Fill in this inf	ormation to identify the case:	
Debtor	Thrasio, LLC	
United States Ba	ankruptcy Court for the:	District of New Jersey
Case number	24-11902	

### Official Form 410

Proof of Claim 04/22

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 or 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.

P	art 1: Identify the Claim	m	
1.	Who is the current creditor?	CT Corporation  Name of the current creditor (the person or entity to be paid for this claim  Other names the creditor used with the debtor	n)
2.	Has this claim been acquired from someone else?	✓ No  ✓ Yes. From whom?	
3.	Where should notices and	Where should notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)
	payments to the creditor be sent?	CT Corporation Brian Bartholomew	,
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	28 Liberty Street, 42nd Floor New York, NY 10005, United States	
		Contact phone	Contact phone
		Contact email See summary page	Contact email
		Uniform claim identifier for electronic payments in chapter 13 (if you use	one):
4.	Does this claim amend one already	☑ No	
	filed?	Yes. Claim number on court claims registry (if known)	Filed on MM / DD / YYYY
5.	Do you know if anyone else has filed a proof of claim for	No No No Who made the ending filing?	
	this claim?	Yes. Who made the earlier filing?	

Official Form 410 Proof of Claim

6.	Do you have any number you use to identify the debtor?	<ul> <li>No</li> <li>✓ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 3173</li></ul>
7.	How much is the claim?	\$ 20,790.00  Does this amount include interest or other charges?  No  Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
8.	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.  Services Performed
9.	Is all or part of the claim secured?	Yes. The claim is secured by a lien on property.  Nature or property:  Real estate: If the claim is secured by the debtor's principle 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:  Amount of the claim that is secured:  Amount of the claim that is unsecured:  \$(The sum of the secured and unsecured amount should match the amount in line 7.
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)%  Fixed  Variable

11. Is this claim subject to a right of setoff?

No

Yes. Identify the property:

Yes. Amount necessary to cure any default as of the date of the petition.

Official Form 410 Proof of Claim

12. Is all or part of the claim	<b>₽</b> No		
entitled to priority under 11 U.S.C. § 507(a)?	_	k all that apply:	Amount entitled to priority
A claim may be partly priority and partly	Dome	estic support obligations (including alimony and child support) under S.C. § 507(a)(1)(A) or (a)(1)(B).	C.
nonpriority. For example, in some categories, the law limits the amount		\$3,350* of deposits toward purchase, lease, or rental of property vices for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$s
entitled to priority.	days	es, salaries, or commissions (up to \$15,150*) earned within 180 before the bankruptcy petition is filed or the debtor's business ends, ever is earlier. 11 U.S.C. § 507(a)(4).	\$
	Taxes	or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Contr	ibutions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	Other	. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts	are subject to adjustment on 4/01/25 and every 3 years after that for cases begun	on or after the date of adjustment.
13. Is all or part of the claim entitled to administrative priority pursuant to 11 U.S.C. 503(b)(9)?	days befor	ate the amount of your claim arising from the value of any goods rece the date of commencement of the above case, in which the goods ry course of such Debtor's business. Attach documentation supportin	have been sold to the Debtor in
Part 3: Sign Below			
The person completing this proof of claim must sign and date it. FRBP 9011(b).  If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.  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.	I am the trust I am a guara I understand that a the amount of the I have examined to I declare under per Executed on date	litor's attorney or authorized agent.  tee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.  Intor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.  In authorized signature on this <i>Proof of Claim</i> serves as an acknowled claim, the creditor gave the debtor credit for any payments received to the information in this <i>Proof of Claim</i> and have reasonable belief that the nalty of perjury that the foregoing is true and correct.     05/06/2024	ward the debt.
	Signature		
	Name	f the person who is completing and signing this claim:  Brian Bartholomew	
	Name	First name Middle name Last r	name
	Title	Senior Financial Planning Associate	
	Company	Wolters Kluwer Identify the corporate servicer as the company if the authorized agent is a servicer	<u> </u>
	Address		
	Contact phone	Email	



