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Fill in this information to identify the case:		
United States Bankruptcy Court for the:		
Southern District of New York		
Case number (<i>If known</i>): Chapter _11		Check if this is an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy 06/22

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

1.	Debtor's name	Vice Media LLC					
2.	All other names debtor used in the last 8 years Include any assumed names, trade names, and <i>doing business</i> <i>as</i> names	Broadly; Creators P Garage; Waypoint; 	roject; Fre Vice Studio	e; Amuse; M os	otherboard; Noisey; [−]	Fonic; Thump	o; Vice Sports;
3.	Debtor's federal Employer Identification Number (EIN)	06-1555144					
4.	Debtor's address	Principal place of busir	iess		Mailing address, if d of business	lifferent from p	rincipal place
		49 South 2nd Street	ł				
		Number Street	•		Number Street		
					P.O. Box		
		Brooklyn	NY	11249			
		City	State	ZIP Code	City	State	ZIP Code
					Location of principa	l assets. if diff	erent from
					principal place of bu	isiness	
		Kings					
		County			Number Street		
							· · · · · · · · · · · ·
					City	State	ZIP Code
5.	Debtor's website (URL)	www.vicemediagro	oup.com				

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ebt	or Vice Media LLC	Case number (# known)				
6.	Type of debtor	Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP))				
		Other. Specify:				
	Describe 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 .				
		<u>5 1 9 1</u>				
	Under which chapter of the	Check one:				
	Bankruptcy Code is the debtor filing?	Chapter 7				
		Chapter 9				
	A 1 1 <i>i</i> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Chapter 11. Check all that apply:				
	A debtor who is a "small business debtor" must check the first sub- box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	□ 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.				
		Chapter 12				

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bankruptcy cases against the debtor last 8 years? 2 cases, attach a ankruptcy cases r being filed by a bartner or an the debtor? s. If more than 1, arate list. e case filed in <i>this</i> lebtor own or have n of any real r personal property immediate	 No Yes. Check al Debta distriction A bar A bar No Yes. 	District Debtor District Case nur Case nur Il that app tor has ha ediately p ict. nkruptcy of Answer b	<u>See attack</u> <u>mber, if known</u> <i>bly:</i> ad its domicile, p preceding the data case concerning case concerning	hed list. principal pla ate of this pe	When ace of k etition	MM / DD / YYYY ousiness, or princ or for a longer pa , general partner	Case number Relationship When cipal assets in art of such 186	MM / DD /YYYY this district for 180 days 0 days than in any other ip is pending in this district.
ankruptcy cases r being filed by a partner or an the debtor? s. If more than 1, arate list. e case filed in <i>this</i> lebtor own or have n of any real r personal property immediate	 Yes. Check al Debto imme distriction A bar No Yes. 	Debtor District Case nur Il that app tor has ha ediately p ict. nkruptcy of Answer b	<u>See attack</u> mber, if known _ oly: ad its domicile, p preceding the da case concerning	hed list. principal pla ate of this pe g debtor's a	ace of t etition affiliate	ousiness, or princ or for a longer pa , general partner	Relationship When cipal assets in art of such 186	MM / DD / YYYY this district for 180 days days than in any other ip is pending in this district.
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lebtor own or have n of any real r personal property immediate	 Debto imme district A bar A bar No Yes. 	or has ha ediately p ict. nkruptcy Answer b	ad its domicile, p preceding the da case concerning	ate of this pe	etition affiliate	or for a longer pa	art of such 186) days than in any other
n of any real r personal property immediate	C Yes.			property tha	at need	ls immediate atte	ntion. Attach	additional sheets if needed.
		What Ut nee Ut incl atten	ses or is alleged t is the hazard? eds to be physic ludes perishable tion (for examp	d to pose a t cally secure e goods or a ile, livestock	threat o ed or pr assets	rotected from the that could quickl	eck all that appl identifiable ha weather. ly deteriorate	y.) azard to public health or safet or lose value without
			•	,				
		Where is	s the property?	? Number City	S	Street		State ZIP Code
		No I						
			Contact name Phone					
			 □ It inclatten asset □ Othe Where is Is the pr □ No □ Yes. 	 It includes perishable attention (for example assets or other option) Other	It includes perishable goods or attention (for example, livestock assets or other options). Other	It includes perishable goods or assets attention (for example, livestock, seas assets or other options). Other	It includes perishable goods or assets that could quick attention (for example, livestock, seasonal goods, measassets or other options). Other Other Where is the property? Number Street City Is the property insured? No Yes. Insurance agency Contact name	Contact name Other Other Other Other Number Street Number Street City Street City City Street Contact name Contact name

