Guilford CT 06437 City State ZIP Code	of business Number Street P.O. Box City State ZIP Code Location of principal assets, if different from principal place of business

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ebtor	The Safety Zone, LLC	Case number (if known)
6. Ту	pe of debtor	✓ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) ☐ Partnership (excluding LLP) ☐ Other. Specify:
7. De	escribe debtor's business	A. Check one: 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 .
A do bo (v.	Inder which chapter of the sankruptcy Code is the ebtor filing? I debtor who is a "small business ebtor" must check the first subox. A debtor as defined in 1182(1) who elects to proceed nder subchapter V of chapter 11 whether or not the debtor is a small business debtor") must sheck the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11. Check all that apply. The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3.024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500.000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). 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.

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ebto	r The Safety Zone, LLC	Case number (il known)
	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	Yes. District When Case number
	If more than 2 cases, attach a separate list.	District When Case number
	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1, attach a separate list.	No Yes. Debtor See Rider District Delaware Case number, if known
11.	Why is the case filed in this district?	Check all that apply: ☐ Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district. ✓ A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district.
12.	Does the debtor own or have possession of any real property or personal property that needs immediate attention?	Ves. Answer below for each property that needs immediate attention. Attach additional sheets if needed. Why does the property need immediate attention? (Check all that apply.)
		Phone
	Statistical and admini	strative information

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Debtor The Safety Zone, LLC Name	Cas	se number (if known)
13. Debtor's estimation of available funds	Check one: Funds will be available for distribution to unsecur After any administrative expenses are paid, no fu	ed creditors. Inds will be available for distribution to unsecured creditors.
14. Estimated number of creditors	1-49 1,000-5,000 50-99 5,001-10,000 100-199 10,001-25,000 ✓ 200-999	25,001-50,000 50,001-100,000 More than 100,000
15. Estimated assets	\$0-\$50,000 \$1,000,001-\$10 r \$50,001-\$100,000 \$10,000,001-\$50 \$100,001-\$500,000 \$50,000,001-\$10 \$500,001-\$1 million \$100,000,001-\$5	million
16. Estimated liabilities	\$0-\$50,000 \$1,000,001-\$10 of \$10,000,001-\$10 of \$10,000,001-\$10 of \$10,000,001-\$50 of \$100,000,001-\$10 of \$100,000,001-\$100,00	0 million \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion
Request for Relief, Dec	laration, and Signatures	
\$500,000 or imprisonme	rious crime. Making a false statement in connection wont for up to 20 years, or both. 18 U.S.C. §§ 152, 1341	with a bankruptcy case can result in fines up to I, 1519, and 3571. The chapter of title 11, United States Code, specified in this
17. Declaration and signature of authorized representative of debtor	petition.	te chapter of the Try Connect Section 1
	I have been authorized to file this petition on be	ehalf of the debtor.
	I have examined the information in this petition correct.	and have a reasonable belief that the information is true and
	i declare under penalty of perjury that the foregoing	g is true and correct.
	Executed on 05/21/2024 MM / DD / YYYY	
	Signature of authorized representative of debtor	Laura Marcero Printed name
	Title <u>Vice President</u>	

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Debtor The Safety Zone, LLC Name	;	Case number (if known)
18. Signature of attorney	Signature of attorney for debtor	Date <u>05/21/2024</u> MM / DD / YYYY
	M. Blake Cleary Printed name Potter Anderson & Corroon LLP Firm name 1313 North Market Street, 6th Floor Number Street Wilmington City (302) 984-6000 Contact phone	DE 19801 State ZIP Code bcleary@potteranderson.com Email address
	3614 Bar number	DE State

Rider

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

On the date hereof, each of the entities below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of Delaware 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 Supply Source Enterprises, Inc.

- SSE Intermediate, Inc.
- SSE Buyer, Inc.
- o Supply Source Enterprises, Inc.
- o Impact Products, LLC
- o The Safety Zone, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
Supply Source Enterprises, Inc., et al.,1	Case No. 24- [] ()
Debtors.	(Joint Administration Requested)

COMBINED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FEDERAL RULES OF BANKRUPTCY PROCEDURE 1007 AND 7007.1

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, Supply Source Enterprises, Inc. and certain of its affiliates, who are or may be debtors and debtors in possession in the above-captioned cases (each a "Debtor" and collectively, the "Debtors"), hereby state as follows:

- 1. A list of the Debtors' equity interest holders, their addresses, and the nature of their equity interests is below.² No publicly traded corporation owns more than 10% of the Debtors' equity interests.
- 2. Debtor Impact Products, LLC is 100% owned by Debtor Supply Source Enterprises, Inc., located at 385 Long Hill Road, Guilford, Connecticut 06437.
- 3. Debtor The Safety Zone, LLC is 100% owned by Debtor Supply Source Enterprises, Inc., located at 385 Long Hill Road, Guilford, Connecticut 06437.

¹ The Debtors in these chapter 11 proceedings, together with the last four digits of each Debtor's federal tax identification number, are: Supply Source Enterprises, Inc. (0842); SSE Intermediate, Inc. (1772); SSE Buyer, Inc. (5901); Impact Products, LLC (7450); and The Safety Zone, LLC (4597). The Debtors' headquarters are located at 385 Long Hill Road, Guilford, Connecticut 06437.