Official Form 410 Proof of Claim

## KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (866) 967-0496 | International +1 (310) 751-2696

Debtor:					
24-11902 - Thrasio, LLC					
District:					
District of New Jersey, Trenton Division					
Creditor: Has Supporting Documentation:					
CT Corporation	Yes, supporting documentation successfully uploaded				
Brian Bartholomew	Related Document Statement:				
28 Liberty Street, 42nd Floor					
	Has Related Claim:				
New York, NY, 10005	No				
United States	Related Claim Filed By:				
Phone:	Filing Party:				
Phone 2:	Creditor				
Fax:	Creditor				
гах.					
Email:					
brian.bartholomew@wolterskluwer.com					
Other Names Used with Debtor:	Amends Claim:				
	No				
	Acquired Claim:				
	No				
Basis of Claim:	Last 4 Digits: Uniform Claim Identifier:				
Services Performed	Yes - 3173				
Total Amount of Claim:	Includes Interest or Charges:				
20,790.00	No				
Has Priority Claim:	Priority Under:				
No					
Has Secured Claim:	Nature of Secured Amount:				
No	Value of Property:				
Amount of 503(b)(9):	Annual Interest Rate:				
No	Arrearage Amount:				
Based on Lease:	•				
No	Basis for Perfection:				
Subject to Right of Setoff: Amount Unsecured:					
No					
Submitted By:					
Brian Bartholomew on 06-May-2024 2:57:56 p.m. Eastern Time					
Title:					
Senior Financial Planning Associate					
Company:					
Wolters Kluwer					



www.ctcorporation.com

### **Invoice**

NA NA

Thras.lo Inc 85 WEST ST STE 3 WALPOLE MA 02081-1844

#### **Revised**

QUESTIONS? GET IN TOUCH:	CT Corporation Phone : (212) 590-9009 Email: CLS-CTGlobalSalesSupport@wolterskluwer.com	29435642-RI	ORIGINAL ORDER		O1/19/24
		ORDER NUMBER	ORDER DATE		CUSTOMER NUMBER
Pay online at CTCorporation.com/pay Payment Due Upon Receipt		15336513 SO	01/19/24		10373173
		CUSTOMER REFERENCE – 1		CUSTOMER F	EFERENCE – 2
		Annual Compliance			
		REQUESTED BY			AMOUNT DUE
	(Federal Tax ID# 51-0006522)	Tracey Springer			\$20,790.00

Page 1 of 4

Payment of this invoice constitutes your acceptance of the included terms and conditions

	SERVICE CHARGES	DISBURSEMENTS	AMOUNT DUE
Bartstr Ltd. (UK)			
Services -			
Global Annual Compliance Renew - United Kingdom	1,250.00		
Global Registered Office/Registration Renew - Annual Compliance - United Kingdom	400.00		
SUBTOTAL	1,650.00		1,650.00
Bellezo.com Ltd (UK)			
Services -			
Global Annual Compliance Renew - United Kingdom	1,250.00		
Global Registered Office/Registration Renew · Annual Compliance · United Kingdom	400.00		
SUBTOTAL	1,650.00		1,650.00
Chipshot Ltd (UK)			
Services -			
Global Annual Compliance Renew - United Kingdom	1,250.00		
Global Registered Office/Registration Renew - Annual Compliance - United Kingdom SUBTOTAL	400.00		4.050.00
PORIOTAL	1,650.00		1,650.00
Dots for Spots Ltd (UK)			
Services -			
Global Annual Compliance Renew - United Kingdom	1,250.00		
Global Registered Office/Registration Renew - Annual Compliance - United Kingdom SUBTOTAL	400.00		
PORIOTAL	1,650.00		1,650.00
Green Cricket Ltd (UK)			
Services -			
Global Annual Compliance Renew - United Kingdom	1,250.00		
Global Registered Office/Registration Renew · Annual Compliance · United Kingdom	400.00		
SUBTOTAL	1,650.00		1,650.00

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To pay by mail, detach and return this stub with your payment. For proper credit, indicate your complete invoice number, including the two characters following the invoice number, on the check. Wire Instructions: CTCorporation.com/pay

Pay online at CTCorporation.com/pay







SEND PAYMENTS TO:

**CT Corporation** PO Box 4349

Carol Stream IL 60197-4349

INVOICE NUMBER INVOICE DATE 01/19/24 29435642-RI CUSTOMER NUMBER AMOUNT DUE \$20,790.00 10373173

NA NA

**Payment Due Upon Receipt** 

Payment of this invoice constitutes your acceptance of the included terms and conditions