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btor Vice Media LLC		Case number (# known	n)
3. Debtor's estimation of available funds		for distribution to unsecured creditors. expenses are paid, no funds will be ava	ilable for distribution to unsecured creditor
4. Estimated number of creditors	 1-49 50-99 100-199 200-999 	 1,000-5,000 5,001-10,000 10,001-25,000 	 25,001-50,000 50,001-100,000 More than 100,000
5. Estimated assets	 \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million 	 \$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million 	 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
6. Estimated liabilities	 \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million 	 \$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million 	 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
ARNING Bankruptcy fraud is a		atement in connection with a bankruptc 18 U.S.C. §§ 152, 1341, 1519, and 357	
Declaration and signature of authorized representative of debtor		ief in accordance with the chapter of title	e 11, United States Code, specified in this
	I have been outbarized		
	T have been authorized	to file this petition on behalf of the debto	Dr.
	I have examined the inf correct.		sonable belief that the information is true a
	I have examined the inf correct.	formation in this petition and have a reas erjury that the foregoing is true and corr	sonable belief that the information is true a
	I have examined the inf correct. I declare under penalty of p Executed on <u>05/15/202</u>	ormation in this petition and have a reas erjury that the foregoing is true and corr 23	sonable belief that the information is true a
	I have examined the inf correct. I declare under penalty of p Executed on 05/15/202 MM / DD /	erjury that the foregoing is true and corr 23 YYYY vala Hoz	sonable belief that the information is true a ect. efa Lokhandwala

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ebtor	Vice Media LLC		Case number (if known)
18. Sign	nature of attorney	★ /s/Albert Togut	Date 05/15/2023
		Signature of attorney for debtor	MM / DD / YYYY
		Albert Togut	
		Printed name Togut, Segal & Segal LLP	
		Firm name One Penn Plaza, Suite 3335	
		Number Street New York	NY 10119
		City	State ZIP Code
		(212) 594-5000	altogut@teamtogut.com
		Contact phone	Email address
		1420090	New York
		Bar number	State

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

VICE GROUP HOLDING INC., et al.

Debtors.

Chapter 11

Case No. _-__ (__)

(Joint Administration Requested)

LIST OF AFFILIATED ENTITIES

On the date hereof, each of the affiliated entities listed below (including the Debtor

in this chapter 11 case) filed petitions for relief under chapter 11 of title 11 of the United States

Code in this Court. Contemporaneously with the filing of these petitions, these entities filed a

motion requesting the Court jointly administer their chapter 11 cases.

- 1. Vice Group Holding Inc.
- 2. Vice Holding Inc.
- 3. Vice Media LLC
- 4. Boy Who Cried Author LLC
- 5. Carrot Creative LLC
- 6. Carrot Operations LLC
- 7. Channel 271 Productions LLC
- 8. Clifford Benski Inc.
- 9. Dana Made LLC
- 10. Inverness Collective LLC
- 11. JT Leroy Holding LLC

