Case 19-10488 Doc 1 Filed 03/11/19 Page 1 of 27

Fill in this information to identify the case:		
United States Bankruptcy Court for the:		
District of Delaware		
(State)		☐ Check if this is a
Case number (if known):	Chapter 11	amended filin

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/16

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	Z Galle	rie, LLC						
2.	All other names debtor used in the last 8 years	N/A							
	Include any assumed names, trade names, and doing business as names								
3.	Debtor's federal Employer Identification Number (EIN)	47-1965	949						
4.	Debtor's address	Principal pla	ice of busines	ss		Mailing add of business	lress, if differe	nt from pri	ncipal place
		1855 West 1				Number	Street		
		Number	Street			Number	Street		
						P.O. Box			
		Gardena, Ca	ilifornia 90249)					
		City		State	Zip Code	City		State	Zip Code
						Location of principal pl	principal asse	ets, if diffe	rent from
		Los Angeles	County						
		County				Number	Street		
						City		State	Zip Code
5.	Debtor's website (URL)	www.zgalle	ie.com		-				
6.	Type of debtor		on (including L	imited Liab	oility Company (I	LLC) and Limited	d Liability Partne	ership (LLF	·))
			ip (excluding L		, , , , ,	,	,		,,
		☐ Other. Sp		/					
		⊔ Oulei. Sp							

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Del	otor Z Gallerie, LLC	Case number (if known)							
	Name								
	5	A. Check One:							
7.	Describe debtor's business	☐ 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)	B. Check all that apply:						
		☐ 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	e						
		http://www.uscourts.gov/four-digit-national-association-naics-codes . 442110 (Furniture Stores)							
_	Hadaaakka shaataa af tha	Objects One							
ъ.	Under which chapter of the Bankruptcy Code is the	Check One:							
	debtor filing?	☐ Chapter 7							
		☐ Chapter 9							
		☐ Debter's aggregate persentingent liquidated debte (evaluding debte evad to							
		 Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 (amount subject to adjustment on 4/01/19 and every 3 years after that). 							
		☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance statement of operations, cash-flow statement, and federal income tax return, or if all of these	t						
		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-Individua Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.	ıls						
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 R 12b-2.	Rule						
		☐ Chapter 12							
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	☑ No ☐ Yes. District When MM/DD/YYYY Case number							
	If more than 2 cases, attach a separate list.	District When Case number							
10.	Are any bankruptcy cases pending or being filed by a business partner or an	□ No ☑ Yes. Debtor See Rider 1 Relationship Affiliate							
	affiliate of the debtor?	District District of Delaware When							
	List all cases. If more than 1, attach a separate list.	Case number, if known MM / DD / YYYY							

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11. Why is the case filed in this district? 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. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district. Why does the property that needs immediate attention? (Check all that apply.) It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety. It needs to be physically secured or protected from the weather. It needs to be physically secured or protected from the weather. It needs to be physically secured or protected from the weather. It needs to be physically secured or protected from the weather. It needs to be physically secured or protected from the weather. It needs to be physically secured or protected from the weather. It needs to be physically secured or protected from the weather. It needs to be physically secured or protected from the weather. It needs to be physically secured or protect			n)	Case number (if known)	_				Z Gallerie, LLC	Debtor
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12. Does the debtor own or have possession of any real property or personal property that needs immediate attention? Yes. Answer below for each property need immediate attention? (Check all that apply.) It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.						ediately preceding	imm	×	nct?	aistrict
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It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options). Other					nazard?	What is the h				
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☐ After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors.	ors.	or distribution to unsecured creditor	available fo	paid, no funds will be ava	expenses are p	ıy administrative e	After ar	A		
14. Estimated number of 1-49				•	,					
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□ 200-999						999	200-		oonsonuuteu Busis)	(On a Con
15. Estimated assets □ \$0-\$50 000 □ \$1 000 001-\$10 million □ \$500 000 001-\$1 billion		\$500,000,001,\$1,billion		00 001-\$10 million		50 000	ቀሰ ቀ		imated assets	15 Fetimet
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The Debtor does not believe it owns or possesses any real or personal property that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety.