² The Debtors reserve the right to supplement or amend the list of the Debtors' equity interest holders within fourteen days of the date hereof, pursuant to rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure.

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- 4. Debtor Supply Source Enterprises, Inc. is 100% owned by Debtor SSE Buyer, Inc., located at 385 Long Hill Road, Guilford, Connecticut 06437.
- 5. Debtor SSE Buyer, Inc. is 100% owned by Debtor SSE Intermediate, Inc., located at 385 Long Hill Road, Guilford, Connecticut 06437.
- 6. Debtor SSE Intermediate, Inc. is 100% owned by SSE Acquisition Holding, Inc., located at 385 Long Hill Road, Guilford, Connecticut 06437.

EXECUTION

Omnibus Written Consent in Lieu of a Meeting of Supply Source Enterprises, Inc., SSE Intermediate, Inc., SSE Buyer, Inc., Impact Products, LLC, and The Safety Zone, LLC

May 20, 2024

The undersigned, being (i) all of the members of the boards of directors or the boards of managers, or (ii) the sole or managing member, as applicable (in each case, a "Governing Body" and collectively, the "Governing Bodies"), of Supply Source Enterprises, Inc., SSE Intermediate, Inc., SSE Buyer, Inc., Impact Products, LLC, and The Safety Zone, LLC (each, a "Company" and together, the "Companies"), hereby consent, in accordance with the organizational documents of each Company and applicable state laws, to the following actions and adopt the following resolutions with respect to each Company in lieu of a meeting effective as of the date hereof.

Chapter 11 Filing

WHEREAS, each Governing Body has considered presentations by the financial and legal advisors of each of the Companies regarding the liabilities and liquidity situation of each of the Companies, the strategic alternatives available to each of the Companies, and the effect of the foregoing on each Company's business;

WHEREAS, each Governing Body has had the opportunity to consult with the financial and legal advisors of the Companies and fully consider each of the strategic alternatives available to the Companies;

WHEREAS, each Governing Body has had the opportunity to consult with the financial and legal advisors of the Companies and review chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") and the preparation materials provided by the financial and legal advisors, and each Governing Body recommends the adoption of these resolutions;

NOW, THEREFORE, BE IT RESOLVED, that in the business judgment of each Governing Body, it is desirable and in the best interests of each Company (including a consideration of its creditors and other parties in interest) that each Company shall be, and hereby is, authorized to file, or cause to be filed, a voluntary petition for relief (each a "Chapter 11 Case" and collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States;

FURTHER RESOLVED, that any member, officer, or director of the Companies, or any other duly appointed officer or other person acting at the direction of the foregoing officers of each Company (collectively, the "<u>Authorized Signatories</u>"), acting alone or with one or more other Authorized Signatories be, and they hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists, and other motions, papers, or documents,

and to take any and all actions that they deem necessary, proper, or convenient to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of each Company's business; and

FURTHER RESOLVED, that all acts and deeds previously performed by any of the Authorized Signatories or officers of any of the Companies prior to the adoption of the foregoing recitals and resolutions that are within the authority conferred by the foregoing recitals and resolutions, are hereby ratified, confirmed, and approved in all respects as the authorized acts and deeds of the Companies.

Retention of Professionals

WHEREAS, each Governing Body has considered presentations by the financial and legal advisors of each Company regarding the retention of such financial and legal advisors by each Company.

NOW, THEREFORE, BE IT RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ the law firm of McDermott Will & Emery LLP ("McDermott") as bankruptcy co-counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of McDermott;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ the law firm of Potter Anderson & Corroon LLP ("Potter Anderson") as bankruptcy co-counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of Potter Anderson;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ the firm of Triple P RTS, LLC ("Portage Point Partners") to provide Thomas Studebaker, as Chief Restructuring Officer and to provide additional personnel to provide restructuring services and to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each of each Company's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of Portage Point Partners;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ the firm of Kurtzman Carson Consultants LLC ("KCC") as notice and claims agent to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed appropriate applications for authority to retain the services of KCC;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary, proper, or convenient; and

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, with the power of delegation, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers, and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Signatories deem necessary, proper, or desirable in connection with each Company's Chapter 11 Case, with a view to the successful prosecution of such case.

Debtor-in-Possession Financing, Cash Collateral, and Adequate Protection

WHEREAS, the Companies are party to that certain Credit Agreement, dated as of June 30, 2020 (as may be amended, restated, amended and restated, modified, or supplemented from time to time) (the "Term Loan Credit Facility"), with the guarantors and lenders party thereto and Ares Capital Corporation as the administrative agent (the "Term Loan Agent");

WHEREAS, the Companies are party to that certain Credit Agreement, dated as of June 30, 2022 (as may be amended, restated, amended and restated, modified, or supplemented from time to time) (the "ABL Credit Facility" and, together with the Term Loan Credit Facility, the "Prepetition Credit Agreements"), with the guarantors and lenders party thereto and ACF Finco I LP as the administrative agent (the "ABL Loan Agent" and, together with the Term Loan Agent, the "Prepetition Agents"); and

WHEREAS, reference is made to that certain Debtor In Possession Secured Multi-Draw Term Promissory Note (together with any and all exhibits, schedules, and annexes thereto, the "<u>DIP</u> <u>Credit Agreement</u>") providing for a secured term loan financing facility of up to \$60 million in the

aggregate (together with all exhibits, schedules, and annexes thereto, as amended, amended and restated, supplemented, or otherwise modified from time to time, the "<u>DIP Facility</u>") dated as of, or about, the date hereof, that sets forth the terms and conditions of the debtor-in-possession credit financing to be provided to the Companies by the lenders listed therein and party thereto from time to time (the "<u>DIP Lenders</u>") and the administrative agent(s) thereto (the "<u>DIP Agents</u>").