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- 12. PLDM Films LLC
- 13. Project Change LLC
- 14. R29 Pride, LLC
- 15. R29 Productions, LLC
- 16. Refinery 29 Inc.
- 17. Valvi LLC
- 18. Vice Content Development, LLC
- 19. Vice Distribution LLC
- 20. Vice Europe Holding Limited
- 21. Vice Europe Pulse Holding Limited
- 22. Vice Food LLC
- 23. Vice Impact Inc.
- 24. Vice International Holding, Inc.
- 25. Vice Music Publishing LLC
- 26. Vice Payroll LLC
- 27. Vice Productions LLC
- 28. Vice Project Services LLC
- 29. Villain LLC
- 30. Virtue Worldwide, LLC
- 31. Visur LLC
- 32. VTV Productions, LLC

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UNANIMOUS WRITTEN CONSENT OF THE SPECIAL COMMITTEE OF THE BOARD OF DIRECTORS OF VICE GROUP HOLDING INC. (the "Company")

May 14, 2023

The undersigned, being all of the members of the Special Committee of the Board of Directors (the "<u>Special Committee</u>") of Vice Group Holding Inc., a Delaware corporation (the "<u>Company</u>"), hereby consent, solely in their capacity as directors (and for the avoidance of doubt, not in their capacity as an affiliate of any stockholder of the Corporation) pursuant to Section 141(f) of the General Corporation Law of the State of Delaware, as amended, and Section 3.11 of the Bylaws, to the adoption of the resolutions attached hereto as <u>Annex A</u> as of the date first set forth above, taking or authorizing the actions specified therein with the same force and effect as if such resolutions were approved and adopted at a duly constituted meeting of the directors.

This consent may be executed in counterparts (including by facsimile or portable document format (.pdf)) and all so executed counterparts shall constitute one consent, notwithstanding that all of the directors are not signatories to the same counterpart.

DocuSigned by: 9FE31C6C599E4E5...

Jame Donath Dated:

DocuSigned by: Molisin Me DD93FE84D1CD4A2

Mohsin Meghji Dated:

DocuSigned by: Jeffrey Serota A7EE35CD92364E9

Jeffrey Serota Dated: 23-10737-jpm Doc 1 Filed 05/15/23 Entered 05/15/23 00:47:36 Main Document Pg 9 of 24

ANNEX A

OMNIBUS RESOLUTIONS OF THE VICE GROUP COMPANIES AND THEIR RESPECTIVE GOVERNING BODIES

May 14, 2023

WHEREAS the required members of the board of directors, the sole member, or other governing body, as applicable (each a "<u>Governing Body</u>"), of each of the entities listed in <u>Exhibit</u> <u>A</u> attached hereto (each, a "<u>Company</u>" and collectively, the "<u>Vice Group Companies</u>"), do hereby consent to, adopt, and approve by written consent, in accordance with, as applicable, section 141(f) of the Delaware General Corporation Law, sections 18-302 and 18-404 of the Delaware Limited Liability Company Act, section 708 of the New York Business Corporation Law, section 407 of the New York Limited Liability Company Law, and any other applicable law concerning the governance of any Company, the following resolutions and each and every action affected thereby;

WHEREAS, on January 13, 2023, the Board of Directors (the "<u>Board</u>") of Vice Group Holding Inc., a Delaware corporation (the "<u>Company</u>") formed the Special Committee (the "<u>Special Committee</u>") and delegated to the Special Committee the power and authority to direct certain or all of the Credit Parties (as defined in the Forbearance Agreement dated January 12, 2023, by and between the Company, each Guarantor (as defined therein) and each of the Lenders (as defined therein)) to seek relief under the U.S. Bankruptcy Code or any Debtor Relief Law under the U.S. Bankruptcy Code in the U.S. Bankruptcy Court;

WHEREAS each Governing Body has reviewed and considered information presented by its respective Company's management and advisors regarding the liabilities, assets, and liquidity of the Vice Group Companies, the strategic alternatives available to the Vice Group Companies, and the impact of the foregoing on the financial and operational condition of the Vice Group Companies;