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Debtor Z Gallerie, LLC Name				Case number (it known)			
i6. Estimated liabilities On a Consolidated Basis)	0000	\$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		\$1,000,00	001-\$1 billion 1,001-\$10 billion 00,001-\$50 billion \$50 billion
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VARNING - Bankruptcy fraud is \$500,000 or imprisor	a serio Iment	us crime. Making a false for up to 20 years, or both	statem 1. 18 U	ent in connection with a bankru I.S.C. §§ 152, 1341, 1519, and	otcy ca 3571.	se can resu	t in fines up to
7. Declaration and signature of authorized representative of debtor	р	etition.		rdance with the chapter of title 1	1, Unit	ed States C	ode, specified in this
				petition on behalf of the debtor.	anlo h	all of that the	Information is two and
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le	eclare	under penalty of perjury	that the	e foregoing is true and correct.			
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		Title Interim President	å tneb	CEO			
8. Signature of attorney	×	Signature of attorney	for deb		late	03/11/201 MM/ DD/YY	energy and the second s
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		3989		Delawar	9		
	******	Bar number		State			

Fill in this information to identify the	e case:		
United States Bankruptcy Court for the	:		
District of Delaw	vare		
	(State)		
Case number (if known):	Chapte	er	11

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed 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 Z Gallerie, LLC.

- Z Gallerie, LLC
- Z Gallerie Holding Company, LLC

CONSENT OF THE SOLE MEMBER OF Z GALLERIE, LLC

March 10, 2019

The undersigned, being the sole member (the "Member") of Z Gallerie, LLC, a Delaware limited liability company (the "Company"), in lieu of holding a meeting of the Member hereby takes the following actions and adopts the following resolutions by written consent pursuant to the Company's limited liability company agreement (the "LLC Agreement") and the laws of the state of Delaware:

WHEREAS, the Member considered presentations by the management and the Company's financial and legal advisors regarding the Company's financial situation, the strategic alternatives available to it, and the effect of the foregoing on the Company's businesses.

WHEREAS, the Member has had the opportunity to consult with the management and the financial and legal advisors of the Company and fully consider each of the strategic alternatives available to the Company.

WHEREAS, the manager of the Member, as manager of the Company, has approved and authorized, by separate written consent, Z Gallerie, LLC's entry into a postpetition senior secured superpriority debtor in possession term loan facility (the "<u>DIP Financing</u>"), and authorized the Member's duly appointed officers to take any and all action necessary to consummate the DIP Financing.

WHEREAS, the Company will obtain benefits of the obligations arising from and in connection with the DIP Financing.

WHEREAS, in the judgment of the Member, it is desirable and in the best interest of the Company, its interest holders, its creditors, and other parties in interest, to obtain the benefits from the use of cash collateral (as such term is defined in section 363(b) of the Bankruptcy Code), which is security for certain of the Company's secured lenders under that certain prepetition Credit Agreement, dated as of October 8, 2014, by and among the Company, as borrower, the Member, as a guarantor, the lenders party thereto (the "Prepetition Secured Lenders"), and KeyBank National Association, as a Prepetition Secured Lender and as agent for itself and the other Prepetition Secured Lenders.

WHEREAS, pursuant to the direction of the Member, the Company's management and advisors are proposing a plan of reorganization in good faith and consistent with the requirements of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code")

WHEREAS, pursuant to the direction of the Member, the Company's management and advisors have determined that it is necessary, based on the Company's judgment and acting in the best interests of the Company, its creditors, and other parties in interest, that the Company should close certain stores and liquidate the assets and inventory related thereto.

NOW, THEREFORE, BE IT:

CHAPTER 11 FILING

RESOLVED, that in the judgment of the Member, it is desirable and in the best interests of the Company, its creditors, and other parties in interest, that the Company shall be, and hereby is, authorized to file or cause to be filed the voluntary petition for relief (such voluntary petition, and the voluntary petitions to be filed by the Company's affiliates, collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court").