Thras.lo Inc 85 WEST ST STE 3 WALPOLE MA 02081-1844



# Invoice

NA NA Thras.lo Inc 85 WEST ST STE 3

WALPOLE MA 02081-1844

## **Revised**

INVOICE NUMBER	ORIGINAL ORDER NUMBER	INVOICE DATE
29435642-RI	14735373 SR	01/19/24
ORDER NUMBER	ORDER DATE	AMOUNT DUE
15336513 SO	01/19/24	\$20,790.00

Page 2 of 4

	SERVICE CHARGES	DISBURSEMENTS	AMOUNT DUE
Jiminy Ltd (UK)			
Services -	1 000 00		
Global Annual Compliance Renew - United Kingdom Global Registered Office/Registration Renew - Annual Compliance - United Kingdom	1,200.00 400.00		
SUBTOTAL	1.600.00		1.600.00
Pearoller Ltd (UK)	3,000.00		.,
Services ·			
Global Annual Compliance Renew - United Kingdom	1,250.00		
Global Registered Office/Registration Renew - Annual Compliance - United Kingdom	400.00		
SUBTOTAL	1,650.00		1,650.00
Pure Chimp Ltd (UK)			
Services -			
Global Annual Compliance Renew - United Kingdom	1,250.00		
Global Registered Office/Registration Renew - Annual Compliance - United Kingdom SUBTOTAL	400.00		1 050 00
	1,650.00		1,650.00
Sandy Leaf Farm Ltd (UK)			
Services - Global Annual Compliance Renew - United Kingdom	1 250 00		
Global Registered Office/Registration Renew - Annual Compliance - United Kingdom	1,250.00 400.00		
SUBTOTAL	1.650.00		1.650.00
Sasana Group Limited (UK)			
Services -			
Global Annual Compliance Renew · United Kingdom	1,250.00		
Global Registered Office/Registration Renew - Annual Compliance - United Kingdom	400.00		
SUBTOTAL	1,650.00		1,650.00
Scouse Ltd (UK)			
Services -	4.050.00		
Global Annual Compliance Renew - United Kingdom Global Registered Office/Registration Renew - Annual Compliance - United Kingdom	1,250.00 400.00		
SUBTOTAL	400.00 1,6 <b>50.00</b>		1,650.00
	1,030.00		1,030.00
Thrasio Dutch Holdings B.V. (NETH)			
Services - Global Annual Compliance Renew - Netherlands	1,350.00		
Global Registered Office/Registration Renew - Annual Compliance - Netherlands	2,000.00		
SUBTOTAL	3,350.00		3,350.00
Thrasio NL1 B.V. (NETH)			
Services -			
Global Annual Compliance Renew - Netherlands	2,000.00		
Global Registered Office/Registration Renew - Annual Compliance - Netherlands	1,350.00		
SUBTOTAL	3,350.00		3,350.00



### www.ctcorporation.com

# Invoice

## **Revised**

NA NA Thras.lo Inc 85 WEST ST STE 3 WALPOLE MA 02081-1844

INVOICE NUMBER	ORIGINAL ORDER NUMBER	INVOICE DATE
29435642-RI	14735373 SR	01/19/24
ORDER NUMBER	ORDER DATE	AMOUNT DUE
15336513 SO	01/19/24	\$20,790.00

Page 3 of 4

	SERVICE CHARGES	DISBURSEMENTS	AMOUNT DUE
Wallaby42 Pty Ltd (AUSL)			
Services -			
Global Annual Compliance Renew - Australia	3,150.00		
Global Registered Office/Registration Renew · Annual Compliance · Australia	550.00		
SUBTOTAL	3,700.00		3,700.00
iStack Parent Holdings (C.I.)			
Services - Clabel Appuel Compliance Benevit Courses Islands	2 500 00		
Global Annual Compliance Renew · Cayman Islands	2,500.00		
Global Registered Office/Registration Renew - Annual Compliance - Cayman Islands	190.00		
SUBTOTAL	2,690.00		2,690.00
SUMMARY		Service Charges	31,190.00
		SUBTOTAL	31,190.00
	Less Payment and Credits	Applied as of 04/29/24	(10,400.00)
	то	TAL AMOUNT DUE	\$20,790.00

#### CT CORPORATION SYSTEM - TERMS AND CONDITIONS

The provision of Services by C T Corporation System, a Delaware corporation ("CT"), and your use thereof, is subject to these terms and conditions (this "Agreement").