WHEREAS each Governing Body has determined, after due consideration and deliberation, that it is desirable and in the best interests of each of the Vice Group Companies, their creditors, and other interested parties that each of the Vice Group Companies file a petition seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the Southern District of New York (the "<u>Bankruptcy Court</u>");

WHEREAS each Governing Body has reviewed and considered the need for Authorized Persons (as defined below) to take further actions to carry out the intent and purpose of the following resolutions, perform the obligations of each Vice Group Company under the Bankruptcy Code, and pay fees and expenses in connection with the transactions contemplated by the below resolutions;

WHEREAS each Governing Body has reviewed and considered certain actions that may have been taken previously by any director, officer, employee, manager, member, stockholder, general partner, or agent of any Vice Group Company in connection with or with respect to the matters set forth in the below resolutions; and

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WHEREAS each Governing Body desires to approve the following resolutions with respect to its applicable Company.

CHAPTER 11 CASES

NOW, THEREFORE, BE IT RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes and empowers each officer of such Company or the sole or applicable manager of such Company, as applicable, (each, an "<u>Authorized Person</u>" and collectively, the "<u>Authorized Persons</u>") in the name and on behalf of such Company, to execute and file a petition to commence a case and obtain relief under chapter 11 of the Bankruptcy Code (a case commenced as a result of such voluntary petition, a "<u>Chapter 11 Case</u>" and, collectively with the cases to be commenced by the other Vice Group Companies, the "<u>Chapter 11 Cases</u>") in the Bankruptcy Court and to cause such schedules, lists, applications, pleadings, and other motions, papers, agreements, consents, or documents to be filed, and take any and all actions that they deem necessary or proper to obtain relief from the Bankruptcy Court, including, without limitation, any action necessary to maintain the operation of such Company's business in the ordinary course.

DIP FINANCING

IT IS FURTHER RESOLVED that, in connection with the commencement of the Chapter 11 Cases and in the sound business judgment of each Governing Body, it is advisable and in the best interests of the applicable Company, its creditors, and other interested parties that the Vice Group Companies obtain the debtor-in-possession financing (the "<u>DIP Financing</u>") that the Vice Group Companies have negotiated with their existing term lenders under the Amended and Restated Credit and Guaranty Agreement, dated as of November 4, 2019, as amended to date including the Amendment No. 32 to Amended and Restated Credit and Guaranty Agreement, dated as of April 26, 2023.

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes and empowers each Authorized Person, in the name of and on behalf of such Company, with power of delegation, to take all actions necessary in connection with the DIP Financing, including, without limitation: (i) executing, delivering, and filing (as necessary) the credit agreement, guarantees, security agreements, and related ancillary documents, certificates, and instruments, and with respect to each of the foregoing, any amendments, supplements, modifications, extensions, and renewals thereto (collectively, the "DIP Facility Documents"); (ii) executing, delivering, or filing (as necessary) each other agreement, instrument or document to be executed, delivered, or filed (as necessary) in connection with the DIP Financing (collectively with the DIP Facility Documents, the "DIP Documents"), in the name and on behalf of such Company; (iii) granting liens on and security interests in any and all assets of such Company, and, as applicable, executing and delivering security agreements (and amendments, supplements, and other modifications thereto, as appropriate) with respect to real property and personal property (including intellectual property) to evidence such liens; (iv) authorizing the filing and recording, as applicable, of financing statements, agreements, mortgages, or any other documents evidencing or perfecting such liens or security interests and amendments to such financing statements, agreements, mortgages, or other documents; (v) executing and delivering deposit, securities, and other account control agreements (and amendments, supplements, and

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other modifications thereto, as appropriate); and (vi) performing the Company's obligations under the DIP Documents and taking any other actions with respect to, and paying all fees, taxes, and other expenses in connection with, the foregoing.