RESOLVED, that any duly appointed officer of the Company (collectively, the "Authorized Officers"), acting alone or with one or more other Authorized Officers be, and each of them hereby is, authorized, empowered, and directed to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, objections, replies, applications, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary or proper to maintain the ordinary course operation of the Company's businesses or to assist the Company in the Chapter 11 Cases and in carrying out its duties under the provisions of the Bankruptcy Code.

RETENTION OF PROFESSIONALS

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the law firm of Kirkland & Ellis LLP, as general bankruptcy counsel, to represent and assist the 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, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Officers, with power of

delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Kirkland & Ellis LLP.

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Lazard Middle Market, LLC, as investment banker, to represent and assist the 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; and in connection therewith, each of the Authorized Officers is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Lazard Middle Market, LLC.

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Berkeley Research Group, LLC, as restructuring advisor, to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each of the Company's rights and obligations; and in connection therewith, each of the Authorized Officers is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Berkeley Research Group, LLC.

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Bankruptcy Management Solutions, Inc. d/b/a/ Stretto, as notice and claims agent to represent and assist the 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; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Bankruptcy Management Solutions, Inc. d/b/a/ Stretto.

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay

appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary.

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

DEBTOR IN POSSESSION FINANCING

RESOLVED, that in the judgment of the Member, it is desirable and in the best interests of the Company, its creditors and other parties in interest, that the Company be and hereby is authorized and empowered to enter into that certain postpetition Secured Superpriority Debtor In Possession Credit Agreement (the "DIP Credit Agreement"), which provides for the extension of term loans to the Company by and among the Company as borrower, and the Member, as guarantor, the lenders party thereto (the"DIP Lenders"), and Keybank, National Association, for itself, as a Lender and as Agent for itself and the other Lenders (in such capacity, the "DIP Agent") substantially in the form presented to the Member on or in advance of the date hereof, with such changes, additions, and modifications thereto as an Authorized Officers executing the same shall approve, such approval to be conclusively evidenced by an Authorized Officers' execution and delivery thereof.

RESOLVED, that the Company will obtain benefits from the incurrence of the obligations and the occurrence and consummation of the transactions contemplated by the DIP Credit Agreement substantially in the form presented to the Member, which are necessary and appropriate to the conduct, promotion, and attainment of the business of the Company.

RESOLVED, that the form, terms, and provisions of the DIP Credit Agreement, and the grant of security interests, the borrowings, any guaranties of indebtedness thereunder, and the transactions contemplated thereby be, and hereby are authorized, adopted, and approved, and any Authorized Officer or other officer

of the Company is hereby authorized and empowered, in the name of and on behalf of the Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, each of the transactions contemplated by the DIP Credit Agreement substantially in the form provided to the Member and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents to which the Company is or will be a party or any order entered into in connection with the chapter 11 case (collectively with the DIP Credit Agreement, the "Financing Documents"), incur and pay or cause to be paid all related fees and expenses, with such changes, additions, and modifications thereto as an Authorized Officer executing the same shall approve.

RESOLVED, that the Company, as debtor and debtor in possession under the Bankruptcy Code be, and hereby is, authorized to incur any and all obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the Financing Documents (collectively, the "Financing Transactions"), including granting liens on its assets to secure such obligations.

RESOLVED, that the Authorized Officers be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company, as debtor and debtor in possession, to take such actions as in their discretion are determined to be necessary, desirable, or appropriate to execute, deliver, and file: (a) the Financing Documents and such agreements, certificates, instruments, guaranties, notices, and any and all other documents, including, without limitation, any amendments, supplements, modifications, consolidations, renewals, replacements, substitutions, and extensions of any Financing Documents, necessary, desirable, or appropriate to facilitate the Financing Transactions; (b) all petitions, schedules, lists, and other motions, papers, or documents, which shall in their sole judgment be necessary, proper, or advisable, which determination shall be conclusively evidenced by his or their execution thereof; (c) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the DIP Agent or the DIP Lenders; and (d) such forms of deposit, account control agreements, officer's certificates, and compliance certificates as may be authorized or required by the Financing Documents.