NOW, THEREFORE, BE IT RESOLVED, that, in the judgment of the Governing Body of each Company, each such Company will receive benefits from the DIP Credit Agreement and the loans contemplated thereunder, and it is desirable and in the best interest of each such Company, each such Company's equity holders, creditors, and other parties in interest that the form, terms, and provisions of (i) that certain DIP Credit Agreement and (ii) the Collateral Documents (as defined in the DIP Credit Agreement) to which the Companies are a party, all other documents, agreements, instruments or certificates, intellectual property security agreements, joinders, and consents to be executed, delivered, or filed by each such Company in connection therewith, and the transactions contemplated by the DIP Credit Agreement and the other Collateral Documents (as defined in the DIP Credit Agreement) (in each case including, without limitation, the borrowings and other extensions of credit thereunder, and the guaranties, liabilities, obligations, security interest granted, and notes issued, if any, in connection therewith) be, and hereby are, authorized, adopted, and approved in substantially the form presented to the Governing Body of each Company, together with such changes as may be approved by the Authorized Signatories executing and delivering the same, such approval to be conclusively evidenced by such Authorized Signatory's execution and delivery thereof;

FURTHER RESOLVED, that the Governing Body of each Company has determined that it is necessary and in the best interest of each such Company's business and affairs, each such Company's equity holders, creditors, and all other parties in interest that the form, terms, and provisions of (i) that certain DIP Credit Agreement, in substantially the form presented to the Governing Body of each Company to execute, deliver, and perform the DIP Credit Agreement and (ii) the other Collateral Documents (as defined in the DIP Credit Agreement) to which it is a party, to perform such Company's obligations thereunder and to consummate the transactions contemplated thereby, including, without limitation, any borrowings, the performance of any guarantees and the granting of any security interests and liens, and each such Company's execution and delivery of, and the incurrence and performance of its obligations in connection with, the DIP Credit Agreement, including, without limitation, the guarantee of the Obligations (as defined in the DIP Credit Agreement) thereunder, and any other DIP Document (as defined in the DIP Credit Agreement) to which it is a party, and the consummation of the transactions contemplated thereby or entered into in connection with the Collateral Documents (as defined in the DIP Credit Agreement), including, without limitation, any borrowing by any Company under the Collateral Documents (as defined in the DIP Credit Agreement), are hereby, in all respects, authorized and approved;

FURTHER RESOLVED, that each Company will obtain benefits from (a) the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), which is security for certain prepetition secured lenders (collectively, the "Prepetition Secured Lenders") under the Prepetition Credit Agreements, and (b) the incurrence

of debtor-in-possession financing obligations pursuant to the DIP Facility (collectively, the "DIP Financing");

FURTHER RESOLVED, that to use and obtain the benefits of (a) the DIP Financing and (b) the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Companies will provide certain liens, claims, and adequate protection to the Prepetition Secured Lenders and to the DIP Lenders to secure the obligations of such Company under the DIP Facility (the "DIP Obligations") as documented in a proposed order in interim and final form (the "DIP Orders"), authorizing and approving the DIP Credit Agreement, the other Collateral Documents (as defined in the DIP Credit Agreement), and the transactions thereby, and submitted for approval to the Bankruptcy Court;

FURTHER RESOLVED, that the form, terms, and provisions of the DIP Orders to which each Company is or will be subject, and the actions and transactions contemplated thereby, are hereby authorized, adopted, and approved, and each of the Authorized Signatories of each such Company be, and hereby is, authorized and empowered, in the name of and on behalf of each such Company, to negotiate, or cause to be prepared and negotiated, and to take such actions necessary to execute, deliver, perform, and cause the performance of, each DIP Order and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents relating to the transactions contemplated thereby to which each such Company is or will be a party, including, but not limited to, any security agreements, pledge agreements, guaranty agreement, assignment documents, notices, financing statements, mortgages, intellectual property filings, tax affidavits, fee letters, and other instruments as any of the DIP Agents or requisite DIP Lenders may reasonably request or as may be necessary or appropriate to create, preserve, and perfect the liens of the DIP Agents or the Prepetition Agents, purported or required pursuant to any of the transaction documents to be created in the Collateral (as defined in the DIP Credit Agreement (or similar term defined therein)), such agreements with third parties (including, without limitation, bank agency agreements, lockbox agreements, control agreements, landlord agreements, and warehouse letters) relating to the Collateral (as defined in the DIP Credit Agreement (or similar term defined therein)), any swap contracts or hedging agreements and such other loan documents, guarantees, instruments, certificates, and documents as may be reasonably requested by any of the DIP Agents and the requisite DIP Lenders, or required by the DIP Orders, DIP Credit Agreement, or any of the foregoing (collectively with the DIP Orders, the "DIP Documents"), with such changes, additions, and modifications thereto as any Authorized Signatory executing the same shall approve, such approval to be conclusively evidenced by such Authorized Signatory's execution and delivery thereof;