RETENTION OF PROFESSIONALS

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes and empowers each Authorized Person, in the name and on behalf of such Company, to employ or continue to employ certain firms as counsel, consultants, professionals, or financial advisors to such Company as such Authorized Person may deem advisable, appropriate, convenient, desirable, or necessary to represent and assist such Company in carrying out its duties under the Bankruptcy Code, and in connection therewith, that each Authorized Person, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain the services of such firms.

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes, empowers, and directs each Authorized Person, in the name and on behalf of such Company, with power of delegation, to employ Togut, Segal & Segal LLP as general bankruptcy counsel, to represent and assist such Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations in connection with its restructuring or recapitalization, and in connection therewith, that each Authorized Person, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain Togut, Segal & Segal LLP in accordance with applicable law;

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes, empowers, and directs each Authorized Person, in the name and on behalf of such Company, with power of delegation, to employ Shearman & Sterling LLP as special corporate counsel, to represent and assist such Company in respect of: (i) the DIP Financing, the finalization, execution and the Company's ongoing performance under the DIP Documents; (ii) the pursuit, negotiation, and documentation of a sale of a material portion or substantially all of the assets of the Vice Group Companies (the "<u>Sale Transaction</u>"); (iii) transactional and corporate matters relating to the DIP Financing and Sale Transaction, including exit financing; and (iv) general corporate and governance matters. Each Authorized Person, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain Shearman & Sterling LLP in accordance with applicable law.

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes, empowers, and directs each Authorized Person, in the name and on behalf of such Company, with power of delegation, to employ PJT Partners Inc. and Liontree Advisors LLC as co-financial advisors and investment bankers, to represent and assist such Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations in connection with its restructuring or recapitalization; and in connection therewith, each Authorized Person, with power of delegation,

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is hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain PJT Partners Inc. and Liontree Advisors LLC in accordance with applicable law.

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes, empowers, and directs each Authorized Person, in the name and on behalf of such Company, with power of delegation, to employ AP Services, LLC for the continued employment of: (i) Frank Pometti, Partner and Managing Director of AlixPartners, LLP, as chief restructuring officer, to perform the ordinary-course duties associated with that office, as well as to advise such Company on matters relating its debts, finances and liquidity, cash management and funding, business planning and restructuring strategy, the management of critical relationships and retention of experts, and such other duties as may be necessary or advisable in the course of the Chapter 11 Cases; and (ii) Mark Del Priore, Director of AlixPartners, LLP, as chief financial officer, to perform the ordinary-course duties associated with that office, as well as to work on issues relating to each such Company's auditing, bookkeeping, performance reporting, finance management and planning, and such other matters as may be within the expertise of AP Services, LLC and requested by such Company; and in connection therewith, each Authorized Person, with power of delegation, is hereby authorized, empowered and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain AP Services, LLC in accordance with applicable law.

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, hereby authorizes, empowers and directs each Authorized Person, in the name and on behalf of such Company, with power of delegation, to employ Stretto, Inc. ("<u>Stretto</u>") as claims and noticing agent and administrative advisor, to represent and assist such Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations in connection with its restructuring or recapitalization, and in connection therewith, that each Authorized Person, with power of delegation, is hereby authorized, empowered, and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain Stretto in accordance with applicable law.

ASSET SALE

IT IS FURTHER RESOLVED that each Governing Body, as applicable, has determined that it is advisable and in the best interest of the Vice Group Companies to enter into a stalking horse agreement for the sale of substantially all assets (the "<u>Stalking Horse Agreement</u>") and related auction procedures.

IT IS FURTHER RESOLVED that each Governing Body, as applicable, hereby authorizes and empowers each Authorized Person, in the name and on behalf of the applicable Company, upon the finalization of negotiations and documentation, to enter into (i) the Stalking Horse Agreement, (ii) the Bidding Procedures, (iii) the Bidding Procedures Order, (iv) the Sale Notice, and (v) the Assignment and Assumption Notice (collectively, the "Sale Documents"); that each Company is authorized thereupon to execute, deliver, and perform such Sale Documents and to consummate the transactions contemplated thereby; and that each Authorized Person is authorized and directed thereupon to execute and deliver, in the name and on behalf of each

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applicable Company, such Sale Documents, with such changes as any Authorized Person shall approve on behalf of the applicable Company, such approval to be conclusively established by the execution and delivery thereof.