RESOLVED, that the Authorized Officers be, and they hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company to file or to authorize the DIP Agent to file any Uniform Commercial Code ("<u>UCC</u>") financing

statements, any other equivalent filings, any intellectual property filings and recordation, and any necessary assignments for security or other documents in the name of the Company that the DIP Agent or the DIP Lenders deem necessary or convenient to perfect any lien or security interest granted under the Financing 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 the Company and such other filings in respect of intellectual and other property of the Company, in each case as the DIP Agent or the DIP Lenders may reasonably request to perfect the security interests of the DIP Agent or the DIP Lenders under the Financing Documents.

RESOLVED, that the Authorized Officers be, and they hereby are, authorized, directed and empowered in the name of, and on behalf of, the Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Financing Transactions and all fees and expenses incurred by or on behalf of the Company in connection with the foregoing resolutions, in accordance with the terms of the Financing Documents, which shall in their reasonable business judgment be necessary, proper, or advisable to perform the Company's obligations under or in connection with the Financing Documents or any of the Financing Transactions and to fully carry out the intent of the foregoing resolutions.

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of any of the Financing Documents or to do such other things which shall in their sole judgment be necessary, desirable, proper, or advisable to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by his or their execution thereof.

USE OF CASH COLLATERAL

RESOLVED, that the Authorized Officers be, and hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company to seek approval of the use of cash collateral pursuant to a cash management order, and orders of the Bankruptcy Court in interim and final form (the "<u>DIP Orders</u>"),

and any Authorized Officer be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of the Company, necessary to implement the DIP Orders, including providing for adequate protection to the Prepetition Secured Lenders in accordance with section 363 of the Bankruptcy Code, as well as any additional or further agreements for the use of cash collateral in connection with the Chapter 11 Cases, which agreement(s) may require each Company to grant adequate protection and liens to the Prepetition Secured Lenders and the DIP Lenders and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of each Company pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Officer approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof.

RESOLVED, that the Authorized Officers be, and hereby are, authorized, directed, and empowered in the name of, and on behalf of, the Company to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the DIP Orders or to do such other things which shall in his/her judgement be necessary, desirable, proper, or advisable, to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by his or their execution thereof.

CHAPTER 11 PLAN AND DISCLOSURE STATEMENT FILING

RESOLVED, that, in the judgment of the Member, it is in the best interests of the Company as a chapter 11 debtor and debtor in possession, their creditors, and other parties in interest in the Company's chapter 11 case to file a plan of reorganization (the "Plan") to resolve outstanding claims against and equity interests in the Company, as well as a disclosure statement (the "Disclosure Statement") for soliciting support of the Plan among the constituencies permitted to vote for the plan under the Bankruptcy Code, and that each of the Authorized Officers be, and hereby is, authorized and directed, on behalf of the Company, to execute and file such Plan and Disclosure Statement with the Bankruptcy Court.

STORE CLOSING

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to begin the process of closing various Company stores and liquidating the assets and inventory

related thereto, including by negotiating with, and ultimately hiring, an agent to represent and assist each Company in operating "store closing" sales as is determined to be necessary; and in connection therewith, each Authorized Officer, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of such agent.

GENERAL

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of the Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in the case as in such officer's or officers' judgment, shall be necessary, advisable, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein.

RESOLVED, that the Member 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 the Company, or hereby waives any right to have received such notice.

RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the 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 Member.

RESOLVED, that each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized and empowered to take all actions or to not take any action in the name of the Company with respect to the transactions contemplated by these resolutions hereunder as the sole shareholder, partner, member, managing member, or manager of each direct subsidiary of the Company, in each case, as such Authorized Officer shall

deem necessary or desirable in such Authorized Officers' reasonable business judgment as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein.

FURTHER RESOLVED, that facsimile or photostatic copies of signatures to this consent shall be deemed to be originals and may be relied on to the same extent as the originals.

FURTHER RESOLVED, that the actions taken by this written consent shall have the same force and effect as if taken at a special meeting of the Member duly called and constituted pursuant to the LLC Agreement and the laws of the State of Delaware.

* * * * *

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IN WITNESS WHEREOF, the undersigned Member has executed this Consent as of the date above first written.