You ("Customer") acknowledge that you agree to comply with this Agreement and are authorized to agree on behalf of all Customer Users. No modifications by you to these terms and conditions shall be effective unless agreed by CT in writing. Notwithstanding the foregoing, if Customer and CT are parties to a separate, fully executed agreement that governs the Services (the "Existing Agreement"), such Existing Agreement will control with respect to the performance of the Services. In the event of any inconsistency, conflict or ambiguity as to the rights and obligations of the parties under this Agreement and the Existing Agreement, the terms of the Existing Agreement shall control and supersede any such inconsistency, conflict or ambiguity.

#### 1. SERVICES AND FEES; PAYMENT TERMS; TAXES

- 1.1 Provision and Use of the Services; Fees. CT itself or through one or more of its affiliates, subcontractors or agents ("CT Parties") shall provide to Customer and its affiliates the services requested by Customer or a Customer User and described at ct.wolterskluwer.com/service-descriptions and any other services requested by Customer or a Customer User and provided by CT (collectively, the "Services"). The provision and use of the Services shall also be subject to the terms and conditions located at ct.wolterskluwer.com/services-terms-and-conditions. CT shall be responsible for the performance of any CT Parties. Customer shall perform its responsibilities and obligations set forth in this Agreement, be responsible for the compliance of its personnel, affiliates and permitted third party users ("Customer Users") herewith and cooperate with CT in connection with CT's provision of the Services. Customer shall use the Services only for the internal business purposes of Customer and its affiliates. Customer Users shall not include any competitors of CT, and Customer shall not permit any third party to use the Services or CT Products without the prior written consent of CT. Customer shall not (i) resell, offer or use the Services for the benefit of any third parties or (ii) use the Services in violation of any applicable law, rule, or regulation. Customer agrees to pay CT the applicable fees for the Services in accordance with CT's then current standard fee schedules for such Services (or as otherwise agreed by CT and Customer agrees to pay CT all invoiced amounts within thirty (30) days of invoice, subject to a late fee of 1.75% per month plus costs of collection. Following such 30-day period, CT's obligation to provide the Services shall be suspended during any period of nonpayment by Customer. Customer shall pay all sales, use and similar taxes in connection with the Services.
- 1.2 <u>Customer Information and Instructions</u>. Performance of the Services requires the timely completion of Customer's responsibilities and obligations. Additional fees may apply for any modifications to standard documents or processes made by Customer or at Customer's request. Customer will be responsible for (i) the accuracy and completeness and the compliance, sufficiency and effectiveness under applicable law of all data, documents, templates or other information provided to CT by or on behalf of Customer, and (ii) any instructions given by Customer or any Customer User to CT.
- 2. TERM; TERMINATION. The term of this Agreement shall be effective as of the start of Customer's most recent billing cycle (the "Effective Date") and continue until terminated as set forth herein (the "Term"). Either Party may terminate this Agreement or a particular Service (i) if the other Party fails to perform any material obligation of this Agreement (including the payment of amounts owed hereunder) and fails to cure such failure within thirty (30) days of notice thereof, (ii) if the other Party seeks protection under bankruptcy or similar laws, or (iii) at any time upon 180 days' prior written notice to the other Party. CT may terminate this Agreement at any time if legally required or upon belief of Customer's improper use of the Services. In the event of any termination of this Agreement, (a) Customer shall pay CT for Services (1) provided under this Agreement through the date of termination and (2) that CT is legally required to provide to Customer following termination, (b) Customer shall also pay all fees in connection with the removal of CT's name as its Registered Agent in each applicable Secretary of State's office, (c) CT's obligations to provide the Services shall cease and (d) all rights granted to Customer by CT under this Agreement related to terminated Services shall terminate. All provisions relating to ownership rights, confidentiality and non-disclosure, and limitation of liability shall survive any termination of this Agreement.