IT IS FURTHER RESOLVED that the form and terms of any and all other documents to be delivered by the Vice Group Companies in connection with the consummation of the transactions contemplated by the Sale Documents, including all exhibits and schedules thereto (the "<u>Supplemental Documents</u>") in the forms approved by any Authorized Person after the date hereof, are hereby approved, adopted and ratified by each Governing Body in all respects; that each applicable Company is hereby authorized to execute, deliver, and perform such Supplemental Documents and to consummate the transactions contemplated thereby; and that each Authorized Person is hereby authorized and directed to execute and deliver, in the name and on behalf of each applicable Company, such Supplemental Documents in substantially the forms hereby approved, with such changes as any Authorized Person shall approve on behalf of the applicable Company, such approval to be conclusively established by the execution and delivery thereof.

GENERAL

IT IS FURTHER RESOLVED that, to the extent a Company is directly or indirectly the Governing Body of certain of such Company's subsidiaries (each a "<u>Controlled Company</u>"), the Governing Body of such Company hereby authorizes, empowers and directs each Authorized Person, in the name of and on behalf of such Controlled Company, to take each of the actions described in these resolutions or any of the actions authorized by these resolutions.

IT IS FURTHER RESOLVED that each Governing Body of a Controlled Company, with respect to its applicable Controlled Company, hereby authorizes and empowers each Authorized Person to execute, on behalf of such Controlled Company, a consent of the Governing Body of each Controlled Company whereby such Controlled Company resolves that, notwithstanding any provision of the Limited Liability Company Agreement of such Controlled Company, and notwithstanding that the Delaware Limited Liability Company Act (the "<u>DLLCA</u>") may provide to the contrary (including section 18-304 of the DLLCA), the occurrence of any event of the type identified in section 18-304 of the DLLCA with respect to a member of such Controlled Company shall not cause such member to cease to be a member of such Controlled Company and, upon the occurrence of such an event, such Controlled Company shall continue without dissolution or, to the extent that any dissolution occurs by operation of law, the Authorized Persons and other remaining representatives of the Governing Body of such Controlled Company are empowered and shall revoke any such dissolution to the maximum extent allowed by section 18-806(3) of the DLLCA and applicable bankruptcy law.

IT IS FURTHER RESOLVED that, in addition to the foregoing specific authorizations conferred upon the Authorized Persons, each Governing Body, with respect to its applicable Company, hereby authorizes and empowers each Authorized Person, in the name of and on behalf of such Company, with power of delegation, to take or cause to be taken any and all such other and further actions, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay any and all such expenses, including but not limited to filing fees, as shall be deemed necessary, advisable, or desirable (in each case, in

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such Authorized Person's reasonable discretion) in order to carry out the full intent and accomplish the purposes of the resolutions adopted herein.

IT IS FURTHER RESOLVED that any and all lawful acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions and done in the name of and on behalf of any Company, which would have been approved by the foregoing resolutions if these resolutions had been adopted before such acts were taken, are hereby in all respects approved and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by resolution of the applicable Governing Body.

IT IS FURTHER RESOLVED that each Governing Body, with respect to its applicable Company, has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of such Company, or hereby waives any right to have received such notice.

[Remainder of page intentionally left blank.]