Z GALLERIE HOLDING COMPANY, LLC, a Delaware limited liability company

By: Z Gallerie Holdings, LLC, its sole member

Name: Mark Weinsten

Title: Authorized Officer

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Fill in this information to identify the case:	
Debtor name Z Gallerie, LLC, et al.	
United States Bankruptcy Court for the: District of Delaware	
Case number (If known):	Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 50 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 50 largest unsecured claims.

1	name of creditor and complete mailing address,	Name, telephone number, and email address of	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or	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.			
	including zip code	creditor contact	services, and government contracts)	unnquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	BRENTWOOD ASSOCIATES 11150 SANTA MONICA STE 1200 LOS ANGELES, CA 90025	Ryan Foltz T: 310-477-6611 F: 310-477-1011 rfoltz@brentwood.com	Unsecured Note Claims				\$ 29,023,618	
2	UPS SUPPLY CHAIN SOLUTIONS INC. ATTN: BONIFACIO GAPULTOS 55 GLENLAKE PARKWAY NE ATLANTA, GA 30328	BONIFACIO GAPULTOS T: 310-971-3786 F: 404-828-6912 bonifacio.gapultos@ups.com	Transportation				\$ 2,260,553	
3	FEDERAL EXPRESS (FEDEX) 3610 HACKS CROSS ROAD MEMPHIS, TN 38125	JOE CHANG T: 909-816-3584 F: 800-548-3020 joseph.chang@fedex.com	Transportation				\$ 735,985	
4	APTOS INC. 945 EAST PACES FERRY ROAD, SUITE 2500 ATLANTA, GA 30326	Martin Dube T: 1.678.671.0787 mdube@aptos.com	Professional Services				\$ 610,789	
5	EDC MOVING SYSTEMS 2228 WIRTCREST, SUITE G HOUSTON, TX 77055	ROSS HINTZ T: 713-680-2221 Ext. 212 F: 713-682-4259 rhintz@edc-mover.com	Transportation				\$ 571,540	
6	WPROMOTE INC. 2100 EAST GRAND AVENUE, FIRST FLOOR EL SEGUNDO, CA 90245	MICHAEL STONE AND MARISSA ALLEN T: 310-421-4844 F: 310-335-0488 mstone@wpromote.com; Marissa@wpromote.com	Professional Services				\$ 516,320	

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	Name of creditor and complete mailing address,	Name, telephone number, and email address of	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim	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.			
	including zip code	creditor contact	services, and government contracts)	unliquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
7	C.H. ROBINSON COMPANY 14701 CHARLSON ROAD EDEN PRAIRIE, MN 55347-5076	CHRIS WAASTED T: 714-647-7920 F: 952-937-7703 Chris.Waasted@chrobinson.com	Transportation				\$ 429,490	
8	BASSETT MIRROR COMPANY INC. 1290 PHILPOTT DRIVE BASSETT, VA 24055	T: 276-629-3341 Ext. x321 F: 276-629-3709	Merchandising				\$ 418,680	
9	TUSCANY 3PL 740 S. POWERLINE RD STE F DEERFIELD BEACH, FL 33442	SCOTT DECUBELLIS T: 954-567-1700 Ext. 101 F: 954-486-5886 sd@tuscany3pl.com	Transportation				\$ 401,225	
10	LEFTBANK ART 0 14821 ARTESIA BLVD. LA MIRADA, CA 90638	T: 562-623-9328 F: 562-623-9369	Merchandising				\$ 384,318.00	
1	CORRA TECHNOLOGY INC. 1 363 BLOOMFIELD AVENUE MONCTLAIR, NJ 07042	T: 212-268-4500 F:	Professional Services				\$ 281,470	
10	COYOTE LOGISTICS LLC 2 2545 WEST DIVERSEY AVENUE, 3RD FLOOR CHICAGO, IL 60647	MAGGIE NEILL T: 773-365-6021 F: 847-295-2828 maggie.neill@coyote.com	Transportation				\$ 226,192	