FURTHER RESOLVED, that the incurrence of the liabilities and obligations arising from each DIP Order and each DIP Document by the Companies party thereto, (i) is necessary and convenient to the conduct, promotion, and attainment of the business of such Companies, and (ii) may reasonably be expected to benefit such Companies, directly or indirectly;

FURTHER RESOLVED, that each Company, as debtor and debtors-in-possession under the Bankruptcy Code be, and hereby is, authorized to incur the DIP Obligations, including the borrowing of the loans under the DIP Credit Agreement and other obligations related to the DIP Financing, and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Documents, including granting liens on and security interests in its assets, including the Collateral (as defined in the DIP Credit Agreement (or similar term defined therein)), to the DIP Agents or the Prepetition Agents to secure such obligations (collectively, the "DIP Transactions");

FURTHER RESOLVED, that each of the Authorized Signatories of each Company, acting alone or with one or more other Authorized Signatories, be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each such Company, as debtors and debtors-in-possession, to take such actions as in their discretion is determined to be necessary, desirable, or appropriate to execute the DIP Transactions, including the negotiation, execution, and delivery of: (a) the DIP Documents; (b) such other instruments, certificates, notices, assignments, and other documents, including, without limitation, any amendments to any DIP Documents, as may be reasonably requested by the DIP Agents; and (c) such forms of deposit account control agreements, officer's certificates, and compliance certificates as may be required by the DIP Documents, in the name of and on behalf of each Company, with such changes therein as shall be approved by the Authorized Signatories executing the same, with such execution by said Authorized Signatory to constitute conclusive evidence of his or her approval of the terms thereof, including any departures therein from any form presented to the Governing Bodies of such Companies;

FURTHER RESOLVED, that each of the Authorized Signatories of each Company, acting alone or with one or more other Authorized Signatories, be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each such Company, as debtors and debtors-in-possession, to guarantee the DIP Obligations under the DIP Documents and to assign, transfer, pledge, and grant to each DIP Agent or the Prepetition Agents, for the ratable benefit of the respective or applicable Secured Parties (as defined in the DIP Credit Agreement (or similar term defined therein)), a security interest in all or substantially all the assets of such Company, as collateral security for the prompt and complete payment and performance when due of the DIP Obligations under the DIP Credit Agreements, the DIP Orders, and the other DIP Documents to which such Company is a party or which it is subject to, and to take or cause to be taken any such actions as may be necessary, appropriate, or desirable to cause the Companies to create, perfect, and maintain a security interest in such Companies' property or assets constituting Collateral (as defined in the DIP Credit Agreement (or similar term defined therein)) as described or contemplated in the DIP Documents;

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized and empowered to take all actions or to not take any action in the name of each Company with respect to the transactions contemplated by these resolutions, whether existing now or in the future, in each case, as such Authorized Signatory shall deem necessary or desirable in such Authorized Signatory's reasonable business judgment, including without limitation, the authorization of resolutions and agreements necessary to authorize the execution, delivery, and performance pursuant to the DIP Documents (including, without limitation, certificates, affidavits, financing statements, notices, reaffirmations, and amendments and restatements thereof or relating thereto) as may be necessary, appropriate, or convenient to effectuate the purposes of the transactions contemplated therein;

FURTHER RESOLVED, that each of the Authorized Signatories of each Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to file, or to authorize the DIP Agents to file, any Uniform Commercial Code (the "UCC") financing statements, any other equivalent filings, any intellectual property filings and recordation, and any necessary assignments for security or other documents in the name each Company that the DIP Agents or the Prepetition Agents deem necessary or appropriate to perfect any lien or security interest granted under the DIP Orders and the DIP Documents, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired," and other similar descriptions of like import, and to execute and deliver, and to record, or authorize the recording of, such mortgages and deeds of trust in respect of real property of each Company and such other filings in respect of intellectual and other property of each such Company, in each case as the DIP Agents or the Prepetition Agents may reasonably request to perfect the security interests of the DIP Agents or the Prepetition Agents under the DIP Orders or any of the other DIP Documents;

FURTHER RESOLVED, that each of the Authorized Signatories of each Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, each Company to take all such further actions, including, without limitation, to pay all fees and expenses payable in accordance with the terms of the DIP Documents, to arrange for and enter into supplemental agreements, amendments, instruments, certificates, or documents relating to the transactions contemplated by any of the DIP Documents and to execute and deliver all such supplemental agreements, amendments, instruments, certificates, or documents in the name and on behalf of each of the Companies, which shall in their sole judgment be necessary, proper, or advisable in order to perform such Companies' obligations under, or in connection with, any of the DIP Documents and the transactions contemplated therein (execution by such Authorized Signatory to constitute conclusive evidence of such judgment), and to carry out fully the intent of the foregoing resolution. The performance of any such further act or thing and the execution of any such document or instrument by any of the Authorized Signatories of the Companies pursuant to these resolutions shall be conclusive evidence that the same have been authorized and approved by the Companies in every respect; and

FURTHER RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized to execute and deliver to the DIP Agents or the Prepetition Agents, as applicable, and to perform the applicable Company's obligations under, all other documents, certificates, instruments, agreements, and writings including any interest rate swaps, caps, collars, or similar hedging agreement and any financing statements (or amendments thereto) that may be contemplated by, or required in connection with, the DIP Documents, these resolutions, and the transactions described herein and therein, and to do all such acts and things as any person hereinafter authorized to execute such documents on behalf of such Company determines to be necessary or advisable in connection with, or as contemplated by, or for the purpose of giving effect to, or carrying out the provisions of, the DIP Documents, such determination to be conclusively evidenced by such person's signature thereon or completion thereof, as applicable.