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EXHIBIT A

Vice Group Companies

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Vice Group Companies

Vice Group Holding Inc.	Vice Holding Inc.
Vice Media LLC	Vice Productions LLC
PLDM Films LLC	Inverness Collective LLC
Vice Project Services LLC	Vice Content Development, LLC
Vice Distribution LLC	Vice Music Publishing LLC
Virtue Worldwide, LLC	Channel 271 Productions LLC
Vice Payroll LLC	VTV Productions LLC
Vice Impact Inc.	Carrot Creative LLC
Carrot Operations LLC	Villain LLC
JT Leroy Holding LLC	Boy Who Cried Author LLC
Valvi LLC	Visur LLC
Dana Made LLC	Project Change LLC
Vice International Holding, Inc.	Refinery 29 Inc.
R29 Productions, LLC	R29 Pride, LLC
Clifford Benski, Inc.	Vice Europe Holding Limited
Vice Europe Pulse Holding Limited	Vice Food LLC

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Consolidated List of the Holders of the Debtors' Largest Secured Claims

Pursuant to local Rule 1007-2(a)(5), to the best of the Debtors' knowledge the table below shows the largest secured claims against the Debtors prior to the Petition Date.

Name of Creditor	Complete Mailing Address	Amount of Claim	Description of Collateral	Contingent, unliquidated, or disputed
Fortress Credit Corporation	c/o Fortress Investment Group LLC 1345 Avenue of the Americas, 46th Floor New York, NY 10105 Attn: General Counsel gccredit@fortress.com	\$474,648,153	First-priority security interest in substantially all of the property and assets of the Debtors	
Thomas Benski and Marisa Clifford and B&C 3, LLC (as agent)	TB: Earl Villa, COMO Parrot Cay Provideciales TKCA IZZ, Turks and Caicos Islands MC: 26 Birchwood Avenue London N10 3BE	\$20,939,275	Share capital of Pulse Films Limited	Unliquidated
JP Morgan Chase Bank, N.A.	25 Bank Street Canary Wharf London E14 5JP	\$9,841,275	Guaranteed by several affiliates of VEHL, including Debtors Vice Parent and Vice Media, LLC	Unliquidated

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District of (State)

Check if this is an amended filing

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.

	Name of creditor and complete mailing address, including zip code	ng address, including zip code email address of creditor (for ex contact debts, profes service govern		Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)		Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	Wipro LLC 2 Tower Centre Blvd, Suite 2200 East Brunswick, NJ 08816	farhan.shekhani@wipro.com	Arbitration Award				9,905,086.59	
2	CNN Productions One CNN Center Atlanta, GA 30303	rebecca.conners@warnermedia.com	Third Party Production				3,798,333.00	
3		Jochem.dekoning@antenna-group.com	Consultancy Services Agreement				3,795,400.00	
4		Jochem.dekoning@antenna-group.com	Trade Debts				2,750,000.00	
5		Jochem.dekoning@antenna-group.com	Professional Services				2,137,298.67	
6		sfried@horizonmedia.com	Ad Serving Fees				2,121,962.14	
7		jeannette.francis@hbo.com	Licensing				1,763,157.90	
8		On File	Professional Services				1,392,441.65	

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9

United States

Vice Group Holding Inc., et al., Debtor Case number (if known)_ Name Nature of the claim Indicate if Name, telephone number, and Name of creditor and complete Amount of unsecured claim mailing address, including zip code email address of creditor (for example, trade claim is If the claim is fully unsecured, fill in only unsecured contact debts, bank loans, contingent, claim amount. If claim is partially secured, fill in unliquidated, professional total claim amount and deduction for value of services, and or disputed collateral or setoff to calculate unsecured claim. government contracts) Total claim, if Deduction for Unsecured partially value of claim secured collateral or setoff 1,350,666.00 a eremit info-intl@a enetworks.comTrade Debts 10 legal@workday.com Software 1,251,939.33 11 1,216,376.00 bhunting@adobe.com Software 12 Software YING@RANKER.com 1,062,863.87 13 arprocessing@gettyimages.com Digital, Images, Video 1,015,154.08 14 david@braunre.com Unliquidated 952,679.81 Rent 15 aeremitinfo-937,500.00 Trade Debts intl@aenetworks.com 16 aws-820,287.73 receivables@amazon. Information Security com 17 pinny@ctadigital.com 824,649.94 Rent Unliquidated 18 Market Research 630,702.00 receivable@piano.io 19 billing@xwp.co 583,900.00 Technology Consulting 20 marc@baileyduquette.com