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1	Name of creditor and complete mailing address,	Name, telephone number, and email address of	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent,	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.			
	including zip code	creditor contact	services, and government contracts)	unliquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
13	DALLIMORE & CO. INC. 160 MERCER STREET, FLOOR 2 NEW YORK, NY 10012	T: 212-503-0101 F:	Professional Services				\$ 225,000	
14	LSC COMMUNICATIONS US LLC KEITH KANTOR 35 WEST WACKER DRIVE CHICAGO, IL 60601	T: 312-326-8000 F: 312-326-8594 keith.e.kantor@lsccom.com	Professional Services				\$ 213,279	
15	FACILITYSOURCE LLC 200 EAST CAMPUS VIEW BOULEVARD, SUITE 301 COLUMBUS, OH 43235	T: 614-318-1816 F: 614-318-1701	Professional Services				\$ 201,080	
16	FEIZY RUGS 13800 DIPLOMAT DRIVE DALLAS, TX 75234-8812	T: 214-747-6000 F: 214-760-0521	Merchandising				\$ 200,164	
17	TERRENO 139TH LLC 101 MONTGOMERY STREET SAN FRANCISCO, CA 94104	T: 310-363-4813 F: 415-655-4599	Landlord				\$ 198,046	
18	XPO LOGISTICS 8283 NORTH HAYDEN ROAD HAYDEN CORPORATE CENTER, SUITE 220 SCOTTSDALE, AZ 85258	SCOTT MATASAR T: 720-457-6458 F: 888-890-3874 Scott.Matasar@xpo.com	Transportation				\$ 171,968	
19	MIDLAND PAPER COMPANY 101 EAST PALATINE ROAD WHEELING, IL 60090	AARON TAUB T: 847-777-2856 F: 847-403-6320 aaron.taub@midlandpaper.com	Professional Services				\$ 167,898	

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	Name of creditor and complete mailing address,	Name, telephone number, and email address of	Nature of the claim (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.			
	including zip code	creditor contact	services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
2	CUSTOM GLOBAL LOGISTICS 0 317 WEST LAKE STREET NORTHLAKE, IL 60164	BEN DENNIS T: 310-221-3921 F: 708-338-9033 bdennis@customco.com	Transportation				\$ 166,827	
2	CLASSIC CONCEPTS INC. 1 4505 BANDINI BOULEVARD VERNON, CA 90058	T: 323-266-8993 F: 323-266-8995	Merchandising				\$ 166,537	
2	LANDSBERG CO. 2 1388 SAN MATEO AVENUE SOUTH SAN FRANCISCO, CA 94080	T: 650-871-3788 F: 650-871-3781	Professional Services				\$ 165,860	
2	PEKING HANDICRAFT INC. 3 1388 SAN MATEO AVENUE SO SAN FRANCISCO, CA 94080	T: 650-871-3717 Ext. x370 F: 650-871-3781	Merchandising				\$ 145,808	
2	MICROEXCEL INC. 4 400 PLAZA DRIVE, 1ST FL SECAUCUS, NJ 07096	T: 847-849-3159 F: 201-221-7825	Professional Services				\$ 129,584	
2	SPENCER N. ENTERPRISES INC. 5 10810 SAINT LOUIS DRIVE EL MONTE, CA 91731	T: 626-448-0374 F: 626-448-1153	Merchandising				\$ 115,494	
2	FACEBOOK INC. 6 BRYN MELANSON 1 HACKER WAY MENLO PARK, CA 94025	T: 650-543-4800 F: 650-543-4801 brynmelanson@fb.com	Professional Services				\$ 114,458	