- 3. CONFIDENTIALITY. "Confidential Information" includes any proprietary or confidential information provided by the disclosing Party to the receiving Party other than any information which: (a) is generally available to the public through no fault of the receiving Party or any of its affiliates or its or their directors, officers, employees, contractors, or other agents (collectively, a Party's "Representatives"); (b) is or becomes available to the receiving Party through a source other than the disclosing Party or its Representatives without duty of confidentiality; or (c) is or has been developed by the receiving Party independently of the disclosing Party's Confidential Information. Anonymized and de-identified data shall not be considered Customer's Confidential Information and CT shall be permitted to retain and utilize such data. Each Party shall (i) keep all Confidential Information of the other Party's Confidential Information to any third party except if required by law, subpoena or similar legal demand, and (iii) use and disclose Confidential Information of the other Party only as necessary to perform its obligations herein (including CT's disclosure to its Representatives).
- 4. <u>OWNERSHIP RIGHTS</u>. All intellectual property rights related to the Services (including all products, documentation thereof and modifications thereto) ("CT Products") shall remain the exclusive property of CT or its licensors. During the Term, Customer shall have a personal, non-transferable, non-exclusive right to access and use the CT Products in connection with the Services solely as set forth herein.
- 5. WARRANTY DISCLAIMER; LIMITATION OF LIABILITY. THE SERVICES ARE PROVIDED WITHOUT WARRANTY OF ANY KIND, WHETHER EXPRESS OR IMPLIED. THE SERVICES DO NOT INCLUDE THE PROVISION OF LEGAL, ACCOUNTING OR OTHER PROFESSIONAL ADVICE AND SHOULD NOT BE RELIED UPON AS SUCH. CT, ITS DATA PROVIDERS AND THE CT PARTIES SHALL HAVE NO LIABILITY FOR DELAYS, ERRORS OR OMISSIONS IN THE INFORMATION PROVIDED BY GOVERNMENTAL OR THIRD PARTY INFORMATION PROVIDERS OR FILING SYSTEMS OR WITH RESPECT TO INFORMATION OR RECORDS THAT MAY CONTAIN PERSONALLY IDENTIFIABLE INFORMATION. NEITHER PARTY (NOR ANY CT PARTY) SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, AND THE TOTAL LIABILITY OF CT AND THE CT PARTIES UNDER THIS AGREEMENT SHALL NOT EXCEED THE LESSER OF (I) \$50,000 AND (II) AN AMOUNT EQUAL TO THE FEES PAID BY CUSTOMER TO CT IN THE TWELVE-MONTH PERIOD IMMEDIATELY PRECEDING THE DATE UPON WHICH A CLAIM IS FIRST ASSERTED AGAINST CT BY CUSTOMER. CT AND THE CT PARTIES ARE NOT INSURERS WITH REGARD TO THE SERVICES AND SHALL HAVE NO LIABILITY FOR ANY LOSS OF UNDERLYING COLLATERAL OR LOSS (OR DECREASED PRIORITY) OF SECURITY INTEREST.
- 6. COMMUNICATIONS. All communications to CT under this Agreement shall be delivered to: CT, 28 Liberty St, 42nd Fl, New York, NY 10005, Attn: GM, with copies to (i) the foregoing address, 43rd Fl, Attn: Associate GC, and (ii) the foregoing address, 26th Fl, Attn: EVP and General Counsel.
- 7. APPLICABLE LAW; FORUM; WAIVER OF TRIAL BY JURY. This Agreement shall be governed by the laws of the State of New York. Any Party bringing a legal action relating to this Agreement shall bring such action in any court sitting in New York City, and each Party waives any objection to such courts. EACH PARTY WAIVES ITS RIGHT TO A TRIAL BY JURY IN CONNECTION WITH ANY SUCH ACTION.
- 8. MISCELLANEOUS. This Agreement constitutes the entire agreement between the Parties in connection with the subject matter hereof and supersedes all prior agreements. This Agreement, or any rights or obligations hereunder, may not be assigned by Customer without the prior written consent of CT. No modifications to this Agreement shall be valid unless in a writing executed by the Parties. CT is acting in performance of this Agreement as an independent contractor. There shall be no third party beneficiaries to this Agreement. Neither Party shall be liable for failure or delay in performance of its obligations hereunder (other than Customer's obligation to pay the fees for Services provided) caused by events beyond its control.