Legal Services

571,692.53

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Debtor

Name

Vice Group Holding Inc., et al.,

Case number (if known)_____

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	(for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
21	Con Edison PO Box 1702 New York, NY 10116-1702 United States	corpcom@coned.com	Utilities				539,732.75
22	Justin Stefano 525 University Avenue Palo Alto, California 94301 United States	joseph.yaffe@skadden.com	R29 Put Holding				521,596.00
23	SALESFORCE.COM INC Landmark One Market Street Suite 300 San Francisco, CA 94105 United States	payment@salesforce.com	Software				515,927.23
24	Paul Hastings Europe LLP 515 S. Flower Street, Suite 2500 Los Angeles, CA 90071 United States	matthewpoxon@paulhastings.com	Legal Services				499,339.87
25	ASANA, INC. 1550 BRYANT ST STE 800 San Francisco, CA 94103 United States	AR@ASANA.COM	Software				469,423.66
26	Wolftech Broadcast Solutions Agnes Mowinckels Gate 6 5008 Bergen Norway	ab@wolftech.no +47 901 22 462	Software				420,875.00
27	ORACLE AMERICA INC 500 Oracle Parkway Redwood City CA 94065 United States	peter.fernan@oracle.com	Software	Unliquidated			416,953.89
28	JPMorgan Chase NA P.O. Box 15918 Mall Suite DE1-1404 Wilmington, DE 19850 United States	patrick.j.minick@jpmorgan.com	Purchasing Cards				399,438.08
29	Presidio Networked Solutions Group, LLC 12120 Sunset Hills, Suite 202 Reston, VA 20190 United States	PNSGremittanceAdvices @presidio.com	Software				385,444.25
30	DAVIS WRIGHT TREMAINE LLP 920 5th Ave, Suite 3300 Seattle, WA 98104-1610 United States	achpaymentnotification@ dwt.com	Legal Services				364,116.34

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

VICE MEDIA LLC,

Debtor.

Chapter 11

Case No. _-___

CORPORATE OWNERSHIP STATEMENT

Pursuant to the Federal Rules of Bankruptcy Procedure 1007(a)(1) and 7007.1, Vice Media

LLC (the "Debtor") certifies that the following corporations directly or indirectly own 10% or

more of any class of the Debtor's equity interests:

Shareholder	Approximate Percentage of Shares Held
Vice Group Holding Inc.	100%
Vice Holding Inc.	100%

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Chapter 11

Case No. ____

VICE MEDIA LLC,

Debtor.

LIST OF EQUITY SECURITY HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(3)

Vice Media LLC hereby submits, pursuant to Rule 1007(a)(3) of the Federal Rules of

Bankruptcy Procedure, the following list of equity security holders:

Name and Address of Equity Holder	Percentage of Equity Held	Type of Interest
Vice Holding Inc.	100%	Membership Interests
49 South 2 nd Street		-
Brooklyn, NY 11249		

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Fill in this information to identify the case and this filing:				
Debtor Name Vice Media LLC				
United States Bankruptcy Court for the:	Southern	_ District of _ New York		
Case number (If known):		(State)		

Official Form 202 Declaration Under Penalty of Perjury for Non-Individual Debtors 12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule ____
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Corporate Ownership Statement; List of Equity Security Holders; Top Secured

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

Executed on <u>05/15/23</u> MM / DD / YYYY



Signature of individual signing on behalf of debtor

Hozefa Lockhandwala Printed name

Chief Strategy Officer Position or relationship to debtor