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ī	ame of creditor and complete mailing address,	Name, telephone number, and email address of	Nature of the claim (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.			
	including zip code	creditor contact	services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
27	ELITE DELIVERY 4935 INDUSTRIAL WAY BENICIA, CA 94510	ROGER IBSEN T: 707-745-4000 F: 707-747-4711 roger@elitedelivery.net	Transportation				\$ 113,731	
28	SOVOS COMPLIANCE LLC 200 BALLARDVALE STREET, 4TH FLOOR WILMINGTON, MA 01887	T: 866-890-3970 F:	Professional Services				\$ 104,280	
29	PEOPLEREADY INC. 1015 A STREET TACOMA, WA 98402	T: 626-440-8225 F: 877-733-0399	Professional Services				\$ 98,786	
30	ACCURATE PERSONNEL LLC 33 S ROSELLE ROAD SCHAUMBURG, IL 60193	T: 847-310-9100 F: 847-310-9284	Professional Services				\$ 98,462	
31	LISTRAK INC. 100 W. MILLPORT ROAD LITITZ, PA 17543	KATHERINE BROWN AND ROSS KRAMER T: 717-627-4528 F: 717-627-6087 katherine.brown@listrak.com; ross.kramer@listrak.com	Professional Services				\$ 95,750	
32	CONWAY MACKENZIE 77 WEST WACKER DR STE 4000 CHICAGO, IL 60601	T: 312-220-0100 F: 248-433-3143	Professional Services				\$ 91,862	
33	KIERLAND GREENWAY LLC 15205 N. KIERLAND, SUITE 150 SCOTTSDALE, AZ 85254	T: 480-348-1577 F:	Landlord				\$ 88,680	

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1	Name of creditor and complete mailing address,	Name, telephone number, and email address of	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent,	amount. If claim	ly unsecured, fill in or is partially secured, fi ction for value of coll	Il in total claim
	including zip code	creditor contact	services, and government contracts)	unliquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
34	DUKE REALTY LP 600 EAST 96TH STREET, SUITE 100 INDIANAPOLIS, IN 46240	T: 317-808-6000 F: 317-808-6650	Landlord				\$ 88,443
35	ARENT FOX LLP 555 WEST FIFTH STREET, 48TH FLOOR LOS ANGELES , CA 90013	T: 213-629-7400 F: 213-629-7401	Professional Services				\$ 88,116
36	4TH STREET HOLDINGS LLC. C/O BOND RETAIL '5 THIRD STREET, STE 1225 SAN FRANCISCO, CA 94103	T: 415-646-0007 F:	Landlord				\$ 87,426
37	METROPOLITAN TELECOMMUNICATIONS 101 Crawfords Corner Rd Holmdel NJ 07733	Sandra Binetti T: (212) 607-2000 F: (212) 701-8388 sbinetti@mettel.net	Professional Services				\$ 82,652
38	KD KNOX STREET VILLAGE HOLDCO 1209 ORANGE STREET CORPORATION TRUST CENTER WILMINGTON, DE 19801	T: 214-572-8426 F:	Landlord				\$ 82,272
39	HIGHLAND VILLAGE LTD PTSHP 4055 WESTHEIMER RD HOUSTON, TX 77027	Haidar Barbouti T: (713) 850-3100 F:	Landlord				\$ 82,007
40	LOCKTON INSURANCE BROKERS LLC 725 SOUTH FIGUEROA, 35TH FLOOR LOS ANGELES, CALIFORNIA 90017 UNITED STATES	Kristen Darling T: 213 689 2357 F: 213-689-0550 krdarling@lockton.com	Professional Services				\$ 80,918

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		Name, telephone number, and email address of	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim	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.		
	including zip code	creditor contact	services, and government contracts)	unliquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
41	CAF LAW GROUP 8444 WILSHIREBLVD. 8TH FLOOR BEVERLY HILLS, CA 90211	T: 323-202-2200 F: 323-218-8686	Professional Services				\$ 78,555
42	PINTEREST INC 808 BRANNAN STREET SAN FRANCISCO, CA 94103-4904	Meaghan Haire P: 650-308-4604 F:415-762-7101 meaghan@pinterest.com	Professional Services				\$ 75,815
43	SADA SYSTEMS INC. 5250 LANKERSHIM BLVD. STE 620 N HOLLYWOOD, CA 91601	T: 818-697-6926 F: 818-766-0090	Professional Services				\$ 75,000
44	SUN DELIVERY LLC 13 STANLEY AVE THOMASVILLE, NC 27360	T: 336-472-5000 F: 336-472-5189	Transportation				\$ 74,388
45	MCG LOGISTICS 23456 MADERO, STE 100 MISSION VIEJO, CA 92691	JAMES MANNING T: 949-699-0690 Ext. 211 F: 949-625-9001 jmanning@mcglogistics.com	Professional Services				\$ 73,334
46	UE PATSON MT. DIABLO A LP C/O URBAN EDGE PROPERTIES 210 ROUTE 4 EAST PARAMUS, NJ 07652	T: 201-571-3500 F:	Landlord				\$ 71,451
47	RETAILNEXT INC. 60 S MARKET STREET 10TH FLOOR SAN JOSE, CA 95113	T: 408-884-2162 F: 408-884-2162	Professional Services				\$ 69,411
48	ERNST & YOUNG US LLP 725 South Figueroa Street, Suite 500 LOS ANGELES, CA 90017	Michael A. Hackler P:1 213 977 3200 F:1 855 873 5329 michael.hackler@ey.com	Professional Services				\$ 66,950