Stalking Horse Asset Purchase Agreement

BE IT RESOLVED, that in connection with the Chapter 11 Cases, the Governing Bodies of Supply Source Enterprises, Inc., Impact Products, LLC, and The Safety Zone, LLC (each an "APA Signatory" and, together, the "APA Signatories") have determined that it is in the best interests of the Company and its stakeholders that the APA Signatories enter into, and the Companies and their stakeholders will obtain benefits from, the transactions contemplated by that certain Asset Purchase Agreement (the "Stalking Horse APA") with TZ SSE Buyer LLC, on the terms and conditions substantially similar to those set forth in the form previously provided to the APA Signatories' Governing Bodies, and with such changes thereto as the Authorized Signatories executing the same shall approve, and any other agreements, consents, certificates, amendments, assignments, and instruments in connection therewith (together with the Stalking Horse APA, the "Sale Documents"), in each case subject to approval by the Bankruptcy Court;

FURTHER RESOLVED, that the form, terms, and provisions of each of the Sale Documents and each of the APA Signatories' performance of its obligations thereunder, are hereby, in all respects confirmed, ratified, and approved;

FURTHER RESOLVED, that any Authorized Signatory is hereby authorized, empowered, and directed, in the name and on behalf of each of the APA Signatories, to cause the APA Signatories to negotiate and approve the terms, provisions of, and performance of, and to prepare, execute and deliver the Sale Documents, in the name and on behalf of the APA Signatories, and such other documents, agreements, instruments, and certificates as such Authorized Officer executing the same considers necessary, appropriate, proper, or desirable to effectuate the transactions contemplated by the Sale Documents;

FURTHER RESOLVED, that any Authorized Signatory is hereby authorized, empowered, and directed, in the name and on behalf of each of the APA Signatories, to take all such further actions, including to pay all fees and expenses, in accordance with the terms of the Sale Documents, which shall, in such Authorized Signatory's sole judgment, be necessary, proper, or advisable to perform the APA Signatory's obligations under or in connection with the Sale Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it

FURTHER RESOLVED, that any Authorized Signatory is hereby authorized, empowered, and directed, in the name and on behalf of each of the APA Signatories, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Sale Documents which shall, in such Authorized Officer's sole judgment, be necessary, proper, or advisable.

General Resolutions

NOW, THEREFORE, BE IT RESOLVED, that the Authorized Signatories of each of the Companies be, and each of them hereby is, authorized, empowered, and directed to execute, acknowledge, verify, deliver, and file any and all such other agreements, documents, instruments,

and/or certificates and to take such other actions as may be necessary, proper, or appropriate in order to carry out the intent and purposes of any of the foregoing resolutions;

FURTHER RESOLVED, that each Governing Body of each Company has received sufficient notices of the actions and transactions relating to the matters contemplated by any of the foregoing resolutions, as may be required by the organizational documents of each Company, or hereby waive any right to have received such notices;

FURTHER RESOLVED, that each of the members of the board of managers, board of directors, restructuring committees, the sole member, the manager or the managing member, as applicable, hereby irrevocably waives notice of the time, place, and purposes of a Meeting and any adjournments thereof, to the extent such notice is required by the applicable organizational documents of each Company;

FURTHER RESOLVED, that any and all actions heretofore or hereafter taken and expenses incurred in the name of and on behalf of any Company by any officer, director, or other Authorized Signatory of any Company in connection with or related to the matters set forth or contemplated by any of the foregoing resolutions be, and they hereby are, approved, ratified, and confirmed in all respects as fully as if such actions had been presented to the Governing Bodies for approval prior to such actions being taken; and

FURTHER RESOLVED, that any Authorized Signatory of any of the Companies is hereby authorized to certify to third parties with respect to adoption of any of the foregoing resolutions in the form and substance satisfactory to them.

[Remainder of page intentionally left blank]

The undersigned agree that this Omnibus Action by Written Consent in Lieu of a Meeting of the Governing Bodies shall be added to the corporate records of each Company and made a part thereof, and the undersigned further agree that the resolutions set forth hereinabove shall have the same force and effect as if adopted at a meeting duly noticed, held, called, and constituted pursuant to each Company's organizational documents and the applicable laws of the jurisdiction in which such Company is organized. Facsimile, scanned, or electronic signatures shall be acceptable as originals.

[Signature pages follow]

IN WITNESS WHEREOF, the undersigned has executed this Omnibus Action by Written Consent as of the date first written above.

BOARD OF DIRECTORS OF SUPPLY SOURCE ENTERPRISES, INC.:

Laura Marcuro

E1758622654P74F8...
Laura Marcero

BOARD OF DIRECTORS OF: SSE BUYER, INC. SSE INTERMEDIATE, INC.

Docusigned by.

Rahul Vinnakota

—DocuSigned by:

Vinek Jain

Vivek Jain

— DocuSigned by:

Steven kozlimala

Steven Kozhimala

SOLE MEMBER OF IMPACT PRODUCTS, LLC:

SUPPLY SOURCE ENTERPRISES, INC.