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	Name of creditor and complete mailing address,	Name, telephone number, and email address of	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent,	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.		
	including zip code	creditor contact	services, and government contracts)	unliquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
		P: (805) 822-2200 F: 805-898-7111	Professional Services				\$ 65,852
-		T: 714-641-5820 F: 714-641-2858	Landlord				\$ 64,433

Note: Unsecured amounts contain projected estimates of pre-petition liability as of the Petition Date and are subject to change as accrued liabilities become invoiced.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)	
In re:)	Chapter 11
Z GALLERIE, LLC,)	Case No. 19 ()
	Debtor.)	
)	

LIST OF EQUITY SECURITY HOLDERS¹

Debtor Equity Holders		Address of Equity Holder	Percentage of Equity Held
Z Gallerie, LLC	Z Gallerie Holding Company, LLC	1855 West 139th Street, Gardena, CA 90249	100%

This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)) Chapter 11
Z GALLERIE, LLC,)) Case No. 19 (
Debtor	r.)

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Z Gallerie Holding Company, LLC	100%

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
Z GALLERIE, LLC, et al.,)	Case No. 19-[] ()
	Debtors.)	(Joint Administration Requested)

CERTIFICATION OF CREDITOR MATRIX

Pursuant to Rule 1007-2 of the Local Rules of Bankruptcy Practice and Procedure for the United States Bankruptcy Court for the District of Delaware, the above-captioned debtor and its affiliated debtors in possession (collectively, the "Debtors")¹ hereby certify that the *Creditor Matrix* submitted herewith contains the names and addresses of the Debtors' creditors. To the best of the Debtors' knowledge, the *Creditor Matrix* is complete, correct, and consistent with Debtors' books and records.

The information contained herein is based upon a review of the Debtors' books and records as of the petition date. However, no comprehensive legal and/or factual investigations with regard to possible defenses to any claims set forth in the *Creditor Matrix* have been completed. Therefore, the listing does not, and should not, be deemed to constitute: (1) a waiver of any defense to any listed claims; (2) an acknowledgement of the allowability of any listed claims; and/or (3) a waiver of any other right or legal position of the Debtors.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, include: Z Gallerie, LLC (3816) and Z Gallerie Holding Company, LLC (5949). The location of the Debtors' service address is: 1855 West 139th Street, Gardena, CA 90249.

Fill in this information to identify the case and this filing:		
Debtor Name Z Gallerie, LLC		
United States Bankruptcy Court for the:	District of Delaware	
Case number (If known):	(State)	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

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

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

0

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:

	0.4.4.4.4.7.44. D. 1.4.1.2	/ F 0004 (P)			
	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 (Of	ficial Form 206Sum)			
	Amended Schedule				
×	Chapter 11 or Chapter 9 Cases: List of Creditors Who Ha (Official Form 204)	ve the 50 Largest Unsecured Claims and Are Not Insiders			
\boxtimes	Other document that requires a declaration List Statement, Certification of Creditor Matrix	of Equity Security Holders, Corporate Ownership			
	clare under penalty of perjury that the foregoing is true and correct.				
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor			
		Mark Weinsten			
		Printed name			
		Interim President &CEO			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

Position or relationship to debtor