-DocuSigned by:

Laura Marciro

By: Laura Marcero Its: Vice President

SOLE MEMBER OF THE SAFETY ZONE, LLC:

SUPPLY SOURCE ENTERPRISES, INC.

-DocuSigned by:

Laura Marcero

By: Laura Marcero
Its: Vice President

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FAU to this Information to Identify the cases	
Debtor name:Supply Source Enterprises, Inc., et al.,	_
United States Bankruptcy Court for the District of Delaware	☐ Check if this is an amended filing
Case number (If known):	and dea ming

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 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 30 largest unsecured claims.

naili	ng address, including zip code	Name: Celephone number, and email address of creditor contact	debts, benk loans, professional	claim is	Amount of unsecure if the claim is fully un claim amount if clair total claim amount a collateral or seton to	nisecured, IIII In only In is partially secure	d, till ir	A STATE OF THE STA
			contract\$)		Total claim, if partially secured: 7	Deduction for value of collateral or setoff	clalm	
		PHONE: 86-311-3613127 FAX: 86-311-3634221 EMAIL: DANDAN@HONGRAY.COM.CN; LIFENGLEI@HONGRAY.COM.CN	TRADE				\$	5,843,992,06
2	ZHONGHONG PULIN MEDICAL PRODUCTS CO LTO WEST INDUSTRIAL ZONE LUANNAN TANGSHAN TANGSHAN, FC 63500 CHINA	PHONE: 86-315-4169201 FAX: 86-315-4169201 EMAIL: DANNY@ZHONGHONGPULIN.CN; HAJIA.LIU@ZHONGHONGPULIN.CN	TRADE				\$	2,986,423.80
3	SHANDONG SHANGWEI MEDICAL PRODUCTS CO., LTD SONGHUAJIANG RD, CAOXIAN SHANDONG PROVINCE, P.R. CHINA HEZE, FC 274400 CHINA	PHONE: 530-2069711 FAX: 530-2069778 EMAIL: KAYLA@SDSWMED.COM; ALINA@SDSWMED.COM	TRADE				\$	1,936,011.20
4	VIRTUAL TRANSPORTATION MGMNT 2027 OTIS DR. APT D ALAMEDA, CA 94501-5656	EMAIL: ALLISONKIDD-PROBST@VTM.COM; KAMALESHV@VTM.COM; NANCYB@VTM.COM; LOGUS@VTM.COM; DARCARTER@VTM.COM; SCOTTSHEARON@VTM.COM; CARRIERSUPPORT@VTM.COM	TRADE				\$	1,484,226.02
5	LAUFER GROUP INTERNATIONAL, LT PO BOX 780977 1663 PHILADELPHIA, PA 19178-0977	PHONE: 212-945-6000 EMAIL: PAYMENTS@LAUFER.COM	TRADE				\$	1,418,741.31
6	B&B MOLDED PRODUCTS INC 1250 OTTAWA AVE DEFIANCE, OH 43512	PHONE: 419-592-8700 FAX: 419-592-0209 EMAIL: KBARE@BBMOLDED.COM; DSCHWIEBERT@BBMOLDED.COM; KBARE@BBMOLDED.COM; KBOSMA@BBMOLDED.COM; AGRAY@BBMOLDED.COM; JHARTFORD@BBMOLDED.COM	TRADE				\$	1,371,734.18
7	PT UNIVERSAL GLOVES JALAN PERTAHANAN NO 17 PATUMBAK DELI SERDANG SUMATRA, FC 20361 INDONESIA	PHONE: (62) 61-7883055 FAX: 62-617-883411 EMAIL: ELVINA@UNI-LATEX.COM; TRIXIE@UNI-LATEX.COM	TRADE				A CONTRACTOR OF THE PROPERTY O	(1201,700.0)

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	ng address, including zip code	Name, telephone number, and email address of creditor contact	services, and	cialm is contingent, unliquidated,	Amount of unsecur If the claim is fully un claim amount if clai total claim amount a collateral or setoff to	nsecured, fillin only m is partially secure nd deduction for va	d, fill in : lue of .:	ed in the
			government		Total claim, if partially secured	Deduction for value of collateral or setoff	Uńseci claim	ared
		EMAIL: KAYLA@SDSWMED.COM; ALINA@SDSWMED.COM	TRADE				S	996,749.75
	JIANGSU BYTECH MEDICAL SUPPLIES CO., LTD. NO. 88 JUNSHI ROAD,PETROLEUM EQUIPMENT INDUSTRIAL PARK YANCHENG, FC 224700 CHINA	EMAIL: ANNA@BYTECH-DT.COM; ANDY@BYTECH-DT.COM	TRADE				\$	699,659.00
	PALMER LOGISTICS HOU1028 PO BOX 650998 2117 DALLAS, TX 75265-0998	EMAIL: AR@PALMERFIXTURE.COM	TRADE				\$	651,452.49
	HEBEI ASTRO MEDICAL SUPPLY CO JINZHOU ECONOMIC DEVELOPMENT HEBEI PROVINCE, CHINA JINZHOU, FC 52260 CHINA	PHONE: 31185125618 FAX: 3-118-512-5626 EMAIL: SALES@WALLYPLASTIC.COM	TRADE				S	632,085.20
12	XIANTAO CROSSCARE PRODUCTS 168#XINMING RD GAOJIADU VILLAGE XIANTAO, FC 433000 CHINA	PHONE: 155-72886866 EMAIL: CROSSCARE_CHONY@163.COM	TRADE				\$	612,339.18
13	ANHUI BYTECH MEDICAL SUPPLIES THE NORTH NEW ECONOMIC DEVELOPMENT AREA SUZHOU, FC 234200 CHINA	PHONE: 86-510-85093588 FAX: 86-510-85731588 EMAIL: ANNA@BYTECH-DT.COM; ANDY@BYTECH-DT.COM	TRADE				\$	599,957.50
14	XIANTAO DEMING HEALTHCARE PRODUCTS CO LTD NO. 198 PENGCHEANG AVE PENGCHANG TOWN XIANTAO, FC 433000 CHINA	PHONE: 728-261-4666 FAX: 728-261-2364 EMAIL: DEMING817@VIP.SINA.COM	TRADE				S	557,256.05
15	FUJIAN CASHION GARMENT CO LT T 06,25 / F., BLOCK A, WORLDWI NO. 158 WUSI ROAD 4057 FUZHOU, FC CHINA	EMAIL; JACKIE@CASHION-CN.COM	TRADE	1			\$	535,622.10
16	GUANGDONG KINGFA SCI AND TECH NO. 28 DELONG ROAD QINGCHEN DIST QINGYUAN, FC 510663 CHINA	PHONE: 891-3223 EMAIL: GUOCHU@KINGFA.COM.CN	TRADE				\$	515,222.25
17	DIPPED PRODUCTS LIMITED 400 DEANS ROAD COLUMBIO 10 SRI LANKA, SRI LANKA	EMAIL: THAKSHILA.W@DPLGROUP.COM	TRADE				S	477,834.86

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					secured	collateral or		
	FENGCHENG, FC 118100	PHONE: 86-415-8124899 FAX: 86-415-8124899 EMAIL: ZHONGHEPAPER@126.COM	TRADE				\$	465,471.80
	HOLLAND, OH 43528-8608	PHONE: 419-865-2548 FAX: 419-865-3326 EMAIL: HALEY@DOYLESHAMROCK.COM; JESSICA@DOYLESHAMROCK.COM	TRADE				\$	413,442.90
	DISTRICT	PHONE: 380-966-9710 FAX: 86-852-3616883 EMAIL: LIUXUE2012@126.COM	TRADE				\$	407,393.85
	TANGSHAN, FC 63500	PHONE: 86-315-4169377 FAX: 86-315-4169376 EMAIL: RAYENHEALTHCARE@126.COM	TRADE				\$	403,801.70
	SHANDONG HENGSHEN HAIRUN MEDIC NO. 39, WEIQIAO ALUMINUM DEEP PROCESSING INDUSTRIAL PARK PROCESSING INDUSTRIAL PARK ZOUPING, FC 256206 CHINA	EMAIL: ALICE@HSHR1118.COM	TRADE				\$	397,191.00
23	HUBEI QIFU PROTECTIVE PRODUCTS ZHIBUWAN VILLAGE, PENGCHANG AV XIANTAO CITY 1332 XIANTAO, FC 433000 CHINA	EMAIL: HBYHB@VIP.163.COM	TRADE				\$	394,327.52
24	HITEN NONWOVEN HEALTHCARE PROD NO. 29 PENGCHANG AVE XIANTAO CITY 4106 XIANTAO, FC CHINA	EMAIL: XTHAITENGWANG@163.COM; STEVEN@HITEN.COM.CN	TRADE		P (Appropriate of Appropriate of App		\$	378,271.60
25	XIANTAO YILIN PROTECTIVE PROD NO. 19 JIANSHE ROAD PENGCHANG AVE XIANTAO, FC 43300 CHINA	EMAIL: KOBE-CARE@VIP.163.COM	TRADE	A CONTRACTOR OF THE PARTY OF TH	The second secon	A CONTRACTOR OF THE CONTRACTOR	\$	372,012.63
26	CAPSTONE LOGISTICS 3086 MOMENTUM PLACE CHICAGO, IL 60689	EMAIL: JUANITA.CARD@CAPSTONELOGISTICS.COM; JUANITA.CARD@CAPSTONELOGISTICS.COM; RACHEL.TAYLOR@CAPSTONELOGISTICS.COM; STEPHANIE.RITZ@CAPSTONELOGISTICS.COM; JULIANA.SALCEDO@CAPSTONELOGISTICS.COM; RACHEL.TAYLOR@CAPSTONELOGISTICS.COM; TYSON.REHMER@CAPSTONELOGISTICS.COM	TRADE				\$	338,200.55
27	PA TIN DA GROUP CO LTD B306-406 CLOUD CITY NO. 1933 HUAGUAN RD TIANHE DISTRICT GUANGZHOU, FC 510663 CHINA	PHONE: 86 203 881 8784 FAX: 86 023 886 7281 EMAIL: SHIRLEY@MICROFIBERCHINA.COM; OLIVIA@MICROFIBERCHINA.COM	TRADE				\$	329,088.19

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				claim is contingent, unliquidated,	claim amount, th'clai tolal claim amount a	oured claim, y Unsecured, fill in only unsecured, bein; spartially secured, fill in it and deduction for value of it to calculate unsecured claim.				
			contracts) if		Total claim; if partially secured	Deduction for value of collateration, setoff	Unsecured Claim			
28	TAICANG UNION CLEAN CO., LTD NO 80 SHALU RD, HUNGJING TOWN TAICANG, FC 215427 CHINA	PHONE: 18121551688 EMAIL: SALES2@UCMICROFIBER.COM	TRADE	en management de la company	<u> </u>		\$ 326,199.11			
29	AVISION SALES GROUP I&I SALES GROUP PO BOX 947929 LOCKBOX NUMBER 865929 ATLANTA, GA 30394-7929	PHONE: 610-971-9005 FAX: 610-971-9005 EMAIL: TONY_LASITA@AVISION.COM	TRADE	en mai agradustativa mai disensa di mana di ma			\$ 300,000.00			
30	ZHANGJIAGANG JIAWEN PLASTIC PRODUCTS FACTORY NO197 SHUANGLONG RD FENGHUANG TOWN ZHONGJIANCHANG, FC CHINA	PHONE: 39001567966 EMAIL: FANNYJIAWEN@163.COM; 3287624837@QQ.COM	TRADE				\$ 283,469.20			

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Debtor Name	The Safety Zone, LLC		_			
United States	s Bankruptcy Court for the:	District of Delaware	·			
Case number	r (If known):	(State)				
	Form 202					
Declara	tion Under Penalty of F	erjury for Non-	Individual Debtors	12/15		
form for the s amendments and the date.	chedules of assets and liabilities, any o of those documents. This form must st Bankruptcy Rules 1008 and 9011.	ther document that require ate the individual's position	n as a corporation or partnership, must sign ar s a declaration that is not included in the doct n or relationship to the debtor, the identity of t	the document,		
WARNING I connection w and 3571.	Bankruptcy fraud is a serious crime. Ma ith a bankruptcy case can result in fines	king a false statement, con s up to \$500,000 or impriso	cealing property, or obtaining money or propenment for up to 20 years, or both. 18 U.S.C. §§	erty by fraud in 152, 1341, 1519,		
Dec	claration and signature					
l am indiv	n the president, another officer, or an autho vidual serving as a representative of the de	rized agent of the corporatior btor in this case.	n; a member or an authorized agent of the partner	ship; or another		
I ha	ve examined the information in the docume	ents checked below and I hav	e a reasonable belief that the information is true a	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					
х	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)					
x	X Other document that requires a declaration Combined Corporate Ownership Statement and Certification of Debtors' Creditor Matrix					
I de	eclare under penalty of perjury that the fore	going is true and correct.				
Exe	cuted on: 05/21/2024 MM / DD / YYYY	/s/Laura Marcero Signature of individual signature	gning on behalf of debtor			
		Laura Marcero Printed name				
		Vice President Position or relationship to	o debtor			

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11	
Supply Source Enterprises, Inc., et al.,1	Case No. 24- [] ()	
Debtors.	(Joint Administration Requested)	

CERTIFICATION OF DEBTORS' CREDITOR MATRIX

In accordance with rule 1007(a) of the Federal Rules of Bankruptcy Procedure and rule 1007-2(a) of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules"), a list of creditors (the "Creditor Matrix") of the above-captioned debtors and debtors in possession (the "Debtors") is filed by attachment hereto.

The Creditor Matrix has been prepared from the Debtors' books and records. The undersigned, Thomas Studcbaker, Chief Restructuring Officer of the Debtors, hereby certifies that the Creditor Matrix contains the names and addresses of all creditors of the Debtors that could be ascertained after diligent inquiry, based on a review of the Debtors' books and records and is consistent with the information contained therein. To the extent practicable, the Creditor Matrix complies with Local Rule 1007-1(a). The Debtors reserve the right to amend or supplement the Creditor Matrix as necessary.

The Debtors in these chapter 11 proceedings, together with the last four digits of each Debtor's federal tax identification number, are: Supply Source Enterprises, Inc. (0842); SSE Parent GP, LLC (9632); SSE Parent, LP (2770); SSE Acquisition Holdings, Inc. (2234); SSE Intermediate, Inc. (1772); SSE Buyer, Inc. (5901); Impact Products, LLC (7450); and The Safety Zone, LLC (4597). The Debtors' headquarters are located at 385 Long Hill Road, Guilford, Connecticut 06437.

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Although the information contained in the Creditor Matrix is based on a review of the

Debtors' books and records, the Debtors have not completed a comprehensive legal and/or factual

investigation with regard to possible defenses of the Debtors and their estates to any claims of the

potential claimants included in the Creditor Matrix. In addition, certain of the parties included in

the Creditor Matrix may not hold outstanding claims as of the date hereof, and therefore may not

be creditors of the Debtors and their estates for purposes of these chapter 11 cases. Therefore, the

Creditor Matrix does not and should not be deemed or otherwise construed to constitute either (i)

a waiver of any defense of the Debtors and their estates to any claim that may be asserted against

the Debtors or their estates or (ii) an acknowledgement or admission of the validity, priority, or

amount of any claim that may be asserted against the Debtors or their estates.

Dated: May 21, 2024

/s/ Thomas Studebaker

Thomas Studebaker

Chief Restructuring Officer

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